

Gleason  
Cherry &  
Cherry

Union Banking & Trust Co  
DuBois, Pa.

D. S. B. -- DATED FEBRUARY 4, 1963

Payable on Demand

By virtue of Warrant of Attorney hereunto annexed,  
Gleason, Cherry and Cherry, Attorneys, appear for the  
Defendants and confess Judgment in favor of the Plaintiff  
and against the Defendant for the sum of Fifteen Hundred  
Twenty Two and 50/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving  
Stay, Incquisition and Exemption.

Feb. 7  
12:36 PM EST

51

Debt. \$1522.50  
Atty Comm. 10% 152.25 \$1,674.75  
Interest from February 4, 1963  
Filed and Confessed by Attorneys, February 7, 1963.  
Judgment.

And Now, 5<sup>th</sup> day of Feb. 1964 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Mrs. Elizabeth N. Van  
Tassel  
Fillcrest Farm  
DuBois, Pa.

Pro. By atty 4.50  
Atty 3.00  
Pro. By atty 2.00  
*Pro. by plff 1.50*

*Carl E. Walker*  
Prothonotary

July 24, 1964, STATEMENT OF JUDGMENT, filed  
KNOW ALL MEN BY THESE PRESENTS, that THE UNION BANKING AND TRUST  
COMPANY, of DuBois, Pennsylvania, the Plaintiff named in the above  
entitled judgment, for and in the consideration of the sum of One  
Dollar (\$1.00), lawful money of the United States, to it paid by the  
Defendants above named, the receipt whereof is hereby acknowledged,  
does hereby forever acquit, exonerate, discharge and release from  
the following described property, to wit: ALL that certain piece or parcel  
of ground situate in the second Ward of the City of DuBois, Clearfield County, Pennsylvania, bounded and described  
as follows, to wit:  
BEGINNING at a point, the intersection of the Easterly right of way line of Third Street and the Southerly right  
CONTINUED ON PAGE 40

the lien of the above entitled judgment the following described property, to wit: ALL that certain piece or parcel  
of ground situate in the second Ward of the City of DuBois, Clearfield County, Pennsylvania, bounded and described  
as follows, to wit:

BEGINNING at a point, the intersection of

Sears, Roebuck & Co.  
240 Market Street  
Clearfield, Pa.

D. S. B. -- DATED FEBRUARY 6, 1963

Payable One Day after Date

By virtue of Power of Attorney contained therein,  
Judgment is entered in favor of the Plaintiff and against  
the Defendant in the sum of Nine Hundred Eighteen and  
54/100 Dollars, with Interest, Attorney's Commission, Cost  
of Suit, Release of Errors, Waiving Stay, Inquisition  
and Exemption.

Feb. 7  
2:10 PM EST

52

Debt. \$918.54  
Atty Comm. 15%  
Interest from February 6, 1963  
Filed and Entered by Plaintiff, February 7, 1963  
Judgment.

Maynard L. Goss  
Box 302 R-2 Good St.  
Clearfield, Pa.

Pro. By Pliff 4.50

*Carl E. Walker*  
Prothonotary

Coultas Finance Corp.  
Philipshurg, Pa.

D. S. B. -- DATED MARCH 26, 1962

Payable in Installments

By virtue of Power of Attorney contained therein,  
Judgment is entered in favor of the Plaintiff and against  
the Defendants in the sum of Four Hundred Seventy-Five  
and No/100 Dollars, with Interest, Attorney's Commission,  
Cost of Suit, Release of Errors, Waiving Stay, Inquisition  
and Exemption.

Feb. 8  
9:10 AM EST

53

William C. Iykens  
Betty J. Iykens  
RD Box 328 A,  
Philipshurg, Pa.

Debt. \$475.00

Atty Comm.  
Interest from March 26, 1962

Filed and Entered by Plaintiff, February 8, 1963  
Judgment.

*Carl E. Walker*  
Prothonotary

Pro. By Plff. 4.50

First National Bank of  
Philipshurg, Pa.

D. S. B. -- DATED FEBRUARY 7, 1963

Payable One Day after Date

By virtue of Power of Attorney contained therein,  
Judgment is entered in favor of the Plaintiff and against  
the Defendants in the sum of One Thousand Two Hundred One  
and 05/100 Dollars, with Interest, Attorney's Commission,  
Cost of Suit, Release of Errors, Waiving Stay, Inquisition  
and Exemption.

Feb. 8  
9:10 AM EST

54

John A. Pollock, Sr.  
Anna S. Pollock  
Hawk Run, Pa.

Debt. \$1201.05

Atty Comm. 5%  
Interest from February 7, 1963

Filed and Entered by Plaintiff, February 8, 1963.  
Judgment.

Pro. By Plff. 4.50

Pro. By Atty. 1.00

*Paul G. Hoff*

1.50

and New, 7 day of Mar 1966 By paper  
file, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Carl E. Walker*  
Prothonotary Prothonotary

APRIL 29, 1963, Release from Lien of Judgment, filed

KNOW ALL MEN BY THESE PRESENTS: that the First National Bank of Philipshurg, Philipshurg, Penna.,  
the plaintiff named in the above entitled judgment, for and in consideration of the sum of one Dollar,  
lawful money of the United States, to it paid by the defendants above named, the receipt whereof is  
hereby acknowledged, does hereby forever acquit, exonerate, discharge and release from the lien of the  
above entitled judgment, the following described property, to-wit: All that lot of ground situate in  
the Village of Hawk Run, Clearfield County, Pennsylvania, bounded and described as follows: BEGINNING  
at the corner of Lot No. 3 on Powell Street; thence along said street 52 feet; thence along residue  
of lot 104 feet; thence along lot 52 feet to line of lot No. 3; thence along line of said lot 104 ft.  
to the place of beginning. Being known as a portion of Lot No. 2 on the Plan of the Village of Ash-  
croft. The above-described lot is bounded on the South by Powell Street; on the North by Leonard  
Heathcote, et ux; on the West by Lawrence Golding, et ux; and on the East by George Heathcote, et ux.  
Being the same premises title to which became vested in the above defendants, namely, John A. Pollock,  
Sr. and Anna Pollock, his wife, by deed from Mary Ellen Greenland and Clayton Greenland, her husband  
dated January 18, 1951 and recorded in the Office of the Recorder of Clearfield County, Pa. on Jan.  
22, 1951 in deed Book Vol. 410, at page 488 thereof. (Continued on page 7.)

<p>Feb. 8 9:11 AM EST</p>	<p>First National Bank of Philipsburg, Pa.</p> <p>55</p> <p>Edwin C. Storck Lanse, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Plff 1.50</i></p>	<p><u>D. S. B. -- DATED FEBRUARY 6, 1963</u></p> <p>Payable One Day after Date</p> <p>By virute of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Nine Hundred Sixty Four and 56/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt. \$964.56</p> <p>Atty Comm. 5%</p> <p>Interest from February 6, 1963</p> <p>Filed and Entered by Plaintiff, February 8, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p><b>And Now, 2nd day of April 1964</b> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>Feb. 8 9:51 AM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>56</p> <p>Reynold Mosley Florence Mosley Madera, Pa.</p> <p>Pro. By Deft 4.50 <i>Pro by Deft 1.50</i></p>	<p><u>D. S. B. -- DATED JANUARY 23, 1963</u></p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Thirty Five Hundred Six and 14/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt. \$3506.14</p> <p>Atty Comm. 10%</p> <p>Interest from January 23, 1963</p> <p>Filed and Entered by Plaintiff, February 8, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p><b>And Now, 15th day of Oct 1963</b> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Carl E. Walker</i> Prothonotary</p>
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County National Bank at  
Clearfield, Pa.

D. S. B. -- DATED MAY 12, 1961

Payable in Installments

By virtue of Power of Attorney contained therein,  
Judgment is entered in favor of the Plaintiff and against  
the Defendants in the sum of Six Hundred Eighty and 74/100  
Dollars, with Interest, Attorney's Commission, Cost of  
Suit, Release of Errors, Waiving Stay, Incquisition and  
Exemption.

Feb. 8  
3:32 PM EST

57

Delmont L. Knepp  
Sylvia M. Knepp  
433 North Pine St.  
Curwensville, Pa.

Debt. \$680.74

Atty Comm. 10%

Interest from May 12, 1961

Filed and Entered by Plaintiff, February 8, 1963  
Judgment.

Pro. By Deft. 4.50

*Pro. by Deft. 4.50*

*Carl E. Walker*  
Prothonotary

And Now, 6th day of July 1963 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.  
Attest *Carl E. Walker*  
Prothonotary

County National Bank of  
Clearfield, Pa.

D. S. B. -- DATED JUNE 3, 1961

Payable in Installments

By virtue of Power of Attorney contained therein,  
Judgment is entered in favor of the Plaintiff and against  
the Defendants in the sum of Seven Hundred Ninety Two and  
78/100 Dollars, with Interest, Attorney's Commission, Cost  
of Suit, Release of Errors, Waiving Stay, Incquisition and  
Exemption.

Feb. 8  
3:34 PM EST

58

William L. Richards  
Marjorie Richards  
RD3, Clearfield, Pa.

Debt. \$792.87

Atty Comm. 10%

Interest from June 3, 1961

Filed and Entered by Attorney, February 8, 1963  
Judgment.

Pro. By Deft. 4.50

*Pro. by Deft. 4.50*

*Carl E. Walker*  
Prothonotary

And Now, 11th day of Jan 1963 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.  
Attest *Carl E. Walker*  
Prothonotary



County National Bank at  
Clearfield, Pa.

D. S. B. -- DATED FEBRUARY 8, 1963

Payable In Installments

By virtue of Power of Attorney contained therein,  
Judgment is entered in favor of the Plaintiff and against  
the Defendants in the sum of Two Thousand Five Hundred  
and No/100 Dollars, with Interest, Attorney's Commission,  
Cost of Suit, Release of Errors, Waiving Stay, Inquisition  
and Exemption.

Feb. 9  
10:12 AM EST

60

Donald M. Shirey  
Mrs. Joice Shirey  
RD Grampian, Pa.

Debt. \$2500.00

Atty Comm. 10%

Interest from February 8, 1963

Filed and Entered by Plaintiff, February 9, 1963

Judgment.

Pro. By Deft. 4.50

*Pro by Deft* 1.50

*Carl E. Walker*  
Prothonotary

And Now, 4 day of NOV 1967. By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Arthur Hill*  
Prothonotary

First National Bank of  
Philipsburg, Pa.

D. S. B. -- DATED JANUARY 9, 1962

Payable on Demand after Date

By virtue of Power of Attorney contained therein,  
Judgment is entered in favor of the Plaintiff and against  
the Defendants in the sum of Seven Hundred Fifty and no/100  
Dollars, with Interest, Attorney's Commission, Cost of  
Suit, Release of Errors, Waiving Stay, Inquisition and  
Exemption.

Feb. 9  
10:45 AM EST

61

William Whalen  
JoAnn Whalen  
Joseph F. Desso  
Pearl Desso  
Osceola Mills, Pa.

Debt. \$750.00

Atty Comm. 5%

Interest from January 9, 1962

Filed and Entered by Plaintiff, February 9, 1963

Judgment.

Pro. By Plff. 4.50

*Pro by Plff* 5.00

*Carl E. Walker*  
Prothonotary

And Now, 25 day of Oct 1962. By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Allen D. Bieby*  
Prothonotary

<p>Feb. 9 11:01 AM EST</p>	<p>Capital Consumer Discount Company DuBois, Pa.</p> <p>62</p> <p>Floyd I. Brown Ruth M. Brown RD 1, Rockton, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro. by Plff 1.50</i></p>	<p>D. S. B. -- DATED FEBRUARY 7, 1963</p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Four Hundred Forty-Eight and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Incquisition and Exemption.</p> <p>Debt. \$2448.00</p> <p>Atty Comm. 15%</p> <p>Interest from February 7, 1963</p> <p>Filed and Entered by Plaintiff, February 9, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p><del>And Now, 16th day of Oct. 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</del></p> <p style="text-align: right;">Attest <i>Carl E. Walker</i> Prothonotary</p>
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D.S.B. DATED FEB. 7, 1963, FIRST NATL BANK -VS- JOHN A. POLLOCK, SR al Continued from page 2

And it is further agreed that the plaintiff above named will not look to the said above men- and described premises or any part thereof, for payment of any part of the principal and interest of said above entitled judgment, now or hereafter to become due, or in any way disturb molest, put to charge or damage, the present or any future owner or owners, occu- pier or occupiers of the said above mentioned and described premises, or any part or portion thereof; for nor by reason of the said judgment, or any matter, cause or thing thence accruing or to arise: Provided, that nothing herein contained shall affect the said judgment or its legal validity, so far as respects all other lands and tenements of the said defendants situate in the County aforesaid, which are not herein expressly exonerated therefrom the said First National Bank of Philipsburg, Penna has caused this Instrument to be signed in its corporate name by its President, and caused to be affixed here the common and corporate seal of said Corporation attested by its Secretary, this 23rd. day of April 1963. First National Bank Philipsburg, Pa. /s

J. Paul Frantz

IN RE: MERGER OF SCHOOL DISTRICTS OF THE BOROUGH OF GRAMPAN AND THE TOWNSHIPS OF FERGUSON, GREENWOOD, PENN AND PIKE WITH CURWENSVILLE MERGED SCHOOL DISTRICT

63

PRO By atty 4.50  
Atty 3.00

FEBRUARY 11, 1963, PETITION OF THE CLEARFIELD COUNTY BOARD

OF SCHOOL DIRECTORS, filed: One copy certified to Attorney

WHEREFORE, your petitioner prays that your Honorable Court approve the within petition for merger of the School District of the Borough of Grampian and the Township of Ferguson, Greenwood, Penn and Pike with the Curwensville Merged School District and certify it to the County Commissioners of Clearfield County for submission to the electors of the Borough of Grampian and the Townships of Ferguson, Greenwood, Penn and Pike at the Primary Election to be held May 21, 1963 in accordance with the Public School Code of 1949, P.L. 30, Section 263 et seq. (24 P.S. 2-263 et seq.) as amended. /S/ J. Paul Frantz, Jr., Attorney for Petitioner.

ORDER: NOW, February 11th, 1963, the plan of the Clearfield County Board of School Directors for reorganization of the administrative units and attendance areas in Clearfield County having been approved by the State Council of Education and the petition for merger of the School

Districts of the Borough of Grampian and the Townships of Ferguson, Greenwood, Penn and Pike with the Curwensville Merged School District of Unit No. 5 of said plan having been presented by the Clearfield County Board of School Directors, it is ORDERED AND DECREED that the question of merger shall be submitted to the electors of the School Districts of the Borough of Grampian and the Townships of Ferguson, Greenwood, Penn and Pike at the Primary Election to be held May 21,

1963 and that the questions framed for the said districts as attached to this Order is hereby certified to the County Commissioners of Clearfield County for submission to the electors of the said School Districts of the Borough of Grampian and the Townships of Ferguson, Greenwood, Penn and Pike.  
By The Court, John J. Pentz, President Judge.

<p>Feb. 11 12:20 PM EST</p>	<p>64</p> <p>Modern Loan Company 223 North Front St. Philipsburg, Pa.</p> <p>Agnes T. Jackson Box 228 Grassflat, Pa.</p> <p>Pro. By Plff 4.50</p>	<p><u>D. S. B. -- DATED FEBRUARY 8, 1963</u></p> <p>Payable In Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Hundred Seventy and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt. \$170.00</p> <p>Atty Comm.</p> <p>Interest from February 8, 1963</p> <p>Filed and Entered by Plaintiff, February 11, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p>
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<p>Feb. 11 12:20 PM EST</p>	<p>65</p> <p>Modern Loan Company 223 North Front St. Philipsburg, Pa.</p> <p>Frank Kasnick RD 1, Box 193 Philipsburg, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro. by Ref. 1.50</i></p>	<p><u>D. S. B. -- DATED OCTOBER 8, 1962</u></p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Hundred Seventy and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt. \$270.00</p> <p>Atty Comm.</p> <p>Interest from October 8, 1962</p> <p>Filed and Entered by Plaintiff, February 11, 1963.</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>11th</u> day of <u>Aug</u> 19<u>62</u>. By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <u><i>Carl E. Walker</i></u> Prothonotary</p>
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Modern Loan Company  
223 North Front Street  
Philipsburg, Pa.

D. S. B. -- DATED AUGUST 4, 1962

Payable In Installments

By virtue of Power of Attorney contained therein,  
Judgment is entered in favor of the Plaintiff and against  
the Defendants in the sum of Two Hundred and No/100  
Dollars, with Interest, Attorney's Commission, Cost of  
Suit, Release of Errors, Waiving Stay, Inquisition and  
Exemption.

Feb. 11  
12:20 AM EST

66

Harry B. Millinder  
Geraldine A. Millinder  
Wallaceton, Penna.

Debt. \$200.00  
Atty Comm.  
Interest from August 4, 1962

Filed and Entered by Plaintiff, February 11, 1963  
Judgment.

Pro. By Plff 4.50  
*Pro by Deff 1.50*

*Carl E. Walker*  
Prothonotary

And Now, 19 day of June 1967 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Arthur Hill*  
Prothonotary

Modern Loan Company  
223 North Front Street  
Philipsburg, Pa.

D. S. B. -- DATED OCTOBER 27, 1961

Payable In Installments

By virtue of Power of Attorney contained therein,  
Judgment is entered in favor of the Plaintiff and against  
the Defendants in the sum of Two Hundred and No/100  
Dollars, with Interest, Attorney's Commission, Cost of  
Suit, Release of Errors, Waiving Stay, Incquisition and  
Exemption.

Feb. 11  
12:20 AM EST

67

Lee D. Bush  
Dorothy M. Bush  
RD 1, Box 426  
Philipsburg, Pa.

Debt \$200.00  
Atty Comm.  
Interest from October 27, 1961

Filed and Entered by Plaintiff, February 11, 1963  
Judgment.

Pro. By Plff 4.50  
*Pro. by Deff 1.50*

*Carl E. Walker*  
Prothonotary

And Now, 27<sup>th</sup> day of Aug 1963 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Carl E. Walker*  
Prothonotary

<p>Feb. 11 12:20 PM EST</p>	<p>Modern Loan Company 223 North Front Street Philipsburg, Pa.</p> <p>68</p> <p>Marvin L. Jackson &amp; his mother Agnes T. Jackson, End. Grassflat, Pa.</p> <p>Pro. By Plff. 4.50 <i>pro by plff 1.50</i></p>	<p><u>D. S. B. -- DATED JANUARY 25, 1963</u></p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Hundred Ninety and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt. \$190.00</p> <p>Atty Comm.</p> <p>Interest from January 25, 1963</p> <p>Filed and Entered by Plaintiff, February 11, 1963 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>20</u> day of <u>May</u> 19<u>63</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <u><i>Carl E. Walker</i></u> Prothonotary</p>
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<p>Feb. 11 12:20 PM EST</p>	<p>Modern Loan Company 223 North Front St. Philipsburg, Pa.</p> <p>69</p> <p>William E. Lamb Grace A. Lamb 215 Rowland Avenue Philipsburg, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Plff 1.50</i></p>	<p><u>D. S. B. -- DATED JUNE 20, 1961</u></p> <p>Payable In Installments</p> <p>By virtue of Power of Attorney contained therein Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Four Hundred Twenty and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt. \$420.00</p> <p>Atty Comm.</p> <p>Interest from June 20, 1961</p> <p>Filed and Entered by Plaintiff, February 11, 1963. Judgment.</p> <p><i>Carl E. Walker</i> <b>PROTHONOTARY</b></p> <p>And Now, <u>9th</u> day of <u>April</u> 19<u>63</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <u><i>Carl E. Walker</i></u> Prothonotary</p>
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Modern Loan Company  
223 North Front St.  
Philipsburg, Pa.

D. S. B. -- DATED APRIL 6, 1957

Payable In Installments

By virtue of Power of Attorney contained therein,  
Judgment is entered in favor of the Plaintiff and against  
the Defendants in the sum of One Hundred Ninety and No/100  
Dollars, with Interest, Attorney's Commission, Cost of  
Suit, Release of Errors, Waiving Stay, Incquisition and  
Exemption .

Debt \$190.00

Atty Comm.

Interest from April 6, 1957

Filed and Entered by Plaintiff, February 11, 1963

Judgment.

*Carl E. Walker*

Prothonotary

Wilfred Rodgers  
Bertha Rodgers  
RD 1, Box 489  
Philipsburg, Pa.

Pro. By Plff 4.50

SATISFIED on WRIT OF EXECUTION NO. 1 FEBRUARY TERM, 1968

Feb. 11 70  
12:20 AM EST

##1283 - Baird McCamley & Miller \$17.50  
Atty -----13.00  
Plff 4.50  
Pro. 3.00  
Wm Charney's Check #489 -----\$22.50

Commonwealth of Pa.  
Department of Revenue  
Bureau of Sales and Use  
Tax, Harrisburg, Pa.

CERTIFIED COPY OF LIEN -- JANUARY 11, 1963

This Lien is from the Bureau of Sales and Use Tax  
under Acts No. 85 and 86, for Sales and/or Use Tax,  
Penalties, Additions and Interest, showing a Grand Total  
of One Thousand One Hundred Forty and 94/100 Dollars,  
with Interest and Cost of Suit.

Debt 817.88

Intrest to January 31, 1963 159.49

Additions 122.68

Penalties 40.89 \$1140.94

Interest from February 1, 1963

Filed and Entered by Plaintiff, February 11, 1963.

Judgment.

*Carl E. Walker*

Prothonotary

Don Burns T/A Don's  
Trailer Sales  
Route 53  
Philipsburg, Pa.

Pro. By Plff. 4.50

*Pro by Plff 1.50*

And Now, 15th day of May 1963 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Carl E. Walker*  
Prothonotary

<p>Sharp &amp; Gilpatrick</p> <p>Feb. 12 8:40 AM EST</p>	<p>First National Bank of Philipsburg, Pa.</p> <p>72</p> <p>Matthew Maines Edna Maines RD Box S-92A Woodland, Pa.</p> <p>Pro. By Plff 4.50 OC Pro. By Plff 3.50 OC Pro. By Deft 1.00</p>	<p><u>FEBRUARY 12, 1963, AMICABLE SCIRE FACIAS</u> to revive and CONTINUE Lien of Judgment entered to 125 February 1958.</p> <p>By virtue of Warrant of Attorney hereunto annexed, Sharp &amp; Gilpatrick, Attorneys, appear for the Defendants and confess Judgment in favor of the Plaintiff and against the Defendants for revial of said Judgment in the sum of Two Hundred Forty and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Incquisition and Exemption.</p> <p>Debt. \$240.00 Atty Comm. 5% Interest from February 20, 1958 Filed and Confessed by Attorney, February 12, 1963 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>22</u> day of <u>October</u> 19<u>73</u> by order of the Court, the above judgment is satisfied in full of debt, interest and cost. Attest <u>Archie Hill</u> Prothonotary</p>
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<p>Feb. 12 11:55 AM EST</p>	<p>Beckwith Machinery Co. Route 22 Murrysville, Pa.</p> <p>Matthews Coal Company Mrs. Myrtle Matthews, Sec'y RD 1, Grampian, Pa.</p> <p>Pro. By Plff 4.50</p>	<p><u>D. S. B. -- DATED DECEMBER 31, 1962</u></p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Three Thousand Six Hundred Twelve and 70/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Incquisition and Exemption.</p> <p>Debt. \$3612.70 Atty Comm. 10% Interest from December 31, 1962 Filed and Entered by Plaintiff, February 12, 1963 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p>
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Bell Silberblatt & Swoope	JEAN I. YOUNGMARK	FEBRUARY 12, 1963, SUMMONS IN TRESPASS, Issued to the Sheriff  February 13, 1963, Supplemental Praecipe, filed. Issue Summons in Trespass against Philip B. Thompson, Defendant. Summons issued to the Sheriff.  March 6, 1963, Sheriff's Return, filed: Now, February 14, 1963 at 2:05 o'clock P.M. served the within Summons in Trespass on Harry Jury at his place of business, 3rd and Market Street, Clearfield, Clearfield County, Pa., by handing to Harry Jury a true and attested copy of the original Summons and made known to him the contents thereof. Now, February 21, 1963 at 2:35 o'clock P.M. service of the within Writ of Summons in Trespass accepted on behalf of defendant Mid-State Theatres, Inc., by Thompson & Frantz, by J. Paul Frantz, Jr. Attorneys for the above named defendant as per endorsement. Now, February 23, 1963 at 10:30 o'clock A.M. service of the within Writ of Summons accepted on behalf of defendants H. J. Thompson and Philip B. Thompson by Smith, Smith and Work, by Joseph P. Work Attorneys for above named defendants as per endorsement. Now, February 26, 1963 at 9:55 o'clock A.M. served the within Summons in Trespass on Delaney Brothers, Inc., at place of business, New Street, City of DuBois, County of Clearfield, Pennsylvania, by handing to Thomas L. Delaney, Vice President of Delaney Brother, Inc., a true and attested copy of the original Summons in Trespass and made known to him the contents thereof. So Answers, James B. Reese, Sheriff.  March 6, 1963, Praecipe for Appearance, filed. Enter my appearance for Delaney Bros., Inc., one of the defendants in the above entitled matter. /S/ Joseph J. Lee, Attorney for Delaney Bros., Inc. March 12, 1963, Praecipe for Appearance, filed: Enter my appearance for Mid-State Theatres, Inc., one of the Defendants in the above entitled matter. Joseph J. Lee, Attorney for Mid-State Theatres, Inc. MARCH 28, 1963, Praecipe for appearance, filed Trespass Enter my appearance of Jarry Jury, one of the defendants in the above intitled matter.  August 7, 1963, Stipulation and Praecipe for Withdrawal of Certain Defendants, filed. NOW, to wit, this 7th day of August, 1963, all parties being represented by counsel, it is agreed and stipulated as follows: (1). This trespass action arises out of a claim for injuries sustained
Joseph J. Lee Joseph J. Lee Joseph J. Lee	74  Harry Jury Mid-State Theatre, Inc. Delaney Bros., Inc. H. J. Thompson Philip B. Thompson	
Pro. by Atty Atty Pro. Shff By Atty Bell Pro. Pro. Pro.	7.00 3.00 2.00 16.30 2.00 2.00 2.00	
Balance of Record costs \$50.00 paid by Bell, Silberblatt & Swoope \$3.00 and \$20.50 W/B #2362 - Joseph J. Lee \$23.50	Pro. 2.00 Pro. 5.00 Pro. 2.00 Pro. 2.00 Pro. 3.50 Wit. Bill. Deft's. 20.50 Subpoena (2) Deft's. 2.50 3.00 Pro. Verdict 1.50	by the Plaintiff, Jean I. Youngmark, wherein she allegedly fell on the premises situate at 8 South Third Street, Clearfield, Pennsylvania, being used as a gasoline station. (2). That Harry Jury, one of the named defendants, was in charges od rhw pewmises as a tenant in possession. (3). That Mid-State Theatres, Inc. was a landlord out of possession at the time of the injuries complaint of. (4) That Delaney Bros., Inc. was a landlord out of possession at the time of the injuries complaint of. (5). That H. J. Thompson and Philip B. Thompson were neither the owners nor landlords out of possession at the time of the injuries complained of. (6). That under Pennsylvania Rules of Civil Procedure 2231(e) neither Mid-State Theatres, Inc., Delaney Bros., Inc., H. J. Thompson nor Philip B. Thompson are or could be held to be primarily liable to Jean I. Youngmark, and that if they were to be included as defendants, in this action a motion for judgment on the pleadings or a motion for a compulsory non suit at the conclusion of the trial would be sustained by the Court. (7) That the parties, by counsel, agree that the case against defendants Mid-State Theatres, Inc., Delaney Bros, inc., H. J. Thompson and Phkllip B. Thompson be and hereby is discontinued by the Plaintiff with prejudice, and that the case shall proceed solely against Harry Jury, the remaining defendant, the same as though he, the said Harry Jury had been the goly named defendant at the commencement of the suit. (8). That the parties hereto, by counsel, so instruct the Prothonotary in accordance with the terms of this stipulation. Signed: Bell Silberblatt & Swoope, Attorney for Jean I. Youngmark, F.C. Bell, Sr.; Joseph J. Lee, Attorney for Harry Jury, Mid-State Theatres, Inc., Delaney Bros., Inc. William V. Smith, Attorney for H. J. Thompson and Philip B. Thompson. Praecipe, filed: August 7, 1963 Mark the above case discontinued, with prejudice, as to defendants Mid-State Theatres, Inc., Delaney Bros, Inc., H. J. Thompson and Philip B. Thompson. Signed: Bell, Silberblatt & Swoope, Attorney for Jean I. Youngmark. Joseph J. Lee, Attorney for Harry Jury, Mid-State Theatres, Inc., Delaney Bros, Inc., and William V. Smith, Attorney for H. J. Thompson and Philip B.  September 24, 1963, Complaint in Trespass, filed by Bell, Silberblatt & Swoope. Service accepted September 24, 1963, Joseph J. Lee Attorney for Defendant. DECEMBER 3, 1963, PRAECIPE, filed by Joseph J. Lee Enter the above case on the Trial List January 16, 1964, Interrogatories to Plaintiff, filed by Joseph J. Lee, Attorney for Defendant January 17, 1964, Service accepted by Copy, Bell, Silberblatt & Swoope FEBRUARY 6, 1964, COURT DISMISSED NON-SUIT-- VERDICT ORDER: NOW, February 6, 1964, on motion of the defendant for a non suit, the same is granted; and the Plaintiff having established that she has no cause of action against the defendant. By The Court John A. Cherry, P.J. FEB. 7, 1964, WITNESS BILL filed, Subpoena Filed (2) filed by Joseph J. Lee.

<p>Feb. 13 9:08 AM EST</p>	<p>Capital Consumer Discount Company DuBois, Pa.</p> <p>75</p> <p>John E. Peterson Helen Peterson 110 Hubert St. DuBois, Pa.</p> <p>Pro. By Plff 4.50</p>	<p><u>D. S. B. -- DATED FEBRUARY 11, 1963</u></p> <p>Payable In Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Twelve Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt. \$1200.00</p> <p>Atty Comm. 15%</p> <p>Interest from February 11, 1963</p> <p>Filed and Entered by Plaintiff, February 13, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p>
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<p>Feb. 13 9:08 AM EST</p>	<p>Capital Consumer Discount Company DuBois, Pa.</p> <p>76</p> <p>W. Lloyd Heasley Millicent Heasley 103 North Main St. DuBois, Pa.</p> <p>Pro. By Plff 4.50</p> <p><i>Pro. By Plff 1.50</i></p>	<p><u>D. S. B. -- DATED FEBRUARY 11, 1963</u></p> <p>Payable In Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Eighteen Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt. \$1800.00</p> <p>Atty Comm. 15%</p> <p>Interest from February 11, 1963</p> <p>Filed and Entered by Plaintiff, February 13, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <i>J. S. Henry</i> of <i>Pitt.</i> 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <i>Carl E. Walker</i> Prothonotary</p>
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Bell,  
Silberblatt  
& Swoope

SARAH HUMMEL

FEBRUARY 13, 1963, COMPLAINT IN DIVORCE, filed. One copy certified to the Sheriff.

2/15/63  
#135<sup>00</sup> by atty  
of J. T. West Co

77

February 22, 1963, Sheriff's Return, filed.  
NOW February 21, 1963 at 1:35 o'clock P.M. served the within Complaint in Divorce on Gordon Hummel at Russell Ardary residence, R.D. Osceola Mills, Decatur Township, Clearfield County, Pennsylvania by handing to Gordon Hummel, personally a true and attested copy of the original Complaint in Divorce and made known to him the contents thereof. So Answers, James B. Reese, Sheriff

GORDON HUMMEL

March 16, 1963 By Motion on the Watch Book, Joseph P. Work, Esquire, is appointed Master to take testimony and report same with form of Decree recommended to the Court. By the Court, John J. Pentz, President Judge.

MARCH 26, 1963, MASTERS NOTICE IN DIVORCE filed, SHERIFF'S RETURN

NOW, March 26th 1963 at 2:40 o'clock P.M. served the within Notice of Masters Hearing on Gordon Hummel at East Market Street, Borough of Clearfield, Clearfield County, Pennsylvania by handing to Gordon Hummel personally a true and attested copy contents thereof. So answers James B. Reese, Sheriff

Pro.	By Atty	7.00
Atty		3.00
Shff	By atty	11.70
#137	Shff Reese	8.50
Master		75.00
Clfd Co. Bar Assn		10.00
Pro.		10.00
Pro.		1.00

MAY 1, 1963, Masters Report Filed,

AND NOW, 1st day of May 1963, the report of the Master is acknowledged. We approve his findings and recommendations.

We, therefore, DECREE that Sarah Hummel be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and Gordon Hummel. Thereupon all the rights, duties or claims accruing to either of said parties in pursuance of said marriage, shall cease and determine, and each of them shall be at liberty to marry again as though they had never heretofore married.

\$135.00 Paid by Attorney

The Prothonotary is directed to pay the Court costs, including

#166 - Joseph P. Work, Master	75.00
#167 - Clfd. County Bar Ass'n	10.00
#137 - Shff. James B. Reese	8.50
Atty - \$21.70 - Ref. \$8.80	
#168 - Bell, Silberblatt & Swoope	30.50
Prothonotary	11.00
	<u>\$135.00</u>

Master's fees, as noted herein, out of the deposits received and then remit the balance to the libellant. No Decree to issue until the costs be fully paid. We do further award to the said Sarah Hummel her costs expended in this action. BY THE COURT, JOHN J. PENTZ, P.J. /s

Smith  
Smith &  
Work

THE HOUTZDALE BANK  
Houtzdale, Pa.

D. S. B. -- DECEMBER 21, 1959 - Warrant

Feb. 13  
9:45 AM EST

78

Michael Sidorick  
Anna Louise Sidorick  
Decatur Township  
Clearfield County, Pa.

Payable In Installments  
By virtue of Warrant of Attorney hereunto annexed,  
Smith, Smith & Work, Attorneys, appear for the Defendants  
and confess Judgment in favor of the Plaintiff and  
against the Defendants for the sum of Five Thousand Six  
Hundred Seventy Nine and 77/100 Dollars, with Interest,  
Attorney's Commission, Cost of Suit, Release of Errors,  
Waiving Stay, Incquisition and Exemption.

Debt. \$5,679.77  
Atty Comm. 283.98  
Interest from September 27, 1962

Filed and Confessed by Attorneys, February 13, 1963  
Judgment.

Pro. By atty 4.50  
Atty 3.00

*Carl E. Walker*  
Prothonotary

Writ of Execution No. 5 February Term, 1963  
February 13, 1963, Praecipe filed, by Smith Smith  
and Work. Enter our appearance for The Houtzdale Bank

Gleason  
Cherry &  
Cherry  
Clemens  
Simon

Punxsutawney National  
Bank,  
Sykesville Branch

D. S. B. -- DATED OCTOBER 13, 1962

Feb. 13  
12:25 PM EST

79

Adda B. Hinderliter  
Robert I. Weber  
Ruth H. Weber  
225 N. Church St.,  
DuBois, Pa.

Payable On demand with Interest  
By virtue of Warrant of Attorney hereunto annexed,  
Clemens Simon and Edward V. Cherry, Attorneys, appear  
for the Defendants and confess Judgment in favor of the  
Plaintiff and against the Defendants for the sum of  
Two Thousand Five Hundred and No/100 Dollars, with Interest,  
Attorneys Commission, Cost of Suit, Release of Errors,  
Waiving Stay, Incquisition and Exemption.

Debt \$2500.00  
Atty Comm. 126.00 \$2625.00  
Interest from October 13, 1962

Filed and Confessed by Attorneys, February 13, 1963  
Judgment.

Pro. By atty 5.00  
Atty 3.00

*Carl E. Walker*  
Prothonotary

And Now, 7 day of Feb. 1963 By paper  
filed, the above judgment satisfied in full of debt,  
interest and cost.

Attest *Carl E. Walker*  
Prothonotary

*for... by paper 1.50*



*Don P.*  
Mikesell

COMMONWEALTH OF PA.

FEBRUARY 14, 1963, PETITION FOR APPEAL, filed. One copy certified to Attorney

92

WHEREFORE, your Petitioner respectfully prays your Honorable Court to allow an appeal from the action of the Secretary of Revenue, said appeal to act as a supersedeas to the act of the Secretary pending determination of this appeal, and that the suspension be set aside. /S/ Edward Clyde Young.

John B. Gates

Edward Clyde Young

ORDER OF COURT: NOW, this 13th day of February, 1963, in consideration of the foregoing Petition and on motion by John B. Gates, Attorney for the Petitioner, an appeal is allowed from the action of the Secretary of Revenue in suspending the operator's license of the Petitioner, and that the hearing of said appeal will be held on the 19th day of March, 1963 at 10:00 o'clock A.M. at which time testimony may be presented by the Department of Revenue and the Petitioner concerning the facts which are the basis of the right to suspend the operator's privileges.

Pro.	By atty	5.25
Atty		3.00
Pro.		2.00
Pro.		3.50

It is FURTHER ORDERED, that this appeal shall operate as a supersedeas of the act of the Department of Revenue in suspending the petitioner's operating privileges. The petitioner shall give thirty (30) days' written notice of the presentation of this Petition and the time and place of hearing to the Secretary of Revenue of the Commonwealth of Pennsylvania, by Certified Mail. By the Court,  
John J. Pentz, P. J.

#1479 - John B. Gates

\$8.25

MARCH 20, 1963, ORDER filed

March 5, 1963, Praecipe filed by Don P. Mikesell to enter appearf for Commonwealth of Pennsylvania.

NOW, to-wit, March 19, 1963, petitioner's appeal from order of the Secretary of Revenue suspending operating privileges for a period of one month is sustained, and the order of the Secretary of Revenue suspending such operating license is set aside. Exception noted. Petitioner to pay the costs. BY THE COURT. JOHN J. PENTZ, P.J. s/

Gleason  
Cherry &  
Cherry

ALBERT D. SHAFFER

FEBRUARY 14, 1963, COMPLAINT IN DIVORCE, filed. One copy certified to Attorney

February 18, 1963, Constable's Return, filed.

Now, February 15, 1963, at 6:30 P.M. E.S.T., served Laverne A. Shaffer, at her residence, to wit, 436 Quarry Avenue, DuBois, Pennsylvania, with a true and attested copy of the within Complaint in Divorce No. 93 February Term, 1963, by handing the same to and leaving with her, personally, and making known to her, the contents thereof. So answers, Samuel Alessi, Constable. Sworn to and subscribed Before me this 16th day of February, 1963, Josephine M. Cherry, Notary Public

93

August 13, 1963, By Motion on the Watch Book, Robert V. Maine, Esquire, is appointed Master to take testimony and report same with recommended form of Decree to the Court. John J. Pentz, President Judge.

LAVERNE A. SHAFFER

SEPTEMBER 3, 1963, MASTER'S REPORT, filed

AND NOW, the 3rd. day of September 1963, the report of the Master is acknowledged. We approve his findings and recommendations.

We, therefore, DECREE that ALBERT D. SHAFFER be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between himself and LaVerne A. Shaffer.

Pro. By Atty 7.00  
Atty 3.00  
Master \$75. Const \$3.50  
Master 78.50  
Clfd Co. Bar 10.00  
Pro. 10.00  
Pro. 1.00

Thereupon all the rights, duties or claims accruing to either of said parties in pursuance of said marriage, shall cease and determine and each of them shall be at liberty to marry again as though they had never been married.

The Prothonotary is directed to pay the Court costs, including Master's fees, as noted herein, out of the deposits received and then remit the balance to the libellant. No Decree to issue until the costs be fully paid. We do further award to the said Master a

\$135.00 Paid by Attorney

#290 - Master \$75. - Constable \$3.50  
- Robert V. Maine, Master \$78.50  
#291 - Clfd. Co. Bar Assn. 10.00  
Atty \$10. Ref. \$25.50  
#292 - Gleason Cherry, & Cherry 35.50  
Prothonotary 11.00  
\$135.00

Fee of \$85.00 and his costs expended in this action.

BY THE COURT, JOHN J. PENTZ, P.J.

FEBRUARY TERM, 1963

<p>Feb. 14 2:15 PM EST</p>	<p>Clearfield Wholesale Paper &amp; Notion Company Clearfield, Pa.</p> <p>94</p> <p>Gordon H. Graham Nell C. Graham Curwensville, Pa.</p> <p>Pro. By Plff. 4.50 OC Pro By Plff 3.50 <i>Pro. by Plff 1.50</i></p>	<p><u>FEBRUARY 14, 1963, AMICABLE REVIVAL</u>, filed. To Revive and Continue Lien of Judgment Entered to 94 May 1958</p> <p>By Virtue of Power of Attorney contained therein, the Plaintiff and the Defendant agree to revive amicably the same in favor of the Plaintiff and against the Defendants for the sum of Four Hundred Fifty-Six and 77/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt. \$456.77 Atty Comm. 10% Interest from May 14, 1958 Filed and Entered by Plaintiff, February 14, 1963. Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>20<sup>th</sup></u> day of <u>Dec</u> <u>1963</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>Feb. 14 2:33 PM EST</p>	<p>Joseph Calovichio</p> <p>Clearfield Trust Co. Clearfield, Pa.</p> <p>95</p> <p>Richard L. Lindstrom Dorothy S. Lindstrom R.D. Woodland, Pa.</p> <p>Pro. By atty 4.50 Atty 3.00</p>	<p><u>D. S. B. -- DATED JANUARY 25, 1963</u></p> <p>Payable One Day after Date</p> <p>By virtue of Power of Attorney hereunto annexed, Joseph M. Colavecchi, Attorney, appear for the Defendants and confess Judgment in favor of the Plaintiff and against the Defendants for the sum of Three Thousand and No/100 Collars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$3000.00 Atty Comm. 10% Interest from January 25, 1963 Filed and Confessed by Attorney, February 14, 1963 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p>
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W. Albert Ramey Thomas Morgan	The Fullington Auto Bus Company	FEBRUARY 14, 1963, COMPLAINT IN TRESPASS, filed. One copy certified to the Sheriff.
		<p>March 20, 1963, Sheriff's Return, filed.          Now March 5, 1963 at 2:05 o'clock P.M. served the within Complaint in Trespass on Edward Young at his place of residence, 1221 Woodland Road, Clearfield, Clearfield County, Pennsylvania by handing to Mrs. Edward Young, an adult member of the family, being the wife of Edward Young, a true and attested copy of the original Complaint in Trespass and made known to her the contents thereof. So Answers, James D. Reese, Sheriff.</p>
Joseph J. Lee	Edward Young	<p>MARCH 22, 1963, PRAECIPE FOR APPEARANCE filed,          Please enter my appearance on behalf of the defendant in the aboveentitled case. Joseph J. Lee Atty for Defendant.</p>
		<p>June 10, 1963, Praecipe for Appointment of Arbitrators, filed.          Now, July 8, 1963, hearing of the above case is fixed for Monday, July 22, 1963 at 1:30 P.M. DST., Clearfield County Court House, Clearfield, Pa. and the following Clearfield County Bar members appointed arbitrators: William U. Smith, Chairman, F. Cortez Bell, Sr. and L. R. Brockbank.</p>
Pro.	By atty	5.00 for Plaintiff and Defendant.
Atty		3.00 July 8, 1963, Counterclaim filed by Joseph J. Lee, Attorney for Plaintiff in the Counterclaim.
Pro.	By Atty	0.50 WHEREFORE, plaintiff in the Counterclaim claims there is due and owing him the sum of \$387.57, together with interest from October 5, 1961 as damages for delay. s/ Joseph J. Lee, Atty for Plaintiff in Counterclaim.
Pro.	<i>J. Lee</i>	2.00 Now, July 9, 1963 Service accepted. s/ W. Albert Ramey, Atty. for Plff.
Pro.	<i>J. Lee</i>	12.00 July 11, 1963 Notified this date by W. U. Smith he will be unable to serve as arbiter.
Pro.	<i>J. Lee</i>	2.00 July 15, 1963, John M. Urey selected as alternate arbitrator by Attys. and notified by mail.
Pliff's Wit bill		43.50 July 22, 1963 Award of Arbitrators, filed.
#1844 - W. Albert Ramey		<p>\$3.75 Now, this 22nd day of July, 1963, we, the undersigned arbitrators appointed in this case, after having been duly sworn, and having heard, the evidence and allegations of the parties, find that both drivers were guilty of negligence and there can be no recovery on either the complaint or the counterclaim. The Prothonotary is therefor directed to enter judgment for the Defendant, Edward Young on the Complaint and judgment for the Plaintiff, Fullington Auto Bus Company on the Counterclaim. s/ John M. Urey, Chairman, F. Cortez Bell, L. R. Brockbank.</p>
		<p>July 23, 1963, Notice of Award mailed to Attys. for Plff and Deft.          June 15th Costs in the amount of \$21.75 paid by Joseph J. Lee</p>

<p>Feb. 14 2:59 PM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>97</p> <p>William H. Hawkins Mary B. Hawkins Madera, Pa.</p> <p>Pro. By Deft 4.50 <i>Pro By Deft 3.00</i></p>	<p><u>D. S. B. -- DATED FEBRUARY 7, 1963</u></p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered infavor of the Plaintiff and against the Defendants in the sum of Three Thousand One Hundred Nine Two and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt. \$3192.00</p> <p>Atty Comm. 10%</p> <p>Interest from February 7, 1963</p> <p>Filed and Entered by Plaintiff, February 14, 1963 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>1</u> day of <u>Feb</u>, 19<u>63</u> By paper filed, the above judgment is entered in full of debt, interest and cost. <i>Archie Hill</i> Prothonotary</p>
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<p>Feb. 14 3:00 PM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>98</p> <p>John Tylwalk Edgar A. Moore 119 S. High St. Clearfield, Pa.</p> <p>Pro. By Deft 4.50 <i>Pro By Deft 3.00</i></p>	<p><u>D. S. B. -- DATED FEBRUARY 14, 1963</u></p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Three Thousand and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt. \$3000.00</p> <p>Atty Comm. 10%</p> <p>Interest from February 14, 1963</p> <p>Filed and Entered by Plaintiff, February 14, 1963 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p><i>Agreement to Revoke 646 Nov 1967</i></p> <p>And Now, <u>17</u> day of <u>Mar</u>, 19<u>63</u> By paper filed, the above judgment is entered in full of debt, interest and cost. <i>Archie Hill</i> Prothonotary</p>
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Clearfield Trust Company  
Clearfield, Pa.

D. S. B. -- DATED DECEMBER 6, 1962

Payable In Installments

By virtue of Power of Attorney contained therein,  
Judgment is entered in favor of the Plaintiff and against  
the Defendants in the sum of Three Thousand Two Hundred  
Eighty One and 40/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving Stay,  
Incquisition and Exemption.

Feb. 15  
6:45 AM EST

99

Regis J. Canavan  
404 New Street  
Clearfield, Pa.

Debt. \$3281.40

Atty. Comm. 10%

Interest from December 6, 1962

Filed and Entered by Plaintiff, February 15, 1963

Judgment.

Pro. By Plff. 4.50

*Pro. by Plff. 1.50*

*Carl E. Walker*  
Prothonotary

And Now, 14<sup>th</sup> day of Sept. 1963 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Community Consumer  
Discount Company  
Clearfield, Pa.

D. S. B. -- DATED OCTOBER 10, 1962

Payable in Installments

By virtue of Power of Attorney contained therein,  
Judgment is entered in favor of the Plaintiff and against  
the Defendants in the sum of Two Thousand Four Hundred  
Fifty Seven and No/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving Stay,  
Incquisition and Exemption.

Feb. 15  
9:50 AM EST

100

Clyde W. Condon  
Annie Condon  
R.D. 2, Clearfield, Pa.

Debt. \$2457.00

Atty Comm. 10%

Interest from October 10, 1963

Filed and Entered by Plaintiff, February 15, 1963

Judgment

Pro. By Plff 4.50

*Pro. by Plff 1.50*

*Carl E. Walker*  
Prothonotary

And Now, 31<sup>st</sup> day of Aug. 1963 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Carl E. Walker*  
Prothonotary

<p>Feb. 15 9:51 AM EST</p>	<p>Community Consumer Discount Company Clearfield, Pa.  101  Walter Henry Florence Henry 1416 Daisy St. Clearfield, Pa.  Pro. By Plff. 4.50 <i>Pro. by Plff 1.50</i></p>	<p><u>D. S. B. -- DATED JANUARY 31, 1963</u>  Payable In Installments  By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand One Hundred Sixty and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.  Debt. \$2160.00 Atty Comm. 10% Interest from January 31, 1963 Filed and Entered by Plaintiff, February 15, 1963  JUDGMENT  <i>Carl E. Walker</i> Prothonotary  And Now, <i>12th</i> day of <i>Aug</i> 19<i>63</i> By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>Feb. 15 9:52 AM EST</p>	<p>Community Consumer Discount Company Clearfield, Pa.  102  James Edward Spencer Helen Clare Spencer  Pro. By Plff 4.50 <i>Pro by Plff 1.50</i></p>	<p><u>D. S. B. -- DATED JANUARY 31, 1963</u>  Payable In Installments  By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Three Hundred Sixty Eight and No/100 Dollars, with Interest, Attorney*s Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.  Debt \$1368.00 Atty Comm. 15% Interest from January 31, 1963 Filed and Entered by Plaintiff, February 15, 1963  Judgment.  <i>Carl E. Walker</i> Prothonotary  And Now, <i>26</i> day of <i>April</i> 19<i>63</i> By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Carl E. Walker</i> Prothonotary</p>
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Community Consumer Discount Company

103

Shannon W. Newpher  
Helen M. Newpher  
RD 3, Clearfield, Pa.

Pro. By Plff. 4.50  
*Pro by Plff. 4.50*

And Now, 26 day of April 1963 By paper filed, the above judgment is satisfied in full of debt interest and cost.  
*Attest Carl E. Walker*

D. S. B. -- dated January 31, 1963

Payable in Installment

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Three Hundred Sixty Eight and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt. \$1368.00

Atty Comm. 10%

Interest from January 31, 1963.

Filed and Entered by Plaintiff, February 15, 1963.

Judgment

*Carl E. Walker*  
Prothonotary

Feb. 15  
9:53 AM EST

Feb 15  
1:35 PM EST

UNITED STATES OF AMERICA

104

Curtis P. Aughenbaugh  
Erie B. Aughenbaugh  
Box 44, Grampian, Pa.

Pro. By Plff 3.50

JUDGMENT ROLL from the United States District Court of the Western District of Pennsylvania, entered there to Civil Action No. 63-110.

Wherein it is agreed and stipulated that Judgment is entered in favor of the Plaintiff and against the Defendants for the sum of Two Thousand One Hundred Ninety Four and 33/100 Dollars, with Interest and Costs.

Debt \$2,194.33

Interest from February 11, 1963

Filed and Entered by Plaintiff, February 15, 1963.

Judgment

*Carl E. Walker*  
Prothonotary

*Revised 188 February 1968.*

<p>Feb. 15 1:36 PM EST</p>	<p>Commonwealth of Penna. Use of: Unemployment Compensation Fund, Harrisburg, Pa.</p> <p>105</p> <p>Joseph A. Speranza Chester Hill, Philipsburg, Pa.</p> <p>Pro. <i>By Puff</i> 4.50</p>	<p><u>FEBRUARY 15, 1963, CERTIFIED COPY OF LIEN UNDER PENNSYLVANIA UNEMPLOYMENT COMPENSATION LAW</u>, filed. Dated January 31, 1963</p> <p>This Lien is for the amount of Unpaid Unemployment Compensation Contributions in the sum of One Thousand Four Hundred Ten and 63/100 Dollars with unpaid Interest and Penalties and Costs.</p> <table border="0"> <tr> <td>Debt</td> <td>\$1083.40</td> <td></td> </tr> <tr> <td>Unpaid Interest and Penalties</td> <td><u>327.23</u></td> <td>\$1410.63</td> </tr> </table> <p>Interest from March 1, 1963</p> <p>Filed and Entered by Plaintiff, February 15, 1963.</p> <p>Judgment</p> <p style="text-align: right;"><i>Carl E. Walker</i> PROTHONOTARY</p>	Debt	\$1083.40		Unpaid Interest and Penalties	<u>327.23</u>	\$1410.63
Debt	\$1083.40							
Unpaid Interest and Penalties	<u>327.23</u>	\$1410.63						

<p>Feb. 15 1:37 PM EST</p>	<p>Commonwealth of Penna. Use of: Unemployment Compensation Fund, Harrisburg</p> <p>106</p> <p>Thor Construction Co., Inc. (A Pennsylvania Corporation) DuBois, Pennsylvania</p> <p>Pro. <i>By Puff</i> 4.50</p>	<p><u>FEBRUARY 15, 1963, CERTIFIED COPY OF LIEN UNDER PENNSYLVANIA UNEMPLOYMENT COMPENSATION LAW</u>, filed. Dated February 14, 1963</p> <p>This Lien is for the amount of Unpaid Unemployment Compensation Contributions in the sum of Seven Hundred Twenty Eight and 46/100 Dollars with unpaid Interest and Penalties and Costs.</p> <table border="0"> <tr> <td>Debt</td> <td>\$699.87</td> <td></td> </tr> <tr> <td>Unpaid Interest and Penalties</td> <td><u>28.59</u></td> <td>\$728.46</td> </tr> </table> <p>Interest from March 1, 1963</p> <p>Filed and Entered by Plaintiff, February 15, 1963</p> <p>Judgment</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p>	Debt	\$699.87		Unpaid Interest and Penalties	<u>28.59</u>	\$728.46
Debt	\$699.87							
Unpaid Interest and Penalties	<u>28.59</u>	\$728.46						

Sears, Roebuck and Company  
 240 E. Market Street  
 Clearfield, Pa.

Feb. 15 107  
 3:11 PM EST

Robert Tibbens  
 Edna Tibbens  
 712 W. First St.  
 Clearfield, Pa.

Pro. By Plff 4.50  
 Quo. *by P. J. J.* 1.50

D. S. B. -- DATED FEBRUARY 9, 1963

Payable One Day after Date

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Seven Hundred Sixty Five and 07/100 Dollars, with Interest Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt. \$765.07

Atty Comm. 15%  
 Interest from February 9, 1963

Filed and Entered by Plaintiff, February 15, 1963

Judgment

*Carl E. Walker*  
 Prothonotary

And Now, 10 day of Oct 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
 Prothonotary

Sears, Roebuck and Company  
 240 E. Market Street  
 Clearfield, Pa.

Feb. 15 108  
 3:12 PM EST

Clay Summers  
 Margaret Summers  
 RD Kerrmoor, Pa.

Pro. By Plff 4.50  
 Quo. *by P. J. J.* 1.50

D.S.B. -- DATED FEBRUARY 7, 1963

Payable One Day after Date

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Eleven Hundred Seventy Eight and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt. \$1178.00

Atty Comm. 15%  
 Interest from February 7, 1963

Filed and Entered by Plaintiff, February 15, 1963

Judgment

*Carl E. Walker*  
 Prothonotary

And Now, 14 day of April 1966 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
 Prothonotary

<p>Feb. 16 10:35 AM EST</p>	<p>Community Consumer Discount Company Clearfield, Pa.</p> <p>109</p> <p>James R. Beers Isabelle E. Beers RD1, Utahville, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro. by Plff 1.50</i></p>	<p><u>D. S. B. -- DATED FEBRUARY 7, 1963</u></p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Six Hundred Ninety Two and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1178.00 Atty Comm. 10% Interest from February 7, 1963</p> <p>Filed and Entered by Plaintiff, February 16, 1963 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p><b>And Now, 16th day of Feb. 1964. By paper filed, the above judgment is satisfied in full of debt, interest and cost.</b></p> <p>Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>Feb. 16 10:36 AM EST</p>	<p>Community Consumer Discount Company Clearfield, Pa.</p> <p>110</p> <p>Nellie J. Henry John W. Henry 221 Turnpike Ave. Clearfield, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro. by Plff 1.50</i></p>	<p><u>D. S. B. -- DATED FEBRUARY 4, 1963</u></p> <p>Payable In Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Four Hundred Fifty Seven and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2457.00 Atty Comm. 10% Interest from February 4, 1963</p> <p>Filed and Entered by Plaintiff, February 16, 1963 Judgment</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p><b>And Now, 19 day of Mar 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</b></p> <p>Attest <i>Carl E. Walker</i> Prothonotary</p>
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Community Consumer Discount  
Company  
Clearfield, Pa.

D. S. B. -- DATED FEBRUARY 6, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Six Hundred and Twenty and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt. \$1620.00

Atty Comm. 10%

Interest from February 6, 1963

Filed and Entered by Plaintiff, February 16, 1963

Judgment

*Carl E. Walker*

Prothonotary

Feb 16 111

10:37 AM EST

George Rowles  
Viola Rowles  
Mineral Spring, Pa.

Pro. By Plff 4.50

*Pro by Plff 1.50*

And Now, 16 day of Dec. 1966 by paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Arthur Hill*  
Prothonotary

Community Consumer Discount  
Company  
Clearfield, Pa.

D. S. B. -- DATED FEBRUARY 6, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Four Hundred Fifty Seven and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption

Debt \$2457.00

Atty Comm. 10%

Interest from February 6, 1963

Filed and Entered by Plaintiff, February 16, 1963

Judgment

*Carl E. Walker*

Prothonotary

Feb. 16 112  
10:38 AM EST

Carl Rowles  
Lydia Rowles  
310 Mill Road, Clearfield, Pa.

Pro. By Plff 4.50

*Pro. by Plff 1.50*

And Now, 1st day of April 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

<p>Feb. 18 8:57 AM EST</p>	<p>County National Bank at Clearfield, Penna.</p> <p>113</p> <p>Rose Catino 116 Bailey Rd. Curwensville, Pa.</p> <p>Pro. By Deft 4.50 Pro. By Deft 3.50 <i>Pro by Deft 1.50</i></p>	<p><u>FEBRUARY 18, 1963, AMICABLE REVIVAL</u>, filed. To revive and continued Lien of Judgment Entered to 276 February Term, 1958.</p> <p>By Virtue of Power of Attorney contained therein, the Plaintiff and the Defendant agree to revive amicable the same in favor of the Plaintiff and against the Defendants for the sum of Two Hundred Thirty Seven and 44/100 Dollars, with Interest, Attorney's Commission Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt ; \$237.44 Atty Comm 10%! Interest from February 11, 1963 Filed and Entered by Plaintiff, February 18, 1963 Judgment</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>2nd</u> day of <u>Nov.</u> 19<u>63</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>Feb. 18 8:58 AM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>114</p> <p>Robert Osewalt Louise Osewalt RD 2, Clearfield, Pa.</p> <p>Pro. By Deft 4.50 Pro By Deft 3.50</p>	<p><u>FEBRUARY 18, 1963, AMICABLE REVIVAL</u>, filed. To Revive and continue Lien of Judgment Entered to 244 February Term, 1958.</p> <p>By Virtue of Power of Attorney contained therein, the Plaintiff and the Defendant agree to revive amicably the same in favor of the Plaintiff and against the Defendants for the sum of One Thousand Eight Hundred Eighty Nine and 69/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1889.69 Atty Comm. 10% Interest from February 4, 1963 Filed and Entered by Plaintiff, February 18, 1963 Judgment</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p><i>Repayment Ac Receipt No. 671 Nov 1967</i></p> <p>And Now, <u>15</u> day of <u>Aug</u> 19<u>69</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Arthur Hill</i> Prothonotary</p>
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FEBRUARY TERM, 1963

DOCKET 178

Gleason,  
Cherry &  
CherryUnion Banking & Trust Company  
DuBois, Pa.

D. S. B. -- DATED FEBRUARY 9, 1963

Payable On Demand after Date

By virtue of Warrant of Attorney hereunto annexed, Gleason, Cherry & Cherry, Attorneys appear for the Defendants and confess Judgment in favor of the Plaintiff and against the Defendant for the sum of One Thousand Five Hundred Twenty Two and 50/100 Dollars, with Interest, Attorneys Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt. \$1522.50

Atty Comm. 152.25 \$1674.75

Interest from February 9, 1963

Filed and CONFESSED by Attorney, February 18, 1963

Judgment.

*Carl E. Walker*

Prothonotary

And Now, 7<sup>th</sup> day of Dec 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
ProthonotaryFeb. 18  
12:10 PM EST

116

Robert Allen Guthrie

Jean Elizabeth Guthrie a/k/a

Jean A. Guthrie

DuBois, Pa.

Pro. By atty 4.50

Atty 3.00

*Pro. by Reff 1.50*County National Bank at  
Clearfield, Pa.

D. S. B. -- DATED FEBRUARY 13, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Eighteen Hundred Forty Seven and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt. \$1847.00

Atty. Comm. 10%

Interest from February 13, 1963

Filed and Entered by Plaintiff, February 18, 1963

Judgment

*Carl E. Walker*

Prothonotary

And Now, 16<sup>th</sup> day of July 1965 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
ProthonotaryFeb. 18  
2:20 PM EST

117

Charles E. Potter

Bertha H. Potter

Pro. By Deft. 4.50

*Pro. by Reff. 1.50*

<p>Feb. 18 3:35 PM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>118</p> <p>David Uncles Alma D. Uncles 206 Hill Street Clearfield, Pa.</p> <p>Pro. By Deft. 4.50 P<sup>10</sup> By Deft 3.00</p>	<p><u>D. S. B. -- DATED FEBRUARY 15, 1963</u></p> <p>Payable In Installment</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt. \$2000.00</p> <p>Atty Comm. 10%</p> <p>Interest from February 15, 1963</p> <p>Filed and Entered by Plaintiff, February 18, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p><b>And Now, 27th day of January 1968. By paper filed, the above judgment is satisfied in full of debt, interest and cost.</b></p> <p style="text-align: right;">Attest <i>Archie Hill</i> <b>Prothonotary</b></p>	
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<p>Feb. 18 3:50 PM EST</p>	<p>First National Bank of Carrolltown, Pa.</p> <p>119</p> <p>Elroy McKendrick Luthersburg, Pa.</p> <p>Pro. By Plff 4.50</p>	<p><u>D. S. B. -- DATED MAY 13, 1958</u></p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of One Thousand Nine Hundred Thirty Nine and 80/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt. \$1939.80</p> <p>Atty Comm. 15%</p> <p>Interest from May 13, 1958</p> <p>Filed and Entered by Plaintiff, February 18, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p>	
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<p>Feb. 19 3:55 PM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>120</p> <p>Frederick R. Harley Naomi E. Harley 331 Pine Street Curwensville, Pa.</p> <p>Pro. By Deft. 4.50 Pnw By Deft 3.00</p>	<p><u>D. S. B. -- DATED FEBRUARY 18, 1963</u></p> <p>Payable In Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Twenty Five Hundred Eighty and 72/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2580.72</p> <p>Atty Comm. 10%</p> <p>Interest from February 18, 1963</p> <p>Filed and Entered by Plaintiff, February 18, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p><b>And Now, 27<sup>th</sup> day of January 1963 by paper filed, the above judgment is satisfied in full of debt, interest and cost.</b></p> <p style="text-align: right;">Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>Feb. 19 8:57 AM EST</p>	<p>Community Consumer Discount Company</p> <p>121</p> <p>Mary M. Swope Ronald Swope RD 1, Luthersburg, Pa.</p> <p>Pro. By Plff 4.50 Pnw By Plff 1.50</p>	<p><u>D. S. B. -- DATED FEBRUARY 16, 1963</u></p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Thousand Four Hundred Twelve and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt. \$2412.00</p> <p>Atty. Comm. 15%</p> <p>Interest from February 16, 1963</p> <p>Filed and Entered by Plaintiff, February 19, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p><b>And Now, 6<sup>th</sup> day of Mar 65 by paper filed, the above judgment is satisfied in full of debt, interest and cost.</b></p> <p style="text-align: right;">Attest <i>Carl E. Walker</i> Prothonotary</p>
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Community Consumer Discount  
Company

Feb. 19  
8:58 AM EST

122

Mary J. Burns  
Labana Burns  
RD 2, DuBois, Pa.

Pro. By Plff. 4.50

*Pro by Plff. 1.50*

And Now, *28th* day of *Feb*, 19*64* By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Carl E. Walker*  
Prothonotary

D. S. B. -- DATED FEBRUARY 16, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Four Hundred Fifty Seven and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors Waiving Stay, Inquisition and Exemption.

Debt \$2457.00

Atty Comm. 10%

Interest from February 16, 1963

Filed and Entered by Plaintiff, February 19, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

Beneficial Finance Company  
1052 Pennsylvania Ave.  
Tyrone, Pa.

Feb. 19  
9:00 A.M. EST

123

Ardell G. Knepp  
Jean E. Knepp  
RD Wallaceton, Pa.

Pro. By Plff 4.50

*Pro by Plff 1.50*

And Now, *19* day of *Dec*, *64* By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Carl E. Walker*  
Prothonotary

D. S. B. -- DATED FEBRUARY 15, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Six Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$600.00

Atty Comm.

Interest from February 15, 1963

Filed and Entered by Plaintiff, February 19, 1963

Judgment

*Carl E. Walker*  
Prothonotary

February Term, 1963

DOCKET

178

<p>Feb. 19 9:07 AM EST</p>	<p>Aetna Consumer Discount Company 1205 12th Street Altoona, Pennsylvania</p> <p>124</p> <p>Charles Hasson Khadja Hasson Irvona, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro. by Plff 1.50</i></p>	<p><u>D. S. B. -- DATED FEBRUARY 14, 1963</u></p> <p>Payable In Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Thousand Eighty Eight and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt. \$2088.00</p> <p>Atty Comm. 15%</p> <p>Interest from February 14, 1963</p> <p>Filed and Entered by Plaintiff, February 19, 1963</p> <p>Judgment</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <i>11th</i> day of <i>July</i> 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>Feb. 19 9:15 AM EST</p>	<p>Household Consumer Discount Company 1105 13th Street Altoona, Pennsylvania</p> <p>125</p> <p>Earl Vogle Elizabeth C. Vogle Irvona, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro. by Plff 1.50</i></p>	<p><u>D. S. B. -- DATED FEBRUARY 14, 1963</u></p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Three Hundred Seventy and 30/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt. \$2370.30</p> <p>Atty Comm.</p> <p>Interest from February 14, 1963</p> <p>Filed and Entered by Plaintiff, February 19, 1963</p> <p>Judgment</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <i>6</i> day of <i>May</i> 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Carl E. Walker</i> Prothonotary</p>
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Community Consumer Discount  
Company  
Clearfield, Pa.

Feb. 19  
9:16 AM EST

126

Richard Evans  
Donna Evans  
Madera, Pa.

Pro. By Plff 4.50  
*Pro by Plff 1.50*

D. S. B. -- DATED FEBRUARY 8, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Nine Hundred Eighty and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1980.00

Atty Comm. 10%

Interest from February 8, 1963

Filed and Entered by Plaintiff, February 19, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

And Now, *15th* day of *Feb*, 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Community Consumer Discount  
Company  
Clearfield, Pa.

Feb. 19  
9:17 AM EST

127

Ronald E. Tibbens  
Gladys M. Tibbens  
416 E. Locust Street  
Clearfield, Pa.

Pro. By Plff 4.50  
*Pro by Plff 1.50*

D. S. B. -- DATED FEBRUARY 9, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Four Hundred Twelve and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2412.00

Atty Comm. 10%

Interest from February 9, 1963

Filed and Entered by Plaintiff, February 19, 1963

Judgment

*Carl E. Walker*  
Prothonotary

And Now, *16th* day of *May*, 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

John B. Gates	William R. Wilt	FEBRUARY 19, 1963, COMPLAINT IN TRESPASS, filed. One copy certified to the Sheriff.
	128	<p>March 4, 1963, Sheriff's Return, filed.          Now February 21, 1963 at 11:50 o'clock A.M. served the within Complaint in Trespass on LeRoy O'Connor at Olanta Hill, Route No. 453, Knox Township, Clearfield County, Pa., by handing to him personally a true and attested copy of the original Complaint in Trespass and made known to him the contents thereof. So Answers James B. Reese, Sheriff.</p>
Joseph J. Lee	LeRoy O'Connor	<p>March 13, 1963 filed          Enter my appearance for LeRoy O'Connor in the above case. Joseph J. Lee attorney for defendant.</p>
#1425 Pro.	<p>Pro. By Atty 5.00          Atty 3.00          Shff. <del>xxx</del> By <del>xxx</del> <sup>PRC</sup> 9.70          Pro By Atty 2.30          Pro 2.00          Pro. 12.00          Pro 5.00          Pro. 2.00          Pro 3.50          Pro. 2.00          Plff. Wit Bill <del>xxx</del> 12.18          Pro. 2.00</p>	<p>July 13, 1963, Praeipce for Appointment of Arbitrators filed by John B. Gates, Atty for Plff.          JULY 29, 1963, COUNTERCLAIM, filed by Joseph J. Lee Atty. for Defendant(Plaintiff in the Counterclaim)          Service accepted 7-29-63 John B. Gates Atty. for Plaintiff.          July 30, 1963, 1963, hearing of the above case is fixed for Wednesday, August 21, 1963, at 1:30 PM EST, Clearfield County Court House, Clearfield, Pa., and the following Clearfield County Bar members appointed Arbitrators: Walter M. Swoope, Chairman, Glenn E. Thompson and Joseph A. Dague.          July 30, 1963, Notice of Appointment, time and place of hearing mailed to Attorneys and Arbitrators this date.          August 19, 1963, Order, filed:          ON Motion of counsel for the defendant, hearing on the above case is continued to September 4, 1963, or such day thereafter as may be agreed upon between the parties. By the Court, John J. Pentz, P.J.          August 28, 1963 Arbitrators notified of rescheduled date for hearing in above case on September 10, 1963 at 1:30 P.M.          September 10, 1963, Award of Arbitrators, filed.          Now, this 10th day of September, 1963, 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: In favor of Plaintiff for damages to truck. In favor of Plaintiff for loss of work \$38.00. No allowance for coal sales. No allowances for coal sales. No finding in favor of Defendant. No damages for delay. s/ Walter M. Swoope, Chairman, Glenn E. Thomson, Joseph A. Dague.          September 11, Notice of award sent to attorneys for plaintiff and defendant.          September 26, 1963, Praeipce filed by John B. Gates, Attorney for Plaintiff          Please mark the above case settled and discontinued upon payment of Costs by the Defendant.          September 26, 1963, Record Costs in the amount of \$60.68 paid in full by Lawn Mutual Insurance Company, this case is marked Settled, Discontinued and Satisfied.</p>
Pd. by check X74253 - \$48.50		
Pd by check 4505 12.18		
#1539 - John B. Gates	Atty \$10.30 - Plff Wit \$12.18 ----- \$22.48	
	S E T T L E D	D I S C O N T I N U E D      A N D      S A T I S F I E D

COMBINATION WINDOW CO PANY  
3629 Mintwood Avenue  
Pittsburgh, Pa.

D. S. B. -- DATED NOVEMBER 25, 1960

Payable One Day after Date

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Five Hundred Fifty Two and No/100 Dollars, with Interest, Attorney's Commision, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt . . . 3552.00

Atty Comm.

Interest from November 25, 1960

Filed and Entered by Plaintiff, February 19, 1963  
Judgment.

*Carl E. Walker*

Prothonotary

Feb. 19  
11:00 AM EST

129

William F. Hess  
Sylvia J. Hess  
R.D. Gramplan, Pa.

Pro. By Plff 4.50

CONTINUED FROM PAGE 1, July 24, 1964, UNION BANKING & TRUST -vs- ELIZABETH W. VAN TASSEL of way line of Chestnut Avenue; thence in an easterly direction along the Southerly right of way line of Chestnut Avenue 135 feet more or less to a point on the Northern right of way line of the B & O Railroad; a distance of 318 feet more or less to a point on the Eastern right of way of Third Street; thence in a Northeasterly direction along the East right of way line of Third Street a distance of 282 feet more or less to the place of beginning.  
AND IT IS FURTHER AGREED, that the Plaintiff above named will not look to the said above mentioned and described premises, or any part thereof, for payment of any part of the principal and interest of said above entitled judgment, now or hereafter to become due, or in any way disturb, molest, put to charge, or damage, the present or any future owner or owners, occupier or occupiers, of the said above mentioned and described premises, or any part or portion thereof, for or by reason of the said judgment; or any matter, cause or thing thence accruing or to arise; provided, that nothing herein contained shall effect the said judgment or its legal validity, so far as respects all other lands and tenements of the said Defendants, situate in the County aforesaid which are not herein expressly exonerated therefrom.  
IN WITNESS WHEREOF, THE UNION BANKING AND TRUST COMPANY, of DuBois, Pennsylvania, has caused these presents to be executed by its proper officers and the corporate seal attached, duly attested by its Secretary the 22nd day of July, 1964.

The Union Banking and Trust Company, DuBois, Pennsylvania  
By H. B. Kiel, President

Attest:  
T. J. Kiech, Secretary



Bell,  
Silberblatt &  
Swoope

RAMONA J. DIXON

FEBRUARY 20, 1963, COMPLAINT IN TRESPASS, filed. Four copies

certified to the Sheriff.

March 6, 1963, Sheriff's Return, filed.

Now, March 2, 1963 service of the within Complaint was made by me upon John R. Cuttle, Jr. by sending by Registered Mail, return receipt requested, a true and attested copy of the within Complaint to John R. Cuttle, Jr. 8681 Hagner Avenue, St Louis 14, Missouri, being his last known address, on the 27th day of February 1963 at 11:30 o'clock A.M., with an indorsement thereon showing that service was made on the Secretary of the Commonwealth on the 25th day of February, 1963 by sending by Registered Mail, return receipt requested, a true and attested copy of the Complaint to the Secretary of the Commonwealth of Pennsylvania at Harrisburg, Pa. Return receipt for registered Mail, signed by John R. Cuttle, Jr., is hereto attached and made part of this return of service. Also by sending Registered Mail, return receipt requested a true and attested copy of the within Complaint to the Secretary of the Commonwealth, Harrisburg, Pa., on the 21st day of February at 11:30 o'clock P.M., accompanied by a fee of Five (\$5.00) Dollars. Return receipt for registered Mail is hereto attached and made a part of this return of service, signed D. Oestreich as Agent for the Secretary of the Commonwealth.

131

JOHN R. CUTTLE, JR.

EARL W. NOYES & SON

Pro. By atty 5.00  
Atty 3.00  
Shff. By atty 12.95  
Sec. of Com. 10.00  
Pro. 2.00

Now, March 1, 1963 service of the within Complaint was made by me upon Earl W. Noyes & Son by sending by Registered Mail, return receipt requested, a true and attested copy of the within Complaint to Earl W. Noyes & Son, 20 Cotton Street, Portland, Maine, being their last known address, on the 27th day of February 1963 at 11:30 o'clock A.M. with an indorsement thereon showing that service was made on the Secretary of the Commonwealth on the 25th day of February 1963, by sending by Registered Mail, return receipt requested, a true and attested copy of the Complaint to the Secretary of the Commonwealth at Harrisburg, Pa. Return receipt for Registered Mail signed by Earl W. Noyes as Agent for Earl W. Noyes & Son, is hereto attached and made part of this return of service. Also by sending by Registered Mail, return receipt requested a true and attested copy of the within Complaint to the Secretary of the Commonwealth, Harrisburg, Pa. on the 21st day of February 1963 at 1:30 o'clock P.M., accompanied by a fee of Five (\$5.00). Return receipt for Registered Mail is hereto attached and made part of this return of service. So Answers James B. Reese, Sheriff.

#1447 - Bell Silberblatt & Swoope \$30.95

April 9, 1963, Praecipe filed by Bell, Silberblatt & Swoope, By Paul Silberblatt.

Upon payment of costs kindly mark the above captioned matter settled and discontinued.

Record Costs in the sum of \$32.95 having been paid in full by The Employers' Liability Assurance Corp., Ltd. This case is marked Settled and Discontinued.

SETTLED

AND

DISCONTINUED

Community Consumer Discount Company VS Delores A. Thom and Phillip E. Thom, 137 February T. 1963

herein contained shall be construed so as to impair or otherwise affect the lien of the said Judgment against the said Defendants or against any other property of the said Defendants except as hereinbefore expressly set forth.

And the Prothonotary of said County is hereby requested and authorized to enter this Agreement upon the record of said Judgment.

IN WITNESS WHEREOF, the said COMMUNITY CONSUMER DISCOUNT COMPANY, of DuBois, Pennsylvania has caused this Agreement to postpone lien of Judgment to the signed in its corporate name by its President and has caused to be affixed hereto the common and corporate seal of said Corporation, attested by its Secretary, this 25th. day of September, 1963. COMMUNITY CONSUMER DISCOUNT COMPANY of DuBois, Pennsylvania, By: James A. Gaffney, President, Attest: Anna C. Sharkey, Secy.





<p>Gleason, Cherry &amp; Cherry</p> <p>Feb. 21 11:58 AM EST</p>	<p>Union Banking &amp; Trust Company DuBois, Pa.</p> <p>135</p> <p>James S. Baker Mabel M. Baker R.D. 2, DuBois, Pa.</p> <p>Pro. By Atty 4.50 Atty 3.00 Pro. <i>by Plff</i> 1.50</p>	<p>D. S. B. -- DATED FEBRUARY 20, 1963</p> <p>Payable On Demand after Date</p> <p>By virtue of Warrant of Attorney hereunto annexed, Gleason Cherry, &amp; Cherry, Attorneys appear for the Defendants and confess Judgment in favor of the Plaintiff and against the Defendants for the sum of Two Thousand Five Hundred Twenty Five and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2525.00 Atty Comm. <u>252.50</u> \$2777.50 Interest from February 20, 1963 Filed and Confessed by Attorney, February 21, 1963</p> <p>Judgment</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>8<sup>th</sup></u> day of <u>June</u> 19<u>63</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>Gleason Cherry &amp; Cherry</p> <p>Feb. 21 11:58 AM EST</p> <p>(Cl # 1468) de</p>	<p>Anson O. Kohlhepp 650 DuBois Street DuBois, Pennsylvania</p> <p>134</p> <p>J. A. Kohlhepp Sons, Inc. Douglas B. Kohlhepp 640 DuBois St. DuBois, Pa.</p> <p>Pro. By Atty 4.50 Atty 3.00 Gleason, Cherry &amp; Cherry 7.50 Rec by m &amp; f 3.00</p>	<p>D. S. B. -- DATED APRIL 2, 1962</p> <p>Payable on Demand after Date</p> <p>By virtue of Warrant of Attorney hereunto annexed, Gleason, Cheery and Cherry, Attorneys appear for the Defendants and confess Judgment in favor of the Plaintiff and against the Defendant for the sum of Thirteen Thousand Five Hundred Fifty and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt. \$13,550.00 Atty Comm <u>1,355.00</u> \$14,905.00 Interest from April 2, 1962 Filed and Confessed by Attorney, February 21, 1963</p> <p>Judgment</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>20</u> day of <u>June</u> 19<u>62</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Acher Hill</i> Prothonotary</p>
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Community Loan Company  
DuBois, Pa.

Feb. 21 136  
1:10 PM EST

Alex Bruzga  
520 Spring Avenue  
DuBois, Pa.

Pro. By Plff 4.50  
*Pro by Plff 1.50*

And Now, 26 day of April 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.  
Attest *Carl E. Walker*  
Prothonotary

D. S. B. -- DATED FEBRUARY 20, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Four Hundred Seventy Four and 95/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$474.95

Atty Comm.

Interest from February 20, 1963

Filed and Entered by Plaintiff, February 21, 1963

Judgment

*Carl E. Walker*  
**PROTHONOTARY**

Community Consumer Discount Company  
DuBois, Pa.

Feb 21 137  
1:11 PM EST

Delores A. Thom  
Phillip E. Thom  
1225-27 S. Brady St.  
DuBois, Penna.

Pro. By Plff. 4.50  
Pro. By Atty. 1.00  
*Pro. by Plff 1.50*

And Now, 17 day of July 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.  
Attest *Carl E. Walker*  
Prothonotary

poned in favor and made second to the lien of a certain Mortgage executed by PHILLIP E. THOM AND DELORES A. THOM to RIDGWAY FEDERAL SAVINGS AND LOAN ASSOCIATION, of Ridgeway, Pennsylvania, bearing date July 20, 1961 and recorded in Mortgage Book No. 195, page 550, in the office of the Register and Recorder of Clearfield County, in the sum of Two Thousand Dollars (\$2,000.00), and the Extension of said Mortgage executed by PHILIP E. THOM and DELORES A. THOM and the RIDGWAY FEDERAL SAVINGS AND LOAN ASSOCIATION, dated September 12, 1963, in the sum of Sixteen Hundred and Seventy-Five Dollars (\$1675.00) and to be recorded in the Register and Recorder's Office at Clearfield, Pennsylvania with the same force and effect as if the above recited judgment had been entered on the record of the Court of Common Pleas of Clearfield County aforesaid, on a day subsequent to the date of the entry for record of the herein in part recited Mortgage and the Extension thereof. Provided, however, that nothing

D. S. B. -- DATED FEBRUARY 19, 1963

Payable in Installments

By virtue of Power of Attorney contained herein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Four Hundred Forty and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1440.00

Atty Comm. 10%

Interest from February 19, 1963

Filed and Entered by Plaintiff, February 21, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

SEPTEMBER 30, 1963, POSTPONEMENT OF LIEN OF JUDGMENT, filed

KNOW ALL MEN BY THESE PRESENTS, That Community Consumer Discount Company of DuBois, Pennsylvania, Plaintiff mentioned in the above recited Judgment, at the request of Defendants and for and in consideration of the sum of One Dollar (\$1.00) to it in hand paid by Delores A. Thom and Philip E. Thom, Defendants above mentioned, the receipt whereof is hereby acknowledged, do hereby agree that the lien of the above recited Judgment shall be postponed in favor of the lien of a certain Mortgage executed by PHILLIP E. THOM AND DELORES A. THOM to RIDGWAY FEDERAL SAVINGS AND LOAN ASSOCIATION, of Ridgeway, Pennsylvania, bearing date July 20, 1961 and recorded in Mortgage Book No. 195, page 550, in the office of the Register and Recorder of Clearfield County, in the sum of Two Thousand Dollars (\$2,000.00), and the Extension of said Mortgage executed by PHILIP E. THOM and DELORES A. THOM and the RIDGWAY FEDERAL SAVINGS AND LOAN ASSOCIATION, dated September 12, 1963, in the sum of Sixteen Hundred and Seventy-Five Dollars (\$1675.00) and to be recorded in the Register and Recorder's Office at Clearfield, Pennsylvania with the same force and effect as if the above recited judgment had been entered on the record of the Court of Common Pleas of Clearfield County aforesaid, on a day subsequent to the date of the entry for record of the herein in part recited Mortgage and the Extension thereof. Provided, however, that nothing

CONTINUED ON PAGE 42

<p>February 21 2:42 PM EST</p>	<p>Clearfield Trust Company Clearfield, Pa.</p> <p>138</p> <p>Waldon Walls Beryl Walls RD 1, Commodore, Pa.</p> <p>Pro By Plff 4.50</p>	<p><u>D. S. B. -- DATED DECEMBER 26, 1962</u></p> <p>Payable on March 22, 1963</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the Sum of Five Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$500.00</p> <p>Atty Comm. 1%</p> <p>Interest from December 26, 1962</p> <p>Filed and Entered by Plaintiff, February 21, 1963</p> <p>Judgment</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p><i>AND NOW Dec 10 1962 having received payment full of debt interest, and costs on this judgment, I hereby do at same place</i> <i>Clearfield Trust Co. by Asbury H. Lee III, Pres.</i> Attest <i>Becky Hill</i> Prothonotary</p>
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<p>Feb. 21 3:41 PM EST</p>	<p>Clearfield Trust Company Clearfield, Pa.</p> <p>139</p> <p>Waldon Walls Beryl Walls RD 1, Commodore, Pa.</p> <p>Pro. By Plff 4.50</p>	<p><u>D. S. B. -- DATED JANUARY 2, 1963</u></p> <p>Payable on April 2, 1963</p> <p>By virtue of Power of Attorney contained therein Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Three Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$300.00</p> <p>Atty Comm. 5%</p> <p>Interest from January 2, 1963</p> <p>Filed and Entered by Plaintiff, February 21, 1963</p> <p>Judgment</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p><i>AND NOW Dec 10 1962 having received payment full of debt interest, and costs on this judgment, I hereby do at same place</i> <i>Clearfield Trust Co. by Asbury H. Lee III, Pres.</i> Attest <i>Becky Hill</i> Prothonotary</p>
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Clearfield Trust Company  
Clearfield, Pa.

D. S. B. -- DATED FEBRUARY 2, 1963

Payable On May 2, 1963

By virtue of Power of Attorney contained herein Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$200.00

Atty Comm. 10 %

Interst from February 2, 1963

Filed and Entered by Plaintiff, February 21, 1963

Judgment

*Carl E. Walker*  
Prothonotary

Beryl Walls  
Waldon Walls  
RD 1, Commodore, Pa.

Feb. 21  
2:40 PM EST

140

Pro. By Plff 4.50

AND NOW...  
Clearfield Trust Co by *Albany H. Lee, Jr.*  
Attest *Carl E. Walker*  
Prothonotary

First National Bank of  
Philipsburg, Pa.

FEBRUARY 23, 1963, AMICABLE SCIRE FACIAS to revive and continue

Lien entered to 280 February Term, 1958

By virtue of Warrant of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Seven Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$700.00

Atty Comm. 5%

Interest from March 13, 1958

Filed and Entered by Plaintiff, February 28, 1963.

Judgment.

*Carl E. Walker*  
Prothonotary

Fred Krause  
Edna Krause  
RD Osceola Mills, Pa.

Feb. 23  
9:00 AM EST

141

Pro. By Plff 4.50

Proc. by Plff 1.50

And Now, 4 day of Feb 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

<p>Feb. 23 10:15 AM EST</p>	<p>Community Consumer Discount Company Clearfield, Pa.</p> <p>142</p> <p>Merrill Wisor Bernice Wisor Mineral Springs, Pa.</p> <p>Pro. By Plff. 4.50 <i>Pro by Plff 1.50</i></p>	<p><u>D. S. B. -- DATED FEBRUARY 9, 1963</u></p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Six Hundred Ninety two and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, W Waiving Stay, Inquisition and Exemption.</p> <p>Debt. \$1692.00</p> <p>Atty. Comm. 10%</p> <p>Interest from February 9, 1963</p> <p>Filed and Entered by Plaintiff, February 23, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>3rd</u> day of <u>Dec</u> 19<u>63</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>Feb. 23 10:16 AM EST</p>	<p>Community Consumer Discount Company Clearfield, Pa.</p> <p>142½</p> <p>John Flood Maude A. Flood RD Woodland, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Plff 1.50</i></p>	<p><u>D. S. B. -- DATED FEBRUARY 20, 1963</u></p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained there, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Five Hundred Eighty Four and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, W Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1584.00</p> <p>Atty Comm. 10%</p> <p>Interest from February 20, 1963</p> <p>Filed and Entered by Plaintiff, February 23, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>22</u> day of <u>Nov</u> 19<u>63</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Carl E. Walker</i> Prothonotary</p>
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County National Bank at  
Clearfield, Pa.

Feb. 23  
11:50 AM EST

143

Walter S. Gearhart  
Annie Gearhart  
Jane M. Gearhart  
RD 1, Clearfield, Pa.

Pro. By Deft. 4.50

D. S. B. -- DATED FEBRUARY 23, 1963

Payable Three Months after Date

By virtue of Power of attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Seven Thousand Two Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt. \$7200.00

Atty Comm. 10%

Interest from February 23, 1963

Filed and Entered by Plaintiff, February 23, 1963

Judgment

*Carl E. Walker*  
Prothonotary

*AND NOW* Jan 14 1964 *having received payment full of interest, and costs on this judgment. I hereby direct same satisfied.*  
*Mary Ann Clisner*  
THE COUNTY PROTHONOTARY, CLEARFIELD, PA.

*Attest* *Carl E. Walker*  
Prothonotary

County National Bank at  
Clearfield, Pa.

Feb. 23  
11:55 AM EST

144

Lester G. Smeal  
Leozetta M. Smeal  
Lester E. Smeal  
Norma M. Smeal  
RD Morrisdale, Pa.

Pro. By Defts 5.50  
*Pro. by Deft.* 1.50

D. S. B. -- DATED FEBRUARY 23, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Eleven Hundred Thirty Four and 36/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1134.36

Atty Comm. 10%

Interest from February 23, 1963

Filed and Entered by Plaintiff, February 23, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

*And now 8<sup>th</sup> of Mar 65*  
*filed, the amount of interest and cost,*

*Attest* *Carl E. Walker*  
Prothonotary



<p>Joseph J. Lee Litke, Gettig &amp; Raycroft</p> <p>145</p> <p>Cecil G. Hoover t/d/b/a Hoover's Nu Tred Tire Center James A. Gleason, John A. Cherry, Edward V. Cherry co-partners t/d/b/a Gleason, Cherry &amp; Cherry, Anthony S. Guido, and Ernest W. Baum, <u>garnishees</u>)</p> <p>Pro. 5.00 Atty 3.00 Shff By atty 10.30 Pro. 3.50 Pro. 2.00 Pro. 3.50 Shff. by Atty Lee 16.00 G.C &amp; C Garnishee 10.00</p> <p>6/2/64 \$71.10 Paid by Joseph J. Lee</p>	<p>United States Rubber Company</p>	<p>FEBRUARY 25, 1963, COMPLAINT IN ASSUMPSIT, filed. One copy certified to the Sheriff</p> <p>February 28, 1963, Sheriff's Return, filed. Now February 26, 1963 at 10:15 o'clock A.M. served the within Complaint in Assumpsit on Cecil G. Hoover, t/d/b/a Hoover's NuTred Tire Company at his residence 729 1/2 S. Brady Street, R.D. DuBois, Sandy Township Clearfield County, Pennsylvania by handing to Mrs. Cecil Hoover, an adult member of the family, being wife of Cecil G. Hoover a true and attested copy of the original Complaint in Assumpsit and made known to her the contents thereof. So Answers, James B. Reese, Sheriff.</p> <p>June 20, 1963, Praecipe filed to enter Judgment by William S. Raycroft, Litke, Gettig &amp; Raycroft. 10:59 A.M. E.S.T.</p> <p>Enter Judgment if favor of the Plaintiff and agains the Defendants for failure to file an Answer in the above stated case in the amount of Nine Hundred Three and 50/100 Dollars, with Interest, <del>XXXXXXXXXXXXXXXXXXXX</del> and Cost of Case. Debt. \$903.50 Judgment. Interest to 6/20/1963 121.37 \$1024.87</p> <p><i>Carl E Walker</i> Prothonotary</p> <p>Writ of Execution 15 November Term 1963</p> <p>DECEMBER 31, 1963, ANSWER TO INTERROGATORIES, filed by Gleason, Cherry &amp; Cherry, Service accepted December 31, 1963, Joseph J. Lee Atty for Plaintiff. DECEMBER 31, 1963, PRAECIPE FOR JUDGMENT AGAINST GARNISHEES, filed Enter Judgment in favor of U. S. Rubber Company, plaintiff and against James A. Gleason, John A. Cherry, Edward V. Cherry, co-partners, t/d/b/a Gleason, Cherry and Cherry, Anthony S. Guido and Ernest W. Baum, /garnishees in the Amount of(\$1107.72.)</p> <p>Judgment \$1107.72</p> <p><i>Carl E Walker</i> Prothonotary</p>
<p>#1754 - Joseph J. Lee adv. costs \$38.10</p> <p>#1755 - Gleason &amp; Cherry Garnishee fee 10.00</p> <p>Prothonotary 23.00</p> <p>S A T I S F I E D</p>		<p>Prothonotary</p> <p>March 25, Sheriff*s Return, filed. See Dkt. 34 15 Nov. T. 1963.</p> <p>June 5, 1964, Praecipe filed by Joseph J. Lee, Attorney for Plaintiff. Mark the records satisfied to all persons in the above case</p> <p>S A T I S F I E D</p>

County National Bank at  
Clearfield, Pa.

Feb. 25 146  
1:25 PM EST

Carl W. Bloom  
Dorothy E. Bloom  
RD Morrisdale, Pa.

Pro. By Deft 4.50

D. S. B. -- DATED FEBRUARY 25, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Six Hundred Thirty and 70/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1630.70

Atty Comm. 10%

Interest from February 25, 1963

Filed and Entered by Plaintiff, February 25, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

Nevling & Davis

Evelyn Gorman, Agent  
24 Mitchell Avenue  
Binghamton, New York

Feb 25 147  
1:50 PM EST

Ralph A. Williams  
RD Curwensville, Pa.

Pro. By atty 4.50  
Atty 3.00

D. S. B. -- DATED JULY 26, 1962

Payable on February 1, 1963

By virtue of Warrant of Attorney hereunto annexed, Nevling and Davis, Attorney's appear for the Defendant and confess Judgment in favor of the Plaintiff and against the Defendant for the sum of Nine Hundred Fourty and 45/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt. \$940.45

Atty Comm. 10%

Interest from July 26, 1962

Filed and Confessed by Attorney, February 25, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

*AND NOW June 4, 1963 having received payment full of debt, interest, and costs on this judgment, I hereby direct same satisfied.*

*William L. Davis*  
Attest *Carl E. Walker*  
Prothonotary

County National Bank at  
Clearfield, Pa.

D. S. B. -- DATED FEBRUARY 20, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Eight Hundred and 99/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$800.99

Atty Comm. 10%

Interest from February 20, 1963

Filed and Entered by Plaintiff, February 25, 1963  
Judgment.

Feb. 25 148

Francis Sharpless  
Marian Sharpless  
213 Sarah Street  
Osceola Mills, Pa.

Pro. By Deft 4.50  
*Pro by deft* 1.50

*Carl E. Walker*  
Prothonotary

And Now, 24 day of Jan 1966 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

County National Bank at  
Clearfield, Pa.

D. S. B. -- DATED FEBRUARY 9, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Thirty Five Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$3500.00

Atty Comm. 10%

Interest from February 9, 1963

Filed and Entered by Plaintiff, February 25, 1963  
Judgment.

Feb. 25 149

Nathan F. Finocchio  
Rose Finocchio  
Osceola Mills, Pa.

Pro By Deft 4.50  
Pro. By Atty 1.00  
*Pro. by Deft.* 1.50

*Carl E. Walker*  
Prothonotary

AUGUST 12, 1963, RELEASE FROM LIEN OF JUDGMENT, filed  
KNOW ALL MEN BY THESE PRESENTS, that the plaintiff named in the above entitled judgment for and in consideration of the sum of one Dollar, lawful money of the United States, to it paid by the defendants above named, the receipt whereof is hereby acknowledged, does hereby forever acquit, exonerate, discharge and release from the lien of the above entitled judgment, the following described property, to-wit:

ALL that certain lot or piece of ground situate in the Borough of Osceola Mills, in the County of Clearfield and State of Pennsylvania, bounded and described, as follows: BEGINNING on the North by lot No. 75; on the East by Lingle Street, on the South by Lot No. 77; and on the West by Edward Alley; and being fifty (50) feet by one hundred and fifty (150) feet, and known as Lot No. 76 in the general plan of said Borough. Having erected a two story frame dwelling, three-car garage, and other outbuildings. Said deed and the above-referred to description is recorded in Clearfield County Pa., in Deed Book 465 at page 409.

And it is further agreed that the plaintiff above named will not look to the said above mentioned and described premises or any part thereof, for payment of any part of the principal and interest of said above entitled judgment, now or hereafter to become due, or in any way disturb, molest, put to charge or damage, the present or any future owner or owners, occupier or occupiers of the said above mentioned and described premises, or any part or portion thereof, for or by reason of the said judgment, or any matter cause or thing thence accruing or to arise:

CONTINUED ON PAGE 51

Feb. 25 2:20 PM EST

And Now, 31 day of Aug 1966 By paper filed, the above judgment is satisfied in full of debt, interest and cost.  
Attest *Carl E. Walker*  
Prothonotary

<p>Feb. 25 3:10 PM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>150</p> <p>James R. McBride Mary P. McBride RD 2, Clearfield, Pa.</p> <p>Pro. By Deft 4.50 <i>pro. By Deft. 3.00</i></p>	<p><u>D. S. B. -- DATED FEBRUARY 25, 1963</u></p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Seven Hundred Forty Four and 64/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2744.64</p> <p>Atty Comm. 10%</p> <p>Interest from February 25, 1963</p> <p>Filed and Entered by Plaintiff, February 25, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>8th</u> day of <u>Jan</u>, 19<u>63</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Archie Hill</i> Prothonotary</p>
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<p>Feb. 26 9:30 AM EST</p>	<p>Commercial Credit Plan Consumer Discount Company 217 E. Plank Road Altoona, Pa.</p> <p>151</p> <p>Andy Murarik Cecilia M. Murarik RD 1, Houtzdale, Pa.</p> <p>Pro. By Plff 4.50</p>	<p><u>D. S. B. -- DATED FEBRUARY 25, 1963</u></p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Nine Hundred Ninety Two and 89/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$992.89</p> <p>Atty Comm. 10%</p> <p>Interest from February 25, 1963</p> <p>Filed and Entered by Plaintiff, February 26, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p>
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<p>Ammerman &amp; Blakley</p> <p><i>#125 John, Atty 2/27/63</i> <i>By Joseph P. Work</i></p>	<p>BEVERLY MAINES</p> <p>153</p>	<p>FEBRUARY 26, 1963, COMPLAINT IN DIVORCE, filed. One copy certified to Attorney</p> <p><u>March 26, 1963</u>, PRAECIPE IN DIVORCE filed, Enter my appearance on behalf of the Defendant in the above captioned matter. SMITH, SMITH &amp; WORK BY: Joseph Work s/</p> <p><u>March 26, 1963</u>, <u>Now March 26, 1963</u> Service of the within Complaint is accepted on behalf of the defendant by his attorneys, Smith, Smith &amp; Work By Joseph P. Work.</p> <p>April 22, 1963, By Motion on the Watch Book, Joseph A. Dague, Esquire, is appointed Master to take testimony and report same with recommended form of Decree to the Court. By the Court, John J. Pentz, President Judge.</p>
<p>SMITH, SMITH &amp; WORK</p>	<p>ARTHUR R. MAINES</p> <p>Pro. By atty 7.00</p> <p>Atty 3.00</p> <p>Pro. 2.00</p> <p>Pro. 2.00</p> <p>Master 75.00</p> <p>Clfd Co Bar Assn 10.00</p> <p>Pro. 10.00</p> <p>Pro. 1.00</p> <p><u>\$128.00 Paid by Attorney</u></p> <p>#214 - Joseph A. Dague, Master 75.00</p>	<p><u>May 14, 1963</u>, Power of Attorney, filed by Smith, Smith &amp; Work Given by Arthur P. Maines, appointing Joseph P. Work, Esq. as his attorney to appear for me in the above case.</p> <p><u>June 5, 1963</u>, Master's Report, filed. Now June 5, 1963 notice of filing the within Master's Report accepted and time and right to file exceptions is hereby waived. Signed by David Blakley of Ammerman &amp; Blakley and Joseph P. Work of Smith, Smith &amp; Work.</p> <p><u>D E C R E E</u>: AND NOW the 7th day of June, 1963, the report of the Master is acknowledged. We approve his findings and recommendations. We, therefore, DECREE that Beverly Maines bedivorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and Arthur R. Maines. Thereupon all the rights, duties or claims accruing to either of said parties in pursuance of said marriage, shall cease and determine and each of them shall be at liberty to marry again as though they had never been heretofore married.</p>
<p>#215 - Clfd. County Bar Ass'n Atty \$10.00 - Ref. \$18.00</p> <p>#216 - Ammerman &amp; Blakley</p> <p>Prothonotary</p>	<p>10.00</p> <p>28.00</p> <p>15.00</p> <p><u>\$128.00</u></p>	<p>The Prothonotary is directed to pay the Court Costs, including Master's Fees, as noted herein, out of the deposits received and then remit the balance to the libellant. No Decree to issue until the costs be fully paid. We do further award to the said Beverly Maines her costs expended in this action. By the Court, John J. Pentz, President Judge.</p>

Claster Lumber Company, Inc.  
Clearfield, Pa.

Feb. 26  
11:15 AM EST

154

Paul Girardi  
Julie Girardi  
Curwensville, Pa.

D. S. B. -- DATED JANUARY 28, 1963

Payable One month after Date

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Five Hundred Twenty Six and 08/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$526.08

Atty Comm. 10%

Interest from January 28, 1963

Filed and Entered by Plaintiff, February 26, 1963

Judgment.

*Carl E. Walker*

Prothonotary

Pennsylvania Farm Bureau  
Cooperative Association  
3609 Dairy Street  
Harrisbrug, Pa.

Feb. 26  
11:58 AM EST

155

Robert Wayland  
Louise H. Wayland  
305 W. Washington Street  
DuBois, Pa.

D. S. B. -- DATED FEBRUARY 19, 1963

Payable On Demand

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Seventeen Thousand Five Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$17,500.00

Atty Comm 5%

Interest from February 19, 1963

Filed and Entered by Plaintiff, February 26, 1963

Judgment.

*Carl E. Walker*

Prothonotary

NOVEMBER 21, 1967, POSTPONEMENT OF LIEN, filed by Maine and Pennell.

Pro. By Plff 4.50  
Pro By Atty 4.00

WHEREAS, Pennsylvania Farm Bureau Co-operative Association, plaintiff above named did on February 25, 1963 enter judgment to No. 155 February Term, 1963, in the amount of Seventeen Thousand Five Hundred (\$17,500.00) Dollars against Robert O. Wayland and Louise H. Wayland, and

WHEREAS, Pennsylvania Farm Bureau Co-operative Association merged with Agway Inc., P. O. Box 1333 Syracuse, N. Y. and Box 24, Canandaigua, New York, and all of the property of the said Pennsylvania Farm Bureau Co-operative Association was transferred and conveyed to the said Agway, Inc., including the aforesaid judgment against Robert O. Wayland and Louise H. Wayland, entered to No. 155 February Term, 1963 in the amount of \$17,500.00, and

WHEREAS, the said judgment constitutes a lien upon real estate situate in the City of DuBois, Clearfield County, Pennsylvania as more fully herein described, and

WHEREAS, Robert O. Wayland and Louise H. Wayland have agreed to enter into a mortgage with DuBois Deposit National

J. Paul  
Frantz

LORD BALTIMORE HEADWEAR, CO.

FEBRUARY 26, 1963, COMPLAINT IN ASSUMPSIT, filed. One copy certified to the Sheriff.

March 6, 1963, Sheriff's Return, filed.

Now March 5, 1963 at 10:20 o'clock A.M. served the within Complaint in Assumpsit on Wilbur D. Kuhn t/a Surplus Outlet Store at his residence 417 West Garfield Ave., DuBois, Clearfield County, Pa., by handing to Wilbur D. Kuhn a true and attested copy of the original Complaint in Assumpsit and made known to him the contents thereof. So Answers, James B. Reese, Sheriff.

156

March 27, 1963, Praecipe for Judgment, filed.

Enter judgment in favor of the Plaintiff, Lord Baltimore Headwear Co., and against Wilbur D. Kuhn trading as Surplus Outlet Store, defendant, for want of an appearance and failure to file an Answer or other defensive pleading according to the calculation below.

Wilbur D. Kuhn, trading as  
Surplus Outlet Store

Debt \$663.25

Interest from November 21, 1962

Costs

Judgment

*Paul E. Walker*

Prothonotary

Pro. By atty 5.00

Atty 3.00

Shff By atty 10.30

Pro. 3.50

Writ of Execution issued No. 2 November T. 1963

County National Bank at  
Clearfield, Pa.

D. S. B. -- DATED FEBRUARY 26, 1963

Payable in Installments

By virtue of Power Of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Fourteen Hundred Seventy One and 60/100 Dollars with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1471.60

Atty Comm. 10%

Interest from February 26, 1962

Filed and Entered by Plaintiff, February 26, 1963

Judgment.

*Carl E. Walker*

Prothonotary

Feb. 26  
3:10 PM EST

157

Lawrence Johnson  
Martha Johnson  
114 Merrill St.  
Clearfield, Pa.

Pro. By Deft 4.50

*Pro by Deft 1.50*

And Now, 22<sup>nd</sup> day of March, 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

First National Bank of  
Philipsburg, Pa.

D. S. B. -- DATED FEBRUARY 25, 1963

Payable One Day after Date

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Seven Hundred Ninety Six and 91/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay Inquisition and Exemption.

Debt \$796.91

Atty Comm. ~~10~~ 5%

Interest from February 25, 1963

Filed and Entered by Plaintiff, February 27, 1963

Judgment

*Carl E. Walker*

Prothonotary

Feb. 27  
8:50 AM EST

158

Joseph Lyncha  
Anna B. Lyncha  
Grassflat, Pa.

Pro. By Plff 4.50

*Pro by Plff 1.50*

And Now, 27<sup>th</sup> day of Feb., 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

<p>Feb. 27 10:10 AM EST</p>	<p>Community Consumer Discount Company Clearfield, Pa.</p> <p>159</p> <p>Clair Kephart Lillian Kephart Glen Richey, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Plff 1.50</i></p>	<p>D. S. B. -- DATED FEBRUARY 22, 1963</p> <p>Payable In Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Fifty Two and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay Inquisition and Exemption</p> <p>Debt. \$2052.00</p> <p>Atty Comm. 10%</p> <p>Interest from February 22, 1963</p> <p>Filed and Entered by Plaintiff, February 27, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>8th</u> day of <u>Oct</u> 19<u>63</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>Feb. 27 10:11 AM EST</p>	<p>Community Consumer Discount Company Clearfield, Pa.</p> <p>160</p> <p>Tony Natoli Alverta Natoli 1104 Daisy St. Clearfield, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Plff 1.50</i></p>	<p>D. S. B. -- DATED FEBRUARY 21, 1963</p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Four Hundred Fifty Seven and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt. \$2457.00</p> <p>Atty Comm. 10%</p> <p>Interest from February 21, 1963</p> <p>Filed and Entered by Plaintiff, February 27, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> <b>PROTHONOTARY</b></p> <p>And Now, <u>17th</u> day of <u>Nov</u> 19<u>63</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Carl E. Walker</i> Prothonotary</p>
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Community Consumer Discount  
Company  
Clearfield, Pa.  
  
161  
  
Clarence Baum  
Margaret Baum  
Coalport, Pa.  
  
Pro. By Plff 4.50  
Pro by Plff 1.50

Feb. 27  
10:13 AM EST

D. S. B. -- DATED FEBRUARY 23, 1963  
  
Payable in Installments  
  
By virtue of Poer of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Six Hundred Fifty Six and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.  
  
Debt. \$1656.00  
Atty. Comm. 10%  
Interest from February 23, 1963  
Filed and Entered by Plaintiff, February 27, 1963  
Judgment.  
  
*Carl E. Walker*  
Prothonotary  
  
And Now, 26<sup>th</sup> day of Sept. 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost.  
Attest *Carl E. Walker*  
Prothonotary

Community Consumer Discount  
Company  
Clearfield, Pa.  
  
162  
  
A. Kline Redden  
Mary Louise Redden  
610 High Street  
Curwensville, Pa.  
  
Pro. By Plff. 4.50  
Pro by Plff 1.50

Feb. 27  
10:15 AM EST

D. S. P. -- DATED FEBRUARY 25, 1963  
  
Payable In Installments  
  
Py virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Four Hundred Fifty Seven and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.  
  
Debt \$2457.00  
Atty. Comm. 10%  
Interest from February 25, 1963  
Filed and Entered by Plaintiff, February 27, 1963  
Judgment.  
  
*Carl E. Walker*  
PROTHONOTARY

And Now, 27 day of April 1965 By paper filed, the above judgment is satisfied in full of debt, interest and cost.  
Attest *Carl E. Walker*  
Prothonotary

<p>Feb. 28 9:30 A.M. EST</p>	<p>Household Consumer Discount Company 1105 13th Street Altoona, Pa.</p> <p>163</p> <p>Roger T. Troxell Marlyn D. Troxell RD Uthaville, Pa.</p> <p>Pro. By Plff 4.50 <i>by P. J. J.</i> 1.50</p>	<p><u>D. S. E. -- DATED FEBRUARY 26, 1963</u></p> <p>Payable In Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Eight Hundred Sixty Four and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$864.00</p> <p>Atty Comm.</p> <p>Interest from February 26, 1963</p> <p>Filed and Entered by Plaintiff, February 28, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Paul E. Walker</i> Prothonotary</p> <p>And Now, <u>18<sup>th</sup></u> day of <u>Nov</u> 19<u>64</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <i>Paul E. Walker</i> Prothonotary</p>
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<p>Feb. 28 9:35 AM EST</p>	<p>Commonwealth of Penna. Use of Unemployment Compensation Fund, Harrisburg, Pa.</p> <p>164</p> <p>Atlantic Seaboard Coal Co., Inc A Corporation chartered under the laws of Ohio 517 Lingle Street Osceola Mills, Pa.</p> <p>Pro. By Plff 4.50</p>	<p><u>FEBRUARY 28, 1963, CERTIFIED COPY OF LIEN UNDER PENNSYLVANIA UNEMPLOYMENT COMPENSATION LAW, filed. Dated February 27, 1963</u></p> <p>This Lien is for the amount of Unpaid Unemployment Compensation Contributions in the sum of Eight Hundred Seventeen and 86/100 Dollars with unpaid Interest and Penalties and Costs.</p> <p>Debt. \$766.85</p> <p>Unpaid Interest and Penalties <u>51.01</u> \$817.86</p> <p>Interest from January 31, 1963</p> <p>Filed and Entered by Plaintiff, February 28, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Paul E. Walker</i> Prothonotary</p>
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Community Consumer Discount  
Company  
Clearfield, Pa.

D. S. B. -- DATED FEBRUARY 26,, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Four Hundred Four and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1404.00

Atty. Comm. 10 %

Interest from February 26, 1963

Filed and Entered by Plaintiff, February 28, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

165

Grant Luzier

Norma Luzier

RD 3, Clearfield, Pa.

Pro. By Plff 4.50

*Pro by Plff 1.50*

And Now, 13th day of Aug 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Community Consumer Discount  
Company  
Clearfield, Pa.

D. S. B. -- DATED FEBRUARY 27, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Two Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1200.00

Atty. Comm. 10%

Interest from February 27, 1963

Filed and Entered by Plaintiff, February 28, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

166

Herb G. Caldwell

14 Guelich Avenue

Clearfield, Pa.

Pro. By Plff 4.50

*Pro by Plff 1.50*

And Now, 7th day of Mar 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Feb. 28  
10:03 AM EST

Feb. 28  
10:04 AM EST

Commonwealth of Pa., Ex. R. 1  
James A. Cole

FEBRUARY 28, 1963, PETITION IN APPEAL FOR REVIEW OF THE RECORDS,  
filed. One copy certified to the District Attorney

167

Harry E. Russell, Supt.  
State Correctional Institu-  
tion, Huntingdon, Pa.

Pro. 7.00

Community Consumer Discount  
Company  
DuBois, Pa.

D. S. B. -- DATED FEBRUARY 28, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Four Hundred Fifty Seven and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption

Debt \$2457.00

Atty Comm. 15%

Interest from February 28, 1963

Filed and Entered by Plaintiff, March 1, 1963

Judgment.

*Carl E. ...*

Prothonotary

Elaine J. Vicklund  
Earl R. Vicklund  
RD 1, DuBois, Pa.

Pro. By Plff 4.50

*Pro. by Plff 1.50*

Mar. 1  
8:50 AM EST

And Now, 13th day of Dec. 1962 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. ...*  
Prothonotary

County National Bank at  
Clearfield, Pa.

D. S. B. -- INSTALLMENT SALE CONTRACT - DATED MAY 19, 1960

Payable In Installments

By virtue of Warrant of Attorney hereunto annexed, Smith, Smith and Work, Attorneys appear for the Defendant and confess Judgment in favor of the Plaintiff and against the Defendant in the sum of Five Hundred Fifty One and 52/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption

Debt ; \$551.52

Atty Comm. 112.72 \$664.25

Interest from May 1, 1961

Filed and Confessed by Attorneys, March 2, 1963

Judgment

*Carl E. ...*

Prothonotary

John P. ...  
702 Martin St.  
Clearfield, Pa.

Pro. By atty 4.50  
Atty 3.00

Mar 2  
8:50 AM EST

Writ of Execution No. 8 February Term, 1963

<p>Bell Silberblatt &amp; Swoope</p> <p><i>170</i></p>	<p>BETTY VIRGINIA CAMPBELL</p> <p>170</p> <p>MILTON PERSHING CAMPBELL</p> <table border="0"> <tr> <td>Pro.</td> <td>By Atty</td> <td>7.00</td> </tr> <tr> <td>Atty</td> <td></td> <td>3.00</td> </tr> <tr> <td>Shff</td> <td>By atty</td> <td>13.70</td> </tr> <tr> <td>Master, including</td> <td>Constable \$3.50</td> <td>78.50</td> </tr> <tr> <td>Clfd Co. Bar Assn.</td> <td></td> <td>10.00</td> </tr> <tr> <td>Pro.</td> <td></td> <td>10.00</td> </tr> <tr> <td>Pro</td> <td></td> <td>1.00</td> </tr> </table> <p>\$135.00 Paid by Attorney</p> <table border="0"> <tr> <td>#234 - J. K. Nevling, Master</td> <td>\$78.50</td> </tr> <tr> <td>#235 - Clfd County Bar Ass'n</td> <td>10.00</td> </tr> <tr> <td>Atty \$23.70. Ref. \$11.80</td> <td></td> </tr> <tr> <td>#236 - Bell, Silbert &amp; Swoope</td> <td>35.50</td> </tr> </table> <p>Prothonotary</p> <p style="text-align: right;">11.00</p> <p style="text-align: right;">\$135.00</p>	Pro.	By Atty	7.00	Atty		3.00	Shff	By atty	13.70	Master, including	Constable \$3.50	78.50	Clfd Co. Bar Assn.		10.00	Pro.		10.00	Pro		1.00	#234 - J. K. Nevling, Master	\$78.50	#235 - Clfd County Bar Ass'n	10.00	Atty \$23.70. Ref. \$11.80		#236 - Bell, Silbert & Swoope	35.50	<p>March 2, 1963, COMPLAINT IN DIVORCE, filed. One copy certified to the Sheriff.</p> <p>March 8, 1963, Sheriff's Return, filed</p> <p>Now March 7, 1963 at 1:05 o'clock P.M. served the within Complaint in Divorce on Milton Pershing Campbell at his residence R.D. No. 1, Cherry Tree, Burnside Township, Clearfield County, Pennsylvania by handing to Milton Pershing Campbell, personally a true and attested copy of the original Complaint in Divorce and made known to him the contents thereof. So Answers, James B. Reese, Sheriff.</p> <p>April 3, 1963, By Motion on the Watch Book, James K. Nevling, Esquire. is appointed Master to take testimony and report same with recommended form of Decree to the Court. BY THE COURT, John J. Pentz, President Judge.</p> <p>July 11, 1963, Master's Report, filed.</p> <p>July 11, 1963, Affidavit of Service, filed.</p> <p>DECREE" AND NOW, the 11th day of July 1963, the report of the Master is acknowledged. We approve his findings and recommendations.</p> <p>We, therefore, DECREE that Betty Virginia Campbell be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and Milton Pershing Campbell Thereupon all the rights, duties or claims accruing to either of said parties in pursuance of said marriage, shall cease and determine, and each of them shall be at liberty to marry again as though they had never been heretofore married.</p> <p>The Prothonotary is directed to pay the Court Costs, including Master's Fees, as noted herein, out of the deposits received and then remit the balance to the libellant. No Decree to issue until the costs be fully paid. We do further award to the said Betty Virginia Campbell her costs expended in this action.</p>
Pro.	By Atty	7.00																													
Atty		3.00																													
Shff	By atty	13.70																													
Master, including	Constable \$3.50	78.50																													
Clfd Co. Bar Assn.		10.00																													
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#234 - J. K. Nevling, Master	\$78.50																														
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Atty \$23.70. Ref. \$11.80																															
#236 - Bell, Silbert & Swoope	35.50																														

County National Bank of  
Clearfield, Pa.

D. S. B. -- DATED APRIL 2, 1962

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Three Hundred Thirty and 55/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption

Mar. 2  
9:07 AM EST

171

Melvin Fishel, Jr.  
25241 Gratiot Avenue  
Roseville, Michigan

Debt \$330.55

Atty Comm. 10%

Interest from April 2, 1962

Filed and Entered by Plaintiff, March 2, 1963

Judgment.

Pro. By Deft 4.50

*Pro by Deft 1.50*

*Carl E. Walker*  
Prothonotary

And Now, *1st* day of *April* 19*63* By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Community Consumer Discount  
Company  
Clearfield, Pa.

D. S. B. -- DATED FEBRUARY 20, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Five Hundred Forty Eight and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Mar 7  
9:40 AM EST

172

Charles J. Cuetara  
Beatrice Cuetara  
110 S. Second Street  
Clearfield, Pa.

Debt \$1548.00

Atty Comm. 10 %

Interest from February 20, 1963

Filed and Entered by Plaintiff, March 2, 1963

Judgment.

Pro. By Plff 4.50

*Pro by Plff 1.50*

*Carl E. Walker*  
Prothonotary

And Now, *12th* day of *April* 19*63* By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

FEBRUARY TERM, 1963

<p>Mar. 2 11:09 AM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>173</p> <p>Howard E. Tubbs June E. Tubbs RD 1, Curwensville, Pa.</p> <p>Pro. By Deft 4.50 <i>Pro. by Off. 1.50</i></p>	<p>D. S. B. -- DATED MARCH 1, 1963</p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Fourteen Hundred Fifty Two and 39/100 Dollars, with Interest Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1452.39</p> <p>Atty. Comm. 10%</p> <p>Interest from March 1, 1963</p> <p>Filed and Entered by Plaintiff, March 2, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p><i>And Now 5 day of Oct 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</i> Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>Urey &amp; Mikesell</p> <p>Mar 2 11:45 AM EST</p>	<p>Joseph Earl Bennett Irene L. Bennett Mahaffey, Pa.</p> <p>174</p> <p>Floyd J. Fishel Marilyn A. Fishel RD 2, Mahaffey, Pa.</p> <p>Pro. By Atty 4.50 Atty 3.00 Pro. 50 <i>Pro. by Off 1.50</i></p>	<p>D. S. B. -- DATED FEBRUARY 28, 1963</p> <p>Payable One Day after Date</p> <p>By virtue of Warrant of Attorney hereunto annexed, Urey and Mikesell, Attorneys appear for the Defendants and confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Two Thousand and No/100 Dollars, without Interest, with Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2000.00</p> <p>Atty Comm. 10%</p> <p>Without Interest</p> <p>Filed and Confessed by Attorneys, March 2, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p><i>And Now 26 day of Aug 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</i> Attest <i>Carl E. Walker</i> Prothonotary</p>
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Clearfield Trust Company  
Clearfield, Pa.

D. S. B. -- DATED NOVEMBER 17, 1962

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Eleven Hundred Ninety Three and 40/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1193.40

Atty Comm. 10%

Interest from November 17, 1962

Filed and Entered by Plaintiff, March 4, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

Mark E. Bowles  
Donna Lee Bowles  
RD 3, Clearfield, Pa.

Pro. By Plff 4.50

*Pro. by Plff 1.50*

And Now, 1 day of Dec 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

March 4;  
9:06 AM EST

175

First National Bank of  
Philipsburg, Pa.

D. S. B. -- DATED MARCH 1, 1963

Payable One Day after Date

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Twenty Two Hundred Twenty Seven and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2227.00

Atty Comm. 5%

Interest from March 1, 1963

Filed and Entered by Plaintiff, March 4, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

Margaret M. Cornell  
1062 W. Hannah St  
Houtzdale, Pa.

Pro. By Plff 4.50

*Pro. by Plff 1.50*

And Now, 19 day of Dec 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Mar. 4  
9:31 AM EST

176



Ammerman & Blakley

MARY LOUISE GODECK

MARCH 4, 1963, COMPLAINT IN DIVORCE, filed. One copy certified to

Attorney

March 27, 1963 Constable's Return of Service filed.

NOW, the 5th day of March, 1963, at 9:15 o'clock, A.M., served Floryan F. Godeck, at his place of business at 28 S. Brady St., DuBois, Pennsylvania, with a true and attested copy of the within complaint in divorce at No. 178 February Term, 1963, by handing the same to and leaving with him, personally, and making known to him the contents thereof. So answers, s/ Samuel Alessi, Constable.

L. R. Brockbank

March 27, 1963 By Motion on the Watch Book ~~Ernest W. Paul~~, Esq.

is appointed Master to take testimony and report same with recommended form of Decree to the Court. By the Court, John J. Pentz, President Judge.

APRIL 29, 1963, Masters Report, filed

NOW, THE 29th. day of April 1963, the report of the Master is acknowledged. We approve his findings and recommendations.

Pro.	By atty	7.00
Atty		3.00
Inc. Cons. Fee	\$4.00	
Master		79.00
Clfd. Co. Bar Assn		10.00
Pro.		10.00
Pro.		1.00

We, therefore, DECREE that Mary Louise Godeck be divorced and forever separate from the nuptial ties and bonds of matrimony heretofore contracted between herself and Floryan F. Godeck. Thereupon all the rights, duties or claims accruing to either of said parties in pursuance of said marriage, shall cease and determine, and each of them shall be at liberty to marry again as though they had never been married.

The Prothonotary is directed to pay the Court costs, including

\$135.00 - Paid by Attorney		
Master	\$75. - Const.	\$4.00
#160 - Master	Leo R. Brockbank	79.00
#161 - Clfd Co. Bar Ass'n.	Atty \$10. Ref. \$25.	10.00
#162 - Ammerman & Blakley		35.00

Master's fees, as noted herein, out of the deposits received and then remit the balance to the libellant. No Decree to issue until the costs be fully paid. We do further award to the said Mary Louise

Prothonotary 11.00

Godeck her costs expended in this action. By The Court John J. Pentz.

\$135.00

Gleason,  
Cherry &  
Cherry

McIntosh Coal Company  
RD 3, DuBois, Pa.

D. S. B. -- DATED JANUARY 2, 1963

Payable Two Year after Date

By virtue of Warrant of Attorney hereunto annexed, Gleason,  
Cherry and Cherry, Attorneys, appear for the Defendants and confess  
Judgment in favor of the Plaintiff and against the Defendants in  
the sum of Seven Thousand Three Hundred Eighty Five and 75/100  
Dollars, without Interest, with Attorney's Commission, Cost of Suit,  
Release of Errors, Waiving Stay, Inquisition and Exemption.

Mar. 4  
9:50 AM EST

179

Debt; \$7385.75

John E. DuBois, Jr.  
Rene H. DuBois  
211 DuBois Avenue  
DuBois, Pa.

Atty Comm. 10%

Without Interest

Filed and Confessed by Attorneys, March 4, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

Pro. By Atty 4.50  
Atty 3.00  
Pro by Atty 2.00

MARCH 18, 1965, RELEASE FROM LIEN OF JUDGMENT, filed.

*Pro. by plff* 1.50

And Now, 27 day of Sept 1965 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Carl E. Walker*  
Prothonotary

WHEREAS, THE MCINTOSH COAL COMPANY, of DuBois, Pennsylvania, has  
obtained a judgment in the Court of Common Pleas of Clearfield County,  
Pennsylvania against JOHN E. DuBOIS, JR. and RENE H. DuBOIS, of DuBois,  
Pennsylvania, at No. 179 February Term, 1963, in the principal sum  
of \$7,385.75, which judgment remains a lien on all the real estate of  
the said defendants within said Clearfield County; and

WHEREAS, the said defendants have requested that all that certain  
piece of parcel of land situate in Sandy Township, Clearfield County,  
Pennsylvania, bounded and described as follows; to wit:

CONTINUED ON PAGE 71

First National Bank of  
Philipsburg, Pa.

D. S. B. -- DATED MARCH 1, 1963

Payable One Day after Date

By virtue of Power of Attorney contained therein, Judgment is  
entered in favor of the Plaintiff and against the Defendants in  
the sum of Nineteen Hundred Thirteen and 06/100 Dollars, with  
Interest, Attorney's Commission, Cost of Suit, Release of Errors,  
Waiving Stay, Inquisition and Exemption.

Mar. 4  
10:20 AM EST

180

Debt \$1913.06

George A. Kopchik  
Margaret A. Kopchik  
Hawk Run, Pa.

Atty Comm. 5%

Interest from March 1, 1963

Filed and Entered by Plaintiff, March 4, 1963

Judgment.

Pro. By Plff 4.50  
*Pro by Plff* 3.00

*Carl E. Walker*  
Prothonotary

And Now, 8 day of Sept 1969 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Arthur Hill*  
Prothonotary



TWENTY ONE (21) SUGGESTION OF NON-PAYMENT, filed, March 4, 1963 at 11:41 AM EST

The Commonwealth of Pennsylvania Department of Public Welfare, Harrisburg, Pa., as Plaintiff.

Fifteen days have elapsed since notice of the filing of these Suggestions have been sent by Registered Mail to the named defendants at their last known address. Pursuant to the provisions of Act 372 of September 26, 1951, Judgment is entered in favor of the Plaintiff and against the Defendants for the sum of Two Thousand (\$2000.00) Dollars, with except: #186 - \$1585.93; #190 - \$143.05 and #196 - \$142.90, with Cost of Suit. Pro. By Plaintiff each Writ \$3.50 except Nos. 183 - \$5.50, 190 - \$5.00 and #198 - \$6.50

Judgment

*Paul E. Workman*

Prothonotary

NUMBER DEFENDANTS NAME AND ADDRESS : REVIVING JUDGMENT NO.

NOVEMBER 6, 1967, SUGG NON PAY FILED TO NO. 6 NOVEMBER T., 1967

182 Edward Anderson, Box 225, Houtzdale, Pa. 429 May 1958

7/15/65 RELEASE OF LIEN OF JUDGMENT, filed. Cont. on page 74

183 Harriet W. Bartow, Dec'd; Gilbert S. Watts, Logan Spring Farm 428 May 1958

Bellwood, Pa.; Martin W. Stevens, 606 Hannah St., Clearfield, Pa.

Margaret W. Humphrey, Herman Work, T-T; and Trustees, William J. Watts, Heir

NOVEMBER 6, 1967, SUGG NON PAY FILED TO NO. 9 NOVEMBER T., 1967

184 Sara Berg, Smoke Run, Pa. 466 May 1958

6-25-64 SATISFIED BY PAPER FILED. PRO. 1.50 STATE TAX .50¢ PD.

185 Thomas R. and Erie Bishop, RD 1, Box 142, LeJose, Pa. 427 May 1958

Nov. 4, 1967, Sat. by paper filed, Pro. \$ 1.50, State tax .50¢ paid.

186 Marland B. Brown, Mineral Springs, Pa. 425 May 1958

NOVEMBER 6, 1967, SUGG NON PAY FILED TO NO. 10 NOVEMBER T., 1967

187 Marlin & Blanch Duck, LeContes Mills, Pa. 545 May 1958

NOVEMBER 6, 1967, SUGG NON PAY FILED TO NO. 12 NOVEMBER T., 1967

188 John A. Clark, Dec'd; Alice R. Clark, Herr and T-T, R.D. Curwensville 431 May 1958

NOVEMBER 6, 1967, SUGG NON PAY FILED TO NO. 13, NOVEMBER T., 1967

189 Eva Cole Alias Eva Casher, RD 2, Clearfield, Pa. 424 May 1958

NOVEMBER 6, 1967, SUGG NON PAY FILED TO NO. 14 NOVEMBER T., 1967

190 William F. Conrad, Dec'd; William W. Strange, Adm., Morrisdale, Pa. 423 May 1958

Violet Muir; Odessa Strafford, Winburne, Pa. George P. Conrad, Heirs

NOVEMBER 6, 1967, SUGG NON PAY FILED TO NO. 15 NOVEMBER T., 1967

191 William A. Crain and Helen G. Crain, 606 Hale St., Osceola Mills, Pa. 432; May 1958

APRIL 24, 1967, SATISFIED BY PAPER FILED. Pro \$1.50 & Tax \$.50 pd.

192 Edward B. Dunlap, Curwensville, Pa. 422 May 1958

June 24, 1966, SATISFIED BY PAPER FILED. PRO. \$1.50 State Tax 50¢

193 Carl and Dorothy Graffius, Woodland, Pa. 421 May 1958

March 19, 1963. Satisfied by Paper filed. \$1.50 Pro. State Tax 50¢

194 John and Mary Gresco, Madera, Pa. 546 May 1958

NOVEMBER 6, 1967, SUGG NON PAY FILED TO 18 NOVEMBER T., 1967

195 William Harris, R.D. 1, Box 22, Olanta, Pa. 433 May 1958

NOVEMBER 6, 1967, SUGG NON PAY FILED TO NO. 19 NOVEMBER T., 1967

196 Fred L. and Hazel Hawkins, Flegal Rd, RD 1, Clearfield, Pa. 547 May 1958

NOVEMBER 6, 1967, SUGG NON PAY FILED TO NO. 20 NOVEMBER T., 1967

197 Margaret and Walter Holes, RD 1, LeJose, Pa. 434 May 1958

NOVEMBER 6, 1967, SUGG NON PAY FILED TO NO. 21 NOVEMBER T., 1967

198 Laura B. Hutchins, Dec'd; Rosella Kitchen, Executrix & Heir, 350 May 1958

Penfield, Pa.; Florence Filed, Brandy Camp, Pa., Helen Marsh, Brandy Camp, Pa.; Julia Brison, Luella Kirkland, Laverden Smith, Geraldine Gray, Heirs

Oct. 23, 1967, Sat. by paper filed, Pro. \$1.50, State tax .50¢ paid.

199 J. J. Kachelries, Alias Jesse Kachelries, Coalport, Pa. 436 May 1958

NOVEMBER 6, 1967, SUGG NON PAY FILED TO NO. 22 NOVEMBER T., 1967

200 Arthur Kephart, RD 1, Box 762, Osceola Mills, Pa. 438 May 1958

201 Arline Kester, Orville Amos Kester, Lehaffey, Pa. 439 May 1958

NOVEMBER 6, 1967, SUGG NON PAY FILED TO NO. 23 NOVEMBER T., 1967

202 Mary Krause, 115 Trevelyun St., Osceola Mills, Pa. 548 May 1958

\* SEE PAGE 136, RELEASE OF LIEN OF JUDGMENT, COMMONWEALTH OF PA vs Orville Amos Kester, al

NOVEMBER 6, 1967, SUGGEST NON PAY FILED TO NO. 8 NOVEMBER T., 1967

Harriet W. Bartow, Deceased; al

SAT  
Sat. 4/17/72

Sat 4/24/69  
Sat 11/15/71

SAT

SAT

SAT

SAT  
10/18/68

County National Bank at  
Clearfield, Pa.

D. S. B. -- DATED MARCH 4, 1963

Payable In installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Seven Hundred Ninety Eight and 86/100 Dollars, with Interest Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt; \$798.86

Atty. Com. 10%

Interest from March 4, 1963

Filed and Entered by Plaintiff, March 4, 1963

Judgment

*Carl E. Walker*  
Prothonotary

And Now, 13<sup>th</sup> day of Dec 1965 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Mar. 4  
1:20 P.M. EST

203

Ronald R. Merritt  
Mary J. Merritt  
Box 124, Morrisdale, Pa.

Pro. By Deft 4.50  
Pro. *by Deft.* 1.50

First National Bank of  
Philipsburg, Pa.

D. S. B. -- DATED MARCH 4, 1963

Payable One Day after Date

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Four Hundred Sixty Four and 07/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$464.07

Atty Com. 10%

Interest from March 4, 1963

Filed and Entered by Plaintiff, March 5, 1963

Judgment

*Carl E. Walker*  
Prothonotary

And Now, 29<sup>th</sup> day of Sept 1966 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Mar. 5  
9:09 AM EST

204

Philipsburg Lions Club  
Maxwell S. Butterworth  
Steele Butterworth  
R.D. Gearhartville  
Philipsburg, Pa.

Pro. By Plff 5.00  
Pro. *by plff* 1.50

<p>Mar 5 9:10 AM EST</p>	<p>Capital Finance Corporation DuBois, Pa.  205  Blake Joiner Dorothy Joiner RD 1, DuBois, Pa.  Pro. By Plff 4.50 <i>Pro. by Plff, 1.50</i></p>	<p>D. S. B. -- DATED MARCH 1, 1963</p> <p>Payable In Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Five Hundred Fifty and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$550.00</p> <p>Atty Comm.</p> <p>Interest from March 1, 1963</p> <p>Filed and Entered by Plaintiff, March 5, 1963.</p> <p>Judgment</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <i>20th</i> day of <i>Jan</i> 19<i>64</i> By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>Mar. 5 9:17 AM EST</p>	<p>Community Consumer Discount Company DuBois, Penna.  206  William T. Coons Mary C. Powers RD 1, Mahaffey, Pa.  Pro. By Plff 4.50 <i>Pro by Plff 1.50</i></p>	<p>D. S. B. -- DATED MARCH 4, 1963</p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Nine Hundred Eighty and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1980.00</p> <p>Atty Comm. 15%</p> <p>Interest from March 4, 1963</p> <p>Filed and Entered by Plaintiff, March 5, 1963</p> <p>Judgment</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <i>16th</i> day of <i>Oct</i> 19<i>63</i> By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Carl E. Walker</i> Prothonotary</p>
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Community Consumer Discount  
Company  
DuBois, Pa.

Mar. 5  
9:18 AM EST

207

Irene Misko  
Adolph T. Misko  
14 Quarry Avenue  
DuBois, Pa.

Pro. By Plff 4.50

*Pro. by Plff 1.50*

And Now, 1327 day of Dec, 1963 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Carl E. ...*  
Prothonotary

D. S. B. -- DATED MARCH 4, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is  
entered in favor of the Plaintiff and against the Defendants in the  
sum of Seven Hundred Sixty Eight and No/100 Dollars, with Interest,  
Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay,  
Inquisition and Exemption.

Debt \$768.00

Atty Comm. 15%

Interest from March 4, 1963

Filed and Entered by Plaintiff, March 5, 1963

Judgment.

*Carl E. ...*  
Prothonotary

American Finance Corporation  
19 West Long Avenue  
DuBois, Pa.

Mar. 5  
9:21 AM EST

208

William F. Shaffer  
Ruth M. Shaffer  
4 N. Clark Street  
DuBois, Pa.

Pro. By Plff 4.50

D. S. B. -- DATED FEBRUARY 28, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is  
entered in favor of the Plaintiff and against the Defendants in the  
sum of Two Thousand Four Hundred Forty Eight and No/100 Dollars,  
with Interest, Attorney's Commission, Cost of Suit, Release of  
Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2448.00

Atty Comm. 15%

Interest from February 28, 1963

Filed and Entered by Plaintiff, March 5, 1963

Judgment.

*Carl E. ...*  
Prothonotary

KATHERINE COOLEY, Administra-  
 Trix of the Estate of DONALD  
 ALLEN, Deceased

209

THE BALTIMORE AND OHIO  
 RAILROAD COMPANY

Pro. 7.00  
 Atty 3.00  
 Pro. 3.50  
 Pro 2.00

*By Capt* 12.00

MARCH 5, 1963, SUMMONS IN TRESPASS, Issued.  
 March 5, 1963, Praeipie filed by Dan P. Arnold.  
 I hereby waive issuance of the summons in the above captioned matter except notice of the same, and you are hereby directed to enter my appearance for the defendant. Dan P. Arnold, Attorney for Defendant.  
 March 5, 1963, Petition and Order, filed.  
 WHEREFORE, your Petitioner prays your Honorable Court to approve said settlement and make a division of the funds between the widow and the minor son.  
 And she will ever pray/s/Katherine Cooley, Administratrix of the Estate of Donald Allen and /s/ Dan P. Arnold, Attorney for The Baltimore and Ohio Railroad Company.  
ORDER: NOW, this 5th day of March 1963, upon consideration of the foregoing Petition and having talked the matter over with the Petitioner, Katherine Cooley, Administratrix of the Estate of Donald Allen, and sister of LeDora Allen, the widow and also in the presence of LeDora Allen, Widow, and Donald Allen, Jr., son of the decedent, the Court hereby approves the settlement of the action for the death of Donald Allen under the Federal Employers Liability Act, for the gross amount of Thirty-two thousand, Five Hundred (\$32,500) Dollars  
 In view of the fact that Donald Allen, Jr. will be 18 years of age on June 29, 1963, and considering that LeDora Allen, as the result of a childhood disease, is a deaf mute, and in view of the comparative necessities of support of the two parties, the widow for her lifetime, and the minor son until his 18th birthday on June 29, 1963, the Court hereby directs that the defendant should pay the said sum of \$32,500 to the parties hereto as follows:  
 LeDora Allen, widow \$30,500.  
 Donald Allen, Jr., son 2,000.

The said Donald Allen, Jr. being within a few months of his 18th birthday, the Court directs that the said sum of \$2,000. be paid to the said Donald Allen, Jr. direct without the necessity of the appointment of a guardian.

On receipt of the two checks as set forth herein from the defendant, the Administratrix, Katherine Cooley, is authorized and directed to sign a praeipie directing the Prothonotary to mark the above case settled and discontinued on payment of costs by the Defendant, The Baltimore and Ohio Railroad Company, By The Court, John J. Pentz, President Judge.

March 5, 1963, Praeipie filed by Katherine Cooley, Administratrix  
 Now, March 5, 1963, having received the checks as set forth in the Order of Court dated this date in the above captioned matter, the Prothonotary is hereby directed to mark the case settled and discontinued on payment of costs by the defendant. The Baltimore and Ohio Railroad Company. S/S/ Katherine Cooley, Administratrix, of the Estate of Donald Allen.

SETTLED AND DISCONTINUED

SETTLED AND DISCONTINUED

Baird,  
McCamley &  
Miller

ALVIN BAINY and  
ARLENE BAINY, a minor, by  
ALVIN BAINY, Her Guardian

210

CLEARFIELD CHEESE CORP.

Pro.	By atty	7.00
Atty		3.00
Shff	By atty	3.70
Pro		2.00
Pro.		5.00
Pro.		3.50
c Pro		2.00
Pro.		2.00

MARCH 5, 1963. SUMMONS IN TRESPASS, Issued to the Sheriff.

March 8, 1963, Praeipe For Appearance, filed.  
Enter our appearance for the defendant in th9 above captioned case. Smith, Smith & Work, By W. U. Smith, Attorneys for Defendant

March 11, 1963, Sheriff's Return, filed.  
Now, March 7, 1963 at 11:00 o'clock A.M. served the within Summons in Trespass on Clearfield Cheese Company, Inc., at place of business, Meadow Street, Curwensville, Clearfield County, Pa., by handing to Judy Ardary, receptionist she being in charge of office of Clearfield Cheese Company, Inc., a true and attested copy of the original Summons in Trespass and made known to her the contents thereof. So Answers, James B. Reese, Sheriff.

December 9, 1965, Petition for Compromise and Order of Distribution, filed by Baird McCamley & Miller.  
WHEREFORE, your Petitioner respectfully prays that an Order be entered approving the compromise, allowing counsel fee and ordering distribution. /s/ Baird, McCamley & Miller By John J. McCamley, Attorneys for Plaintiff.

CONSENT AND JOINDER, filed  
We, Arlene Baine, now Arlene Piggott, and her husband, Francis W. Piggott, being fully aware of the contents of the foregoing Petition and having been fully advised of the consequences thereof, both being of full age and sui juris, do hereby consent to the filing of the said Petition and join in the prayer thereof. /s/ Arlene Baine, now Arlene Piggott and Francis W. Piggott.

ORDER OF COURT  
And Now, this 9th day of December, 1965, upon consideration of the foregoing Petition, being fully informed as to the facts and particulars of the cause of action, having fully examined into the propriety of the proposed compromise, and upon due consideration of the premises that the offer of compromise is, under the circumstances, a fair, equitable and adequate one and is to the best interest of all parties, to this proceeding and to Arlene Baine, now Arlene Piggott, in particular, IT IS ORDERED that settlement of this action for the gross sum of One Thousand (\$1,000.00) Dollars be and is hereby approved. Counsel fees and expenses are allowed and distribution directed as follows:

To Alvin Baine, Parent	
For Payment of expenses incurred -----	\$539.88
To Arlene Piggott -----	210.12
To Baird, McCamley & Miller, Counsel fees	250.00
	<hr/>
	\$1,000.00

#2575 - Baird, McCamley & Miller  
adv. costs \$18.70

IT IS FURTHER ORDERED that upon receipt and distribution of the settlement in accordance with this Order, the Counsel for the Plaintiffs be authorized and is hereby directed to give necessary praecipec for Satisfaction upon payment of costs by the Defendant. By the Court, John A. Cherry, President Judge.

December 28, 1965, Praecipec, filed by Baird, McCamley and Miller  
Mark the above entitled action settled, discontinued and ended upon payment of your costs.

December 28, 1965, Record costs have been paid in full by Employers Mutual Liability Insurance Company of Wisconsin by check No. 4522546 in the sum of \$33.20. this case is this date marked settled, discontinued and ended.

S E T T L E D

D I S C O N T I N U E D     A N D     E N D E D

<p>Nevling &amp; Davis</p> <p>Mar. 5 3:50 P.M. EST</p>	<p>CLEARFIELD TRUST COMPANY Clearfield, Pa.</p> <p>211</p> <p>Hiram L. Caldwell Gladys W. Caldwell 617 Clearfield Street Clearfield, Pa.</p> <p>Pro. By Plff 4.50 Atty 3.00</p>	<p><u>MARCH 5, 1963 - CONFESSION OF JUDGMENT ON MORTGAGE BOND</u></p> <p>Payable In Installments</p> <p>By virtue of Warrant of Attorney herunto annexed, Nevling and Davis, Attorneys, appear for the Defendants and confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Three Thousand Four Hundred Sixty Nine and 29/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <table border="0"> <tr> <td>Principal Balance;</td> <td>\$2794.84</td> <td></td> </tr> <tr> <td>Interest from 11/24/61 to April 5, 1963</td> <td>161.79</td> <td></td> </tr> <tr> <td>Taxes 1961-\$161.70; 1962-\$175.96</td> <td>337.66</td> <td></td> </tr> <tr> <td>Attorney's Commission</td> <td><u>175.00</u></td> <td>\$3469.29</td> </tr> </table> <p>Interest from April 5, 1963</p> <p>Filed and Confessed by Attorneys, March 5, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>Writ of Execution - No. 8 February Term, 1963</p>	Principal Balance;	\$2794.84		Interest from 11/24/61 to April 5, 1963	161.79		Taxes 1961-\$161.70; 1962-\$175.96	337.66		Attorney's Commission	<u>175.00</u>	\$3469.29
Principal Balance;	\$2794.84													
Interest from 11/24/61 to April 5, 1963	161.79													
Taxes 1961-\$161.70; 1962-\$175.96	337.66													
Attorney's Commission	<u>175.00</u>	\$3469.29												

<p>Mar. 5 3:51 PM EST</p> <p>O.C.</p>	<p>County National Bank at Clearfield, Pa.</p> <p>212</p> <p>Walter McSarvey Berwindale, Pa.</p> <p>Pro. By Plff 4.50 Pro. By Deft 3.50 <i>Proc. by Hefth. 1.50</i></p>	<p>MARCH 5, 1963, AMICABLE REVIVAL, filed. To Revive and continue Lien of Judgment Entered to No. 362 February Term, 1958.</p> <p>By Virtue of Power of Attorney contained therein, the Plaintiff and the Defendant agree to revive amicably the same in favor of the Plaintiff and against the Defendants for the sum of Four Hundred Fifty Two Dollars and 10/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <table border="0"> <tr> <td>Debt</td> <td>\$452.10</td> </tr> <tr> <td>Atty Comm. 10%</td> <td></td> </tr> <tr> <td>Interest from January 20, 1963</td> <td></td> </tr> </table> <p>Filed and Entered by Plaintiff, March 5, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>15</u> day of <u>Mar</u> 19<u>63</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <i>Carl E. Walker</i> Prothonotary</p>	Debt	\$452.10	Atty Comm. 10%		Interest from January 20, 1963	
Debt	\$452.10							
Atty Comm. 10%								
Interest from January 20, 1963								

FOUR (4) REIMBURSEMENT AGREEMENTS, filed. The Commonwealth of Pennsylvania, Department of Public Welfare as Plaintiff. Filed March 6, 1963 at 8:40 A.M. E.S.T.

By virtue of Agreement contained therein Judgment is entered in favor of the Plaintiff and against the Defendants for the sum of Two Thousand (\$2000.00) Dollars, with Cost of Suit. Pro. By Plaintiff Each Writ. \$3.00

Judgment

*Carl E. Weaver*

Prothonotary

NUMBER	DEFENDANT'S NAME & ADDRESS	DATE
213	Satisfied by paper filed 3 Jan. 1966 Pro. 1.50 S. Tax .50 Paid Josephine Latz, 311 Mingle Street, Osceola Mills, Pa.	January 15, 1963
214	NOVEMBER 13, 1967, SUGG NON PAY FILED TO NO. 93 NOVEMBER T., 1967 Paul and Elizabeth Rowles, R.D. 1, Clanta, Pa.	January 8, 1963
215	NOVEMBER 13, 1967, SUGG NON PAY FILED TO NO. 91 NOVEMBER T., 1967 George Socash and Sarah E. Socash RD 1, West Decatur, Pa.	January 11, 1963
216	Nov. 6, 1967, Sat. by paper filed. P ro. \$.150, State tax .50¢ paid Richard A. and Mary E. Swanson, 115 E. Second St., DuBois, Pa.	January 10, 1963

Appliance Buyers Credit Corporation  
Harrisburg, Pa.

D. S. B. -- DATED OCTOBER 6, 1961

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Sixty Seven Hundred and Fifty Two and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$6752.00

Atty Comm. 15%

Interest from October 6, 1961

Filed and Entered by Plaintiff, March 6, 1963

Judgment.

*Carl E. Weaver*

Prothonotary

Pro. By Plff 4.50

Pro *y. D. King* .50

Shff. Reese by S.S.W. 7.50

Shff. Barrick by S.S.&W. 2.90

Pro. 2.00

April 15, 1963, SHERIFF'S RETURN filed.  
April 1, 1963, I, James B. Reese, High Sheriff of Clearfield County, State of Pennsylvania do hereby deputize Sheriff of Dauphin County to execute this writ; this deputation being made at the request and risk of the Plaintiff.  
Personally appeared before me Prothonotary of Dauphin County,

(Continued on page 85)

Mar. 6  
9:20 AM EST

Jack Crossman  
Richard J. Blatt T/A  
Dimeling Hotel  
Clearfield, Pa.

<p>Mar 6 10:10 AM EST</p>	<p>Community Loan and Discount Company Clearfield, Pa.</p> <p>218</p> <p>Donald Coon RD 2, Clearfield, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro. by Plff 1.50</i></p>	<p><u>D. S. B. -- DATED DECEMBER 28, 1962</u></p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Three Hundred Five and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$305.00</p> <p>Atty Comm.</p> <p>Interest from December 28, 1962</p> <p>Filed and Entered by Plaintiff, March 6, 1963</p> <p>Judgment.</p> <p><i>Carl E. Wacker</i> Prothonotary</p> <p><b>And Now, 14<sup>th</sup> day of April 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</b></p> <p>Attest <i>Carl E. Wacker</i> Prothonotary</p>
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<p>Mar 6 10:11 AM EST</p>	<p>Community Loan and Discount Company Clearfield, Pa.</p> <p>219</p> <p>Archie Coon , Endorser B. Ellen Coon, Endorser RD 2, Clearfield, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Plff 1.50</i></p>	<p><u>D. S. B. -- DATED DECEMBER 28, 1962</u></p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Three Hundred Five and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$305.00</p> <p>Atty Comm.</p> <p>Interest from December 28, 1962</p> <p>Filed and Entered by Plaintiff, March 6, 1963</p> <p>Judgment.</p> <p><i>Carl E. Wacker</i> Prothonotary</p> <p><b>And Now, 14<sup>th</sup> day of April 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</b></p> <p>Attest <i>Carl E. Wacker</i> Prothonotary</p>
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Community Consumer Discount  
Company  
Clearfield, Pa.

D. S. B. -- DATED FEBRUARY 25, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Eighty and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1080.00

Atty Comm. 10%

Interest from February 25, 1963

Filed and Entered by Plaintiff, March 6, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

Mar. 6 220

10:10 AM EST

James W. Payton

Betty W. Payton

32 High St.

Clearfield, Pa.

Pro. By Plff 4.50

Pro. *by Plff* 1.50

And Now, 7 day of May 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

First National Bank of  
Philipburg, Pa.

D. S. B. -- DATED MARCH 1, 1963

Payable One Day after Date

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Twenty Three Hundred Ninety One and 32/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2391.32

Atty Comm. 5%

Interest from March 1, 1963

Filed and Entered by Plaintiff, March 6, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

Mar. 6 221

10:10 AM EST

Charles Quick, Jr.

Pro. By Plff 4.50

<p>Amerman &amp; Blakley</p> <p>Mar. 6 10:15 AM EST</p>	<p>Union Banking &amp; Trust Co. DuBois, Pa.</p> <p>222</p> <p>Raymond London Jeanne London Kenneth L. London Mary C. Longon</p> <p>Pro. By atty \$5.50 Atty 3.00</p>	<p><u>D. S. D. -- dated FEBRUARY 23, 1963</u></p> <p>Payable On Demand after Date</p> <p>By virtue of Warrant of Attorney hereunto annexed, Ammerman and Blakley, Attorneys appear for the Defendants and confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Seventeen Thousand and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption</p> <p>Debt \$17,000.00</p> <p>Atty Comm. 10%</p> <p>Interest from February 23, 1963</p> <p>Filed and Confessed by Attorneys, March 6, 1963</p> <p>Judgment</p> <p style="text-align: right;"><i>Carl E. Winkler</i> Prothonotary</p> <p><b>And Now, 11th day of Sept 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</b></p> <p style="text-align: right;">Attest <i>Carl E. Winkler</i> Prothonotary</p>
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(Continued from Page 82-- Appliance Buyers Credit Corp. vs. Jack Grossman, Richard J. Blatt T/A Dimeling Hotel)

Pennsylvania, Harry D. Zimmerman and he, being duly sworn according to Law, says that he is Deputy Sheriff of Dauphin Co., Pa. and on the 4th day of April, 1963 at 10:15 o'clock A.M. he served the within Rule, Petition to Open Judgment and Order of Court upon Appliance Buyers Credit Corporation by personally handing to E. F. Burns, Branch Manager and Party in charge of their Office at the time of service hereof a true and attested copy of the within Rule, Petition and Order of Court and making known to him the contents thereof at their office 2101 N. Front St., Harrisburg, Pa. s/ Harry D. Zimmerman, Deputy Sheriff. s/ So answers, Wesley M. Barrick, Sheriff.

Now, April 4th 1963, served the within Rule and Petition on Appliance Buyers Credit Corporation by deputizing the Sheriff of Dauphin County. The return of Service of Wesley M. Barrick, Sheriff of Dauphin County is hereto attached and made part of this return. So Answers, James B. Reese, Sheriff.

June 1, 1963, Answer to Petition to Open Judgment, filed.

Wherefore, the respondent respectfully requests that your Honorable Court dismiss the Petition to Open Judgment. /s/ George W. Gekes and Donald R. Mikesell.

Service accepted by copy received June 3, 1963. W. U. Smith, Attorney for Defendant.

Amernan &  
Blakley

J. R. Pugh

MARCH 6, 1962, AMICABLE ACTION OF EJECTMENT -- Agreement of Sale dated March 15, 1960. Two copies issued to the Sheriff.

223

Premises described as follows: BEGINNING at a corner of a certain two story brick building; now standing at the corner of West Long Avenue and Jared St., in said City of DuBois, thence Northeasterly along the line of Jared Street, one hundred (100) feet to a point; thence Southeasterly twenty (20) feet to a point; in line of lands now of William G. Jones; thence Southwesterly along line of lands now of William G. Jones, one hundred (100) feet to a point on Long Avenue, said point being the middle point of a certain stairway leading from Long Avenue into the said building now erected on said premises; thence along West Long Avenue, northwesterly twenty (20) feet to the point and place of beginning.

Chester L. Rossi  
Marie R. Rossi

By virtue of power of Attorney recited therein, Amernan and Blakley, Attorneys, confess Judgment in favor of the Plaintiffs and against the Defendants without stay of execution and with a release of all errors for the aforesaid devised premises.

Pro.	By Atty	4.50
Atty		3.00
Shff's	By atty	8.25

Habere Facias Possessionem No. 9 November Term, 1963.

APRIL 20, 1963, SHERIFF'S RETURN, filed

Now, February 14, 1963 served the within Habere Facias Possessionem on Chester L. Rossi and Marie R. Rossi by sending by Registered Mail, return receipt requested to Chester L. Rossi and Marie R. Rossi at 2423 Shenandoah, Pasadena, Texas, being their last known address, a true and attested copy of the original Habere Facias Possessionem on the 11th day of March, 1963 at 1:10 P.M. Return receipt for Registered Mail, signed by Marie R. Rossi, is hereto attached and made part of this return of service. So Answers, James B. Reese, Sheriff /s

<p>Mar. 6 1:55 PM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>224</p> <p>Peter Gearhart Elda Mae Gearhart RD 1, Clearfield, Pa.</p> <p><i>Pro. By Deft 1.50 Pr. By Deft 4.50</i></p> <p>And Now, <u>3rd</u> day of <u>Aug</u> 19<u>63</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <u>Carl E. Walker</u> Prothonotary</p>	<p>D. S. E. -- DATED MARCH 6, 1963</p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Fifteen Thousand and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$15,000.00</p> <p>Atty Comm. 10%</p> <p>Interest from March 6, 1963</p> <p>Filed and Entered by Plaintiff, March 6, 1963</p> <p>Judgment.</p> <p><u>Carl E. Walker</u> Prothonotary</p>
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<p>Mar. 6 3:30 PM EST</p>	<p>First National Bank of Philipsburg, Pa.</p> <p>225</p> <p>Walter B. Myers Lena A. Myers</p> <p>Pro. By Plff 4.50</p> <p><u>Pro of Plff 3.00</u></p>	<p>D. S. E. -- DATED FEBRUARY 23, 1963</p> <p>Payable One Day after Date</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2000.00</p> <p>Atty Comm. 10%</p> <p>Interest from February 23, 1963</p> <p>Filed and Entered by Plaintiff, March 6, 1963</p> <p>Judgment.</p> <p><u>Carl E. Walker</u> Prothonotary</p> <p>And Now, <u>3</u> day of <u>May</u> 19<u>63</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <u>Arthur Hill</u> Prothonotary</p>
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<p>Gleason, Cherry &amp; Cherry</p> <p>Mar. 7 9:00 AM EST</p>	<p>SOPIE GODEK 415 Lane Street DuBois, Pa.</p> <p>227</p> <p>Floryan Godeck Mary Louise Godeck 102 N. State Street DuBois, Pa.</p> <p>Pro. By atty 4.50 Atty 3.00</p>	<p>D. S. D. -- DATED <u>JUNE 1954</u></p> <p>Payable After Date</p> <p>By virtue of Warrant of Attorney hereunto annexed, Gleason, Cherry and Cherry, Attorneys appear for the Defendants and confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Five Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2500.00</p> <p>Atty Comm. 10%</p> <p>Interest from June 1954</p> <p>Filed and Confessed by Attorneys, March 7, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p>
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<p>Gleason, Cherry &amp; Cherry</p> <p>Mar. 7 9:01 AM EST</p>	<p>Sofie Godek 415 Lane Street DuBois, Pa.</p> <p>228</p> <p>Floryan F. Godeck Mary Louise Godeck 102 N. State Street DuBois, Pa.</p> <p>Pro. By atty 4.50 Atty 3.00</p>	<p>D. S. D. -- DATED <u>NOVEMBER 1955</u></p> <p>Payabel after Date</p> <p>By virtue of Warrant of Attorney hereunto annexed, Gleason, Cherry &amp; Cherry, Attorneys appear for the Defendants and Confess Judgment in favor of the Plaintiff and against the Defendnats in the sum of Two Thousand and No/100 Dollars, with Interest, Attorneys' Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2000.00</p> <p>Atty Comm. 10%</p> <p>Interest from November 1955</p> <p>Filed and Confessed by Attorney, March 7, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p>
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Gleason,  
Cherry &  
Cherry

Mar. 7  
9:02 AM EST

229

Sofie Godek  
415 Lane Street  
DuBois, Pa.

Floryan F. Godeck  
Mary Louise Godeck  
102 North State St.  
DuBois, Pa.

Pro. By Atty 4.50  
Atty 3.00

D. S. E. -- DATED NOVEMBER 1956

Payable after Date

By virtue of Warrant of Attorney herewith annexed, Gleason, Cherry and Cherry, Attorneys appear for the Defendants and Confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Five Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$500.00

Atty Comm. 10%

Interest from November 1956

Filed and Confessed by Attorneys, March 7, 1963.

Judgment.

*Carl E. ...*  
Prothonotary

Mar. 7  
11:40 AM EST

230

The Budget Plan, Inc.  
Clearfield, Pa.

Andrew Koresko, Jr.  
RD 2, Clearfield, Pa.

Pro. By Plff 4.50  
*Pro. by Plff 1.50*

And Now, 2nd day of March 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.  
Attest *Carl E. ...*  
Prothonotary

D. S. E. -- DATED MARCH 5, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Hundred Forty Five and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$154.00

Atty Comm.

Interest from March 5, 1963

Filed and Entered by Plaintiff, March 7, 1963

Judgment.

*Carl E. ...*  
Prothonotary

J. Paul Frantz, Jr.

COMMUNITY STATE BANK

231

GEORGE KARDOLEV

Pro.	By atty	7.00
Atty		3.00

MARCH 7, 1963, REPLEVIN WITH BOND ISSUED to the Sheriff, directing the Sheriff to replevy the following

1960 Belvedere House Trailer, Manufacturer's Serial No. EX 55-1290 of the Value of \$4,682.78

March 7, 1963, Affidavit and Bond in the sum of Nine Thousand four Hundred and No/100 (\$9,400.00) Dollars with the Maryland Casualty Company of Baltimore, Maryland, filed. Bond Approved by Carl E. Walker, Prothonotary

April 15, 1963,

Now, April 12, 1963, the within action having been discontinued, you are hereby directed to return this writ unexecuted. J. Paul Frantz, Jr., Attorney for Plaintiff.

Now, April 12, 1963, by direction of J. Paul Frantz, Jr., Attorney for the Plaintiff, I return this Writ unexecuted" Sheriff's Costs paid. So answers, James B. Reese, Sheriff.

Community Consumers Discount  
Company  
Clearfield, Pa.

Mar. 8  
10:24 AM EST

232

Charles S. Graham  
Marlene L. Graham  
Box 111  
Wallaceton, Pa.

Pro. By Pliff 4.50

*Ans. by Pliff 1.50*

D. S. B. -- DATED MARCH 6, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Four Hundred Fifty Seven and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2457.00

Atty. Comm. 10%

Interest from March 6, 1963

Filed and Entered by Plaintiff, March 8, 1963

Judgment.

*Paul E. ...*  
Prothonotary

And Now, 29 day of March 1966 filed, the above judgment is satisfied in full of debt, interest and cost.  
Attest *Archie Hill*  
Prothonotary

Community Consumer Discount  
Company  
Clearfield, Pa.

Mar. 8  
10:25 PM EST

233

Pearl Knepp, Endorsers  
Horace Knepp Endorsers  
Wallaceton, Pa.

Pro. By Pliff 4.50

*Ans. by Pliff 1.50*

D. S. B. -- DATED MARCH 6, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Four Hundred Fifty Seven and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2457.00

Atty Comm. 10%

Filed and Entered by Plaintiff, March 8, 1963

Judgment.

*Paul E. ...*  
Prothonotary

And Now, 29 day of March 1966 By paper filed, the above judgment is satisfied in full of debt, interest and cost.  
Attest *Archie Hill*  
Prothonotary

<p>Mar. 8 10:26 AM EST</p>	<p>Community Consumer Discount Company Clearfield, Pa.</p> <p>234</p> <p>Robert Tibbens Edna Tibbens 712 W. Front St. Clearfield, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro. by Plff 1.50</i></p>	<p><u>D. S. E. -- DATED MARCH 1, 1963</u></p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Five Hundred Twelve and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1512.00</p> <p>Atty. Comm. 10%</p> <p>Interest from March 1, 1963</p> <p>Filed and Entered by Plaintiff, March 8, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>15</u> day of <u>Aug</u> 19<u>64</u>. By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>Mar. 8 10:27 AM EST</p>	<p>Community Consumer Discount Company Clearfield, Pa.</p> <p>235</p> <p>Blair Shirey Mary Shirey RD 2, Clearfield, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro. by Plff 1.50</i></p>	<p><u>D. S. E. -- DATED MARCH 1, 1963</u></p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Four Hundred Four and No/100 Dollars, with Interest, Attorney's Commission Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1404.00</p> <p>Atty Comm. 10 %</p> <p>Interest from March 1, 1963</p> <p>Filed and Entered by Plaintiff, March 8, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>24</u> day of <u>April</u> 19<u>65</u>. By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Carl E. Walker</i> Prothonotary</p>
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Community Consumer Discount Company  
Clearfield, Pa.

D. S. E. -- DATED MARCH 1, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Two Hundred Sixty and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1260.00

Atty Comm. 10%

Interest from March 1, 1963

Filed and Entered by Plaintiff, March 8, 1963

Judgment.

Kirby Wood  
Caroline Wood  
Bigler, Pa.

Pro. By Pliff 4.50

Pro. By atty 1.00

*Pro. By Pliff 300*

*Carl E. Walker*

Prothonotary

RELEASE FROM LIEN OF JUDGMENT, JULY 27, 1964, filed:

KNOW ALL MEN BY THESE PRESENTS, that Community Consumer Discount Company the plaintiff named in the above entitled judgment, for and in consideration of the sum of one Dollar, lawful money of the United States, to it paid by the defendant s above named, the receipt whereof is hereby acknowledged, do hereby forever acquit, exonerate, discharge and release from the lien of the above entitled judgment, the following described property, to wit:

17/100 of an acre situate on William Street, Bigler Village, Bradford, being Parcel No. 11 in the map prepared by the Williams Grove Clay Products Company, described in Deed Book No. 327, page 93.

And it is further agreed that the plaintiff above named will not look to the said above mentioned and described premises or any part thereof, for payment of any part of the principal and interest of said above entitled judgment, now or hereafter to become due, or in any way disturb, molest, put to charge or damage, the present or any future owner or owners, occupier or occupiers of the said

CONTINUED ON PAGE 118

First National Bank of Philipsburg, Pa.

D. S. E. -- DATED MARCH 7, 1963

Payable On Demand After Date

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Four Hundred Thirty Four and 79/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1434.79

Atty Comm. 5%

Interest from March 7, 1963

Filed and Entered by Plaintiff, March 8, 1963

Judgment.

Mar. 8 237

Charles W. Simcox  
Elizabeth U. Simcox  
Winburne, Pa.

Pro. By Pliff 4.50

Pro. *By atty* 1.50

*Carl E. Walker*

Prothonotary

And Now, 13<sup>th</sup> day of Oct. 1963. By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Mar. 8 10:28 AM EST

*28* day of *Oct* 19 *63* By paper filed, the above judgment is satisfied in full of debt, interest and cost.  
Attest *Carl E. Walker*  
Prothonotary



Thomas H. Adcock  
Dorothy P. Adcock  
512 Laurel Street  
Pottsville, Pa.

Mar 9  
4:30 PM

240

Lois Wallace  
218 Clearfield St.  
Clearfield, Pa.

Pro. By Plff 4.50

*Pro by Plff*

3.00

MARCH 8, 1963, AMICABLE REVIVAL, filed. To Revive and continue Lien of Judgment Entered to No. 282 February 1958.

By Virtue of Power of Attorney contained therein, the Plaintiff and the Defendant agree to revive amicable the same in favor of the Plaintiff and against the Defendants for the sum of Twelve Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1200.00

Attorney Comm.

Interest from March 23, 1953

Filed and Entered by Plaintiff, March 8, 1963

Judgment.

*Carl C. Walker*

Prothonotary

And Now, 17th day of April 1963, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

Capital Finance Corporation  
DuBois, Pa.

Mar. 9  
9:00 AM EST

341

Mae E. Witter  
24 W. Sherman Ave.  
DuBois, Pennsylvania

Pro. By Plff 4.50

*Pro by Plff 4.50*

D. S. B. -- DATED MARCH 7, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Three Hundred Ninety-Five and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$395.00

Atty. Comm.

Interest from March 7, 1963

Filed and Entered by Plaintiff, March 9, 1963.

Judgment.

*Carl C. Walker*

Prothonotary

And Now, 22nd day of June 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl C. Walker*  
Prothonotary

<p>Mar 9 9:01 AM EST</p>	<p>Capital Finance Corporation 10 E. Long Avenue DuBois, Pennsylvania</p> <p>242</p> <p>Lillian Reasinger R. D. #1, DuBois, Pa.</p> <p>Pro. by Plff 4.50 <i>Pro by [Signature]</i> 1.50</p>	<p>D. S. B. - - - -Dated March 7, 1963</p> <p>Payable in Installments</p> <p>By virtue of power of Attorney contained therein, judgment is entered in favor of the Plaintiff and against the Defendants for the sum of One Hundred Fifty and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$150.00</p> <p>Interest from April 3, 1963</p> <p>Atty. Comm</p> <p>Filed and Entered by Plaintiff March 9, 1963</p> <p>Judgment</p> <p><i>Paul E. Walker</i> Prothonotary</p> <p>And Now, <u>27</u> day of <u>Aug</u> 19<u>66</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Archie Hill</i> Prothonotary</p>
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<p>Mar 9 9:05 AM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>243</p> <p>Blair Hutchinson Jean Hutchinson Houtzdale, Pa.</p> <p>Pro by Deft 4.50 <i>Pro by [Signature]</i> 1.50</p>	<p>D. S. B. - - - -Dated March 7, 1963</p> <p>Payable Three Months after date</p> <p>By virtue of power of Attorney contained therein, judgment is entered in favor of the Plaintiff and against the Defendants for the sum of Two Thousand and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2,000.00</p> <p>Interest from March 7, 1963</p> <p>Atty. Comm 10%</p> <p>Filed and Entered by Plaintiff March 9, 1963</p> <p>Judgment</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>25</u> day of <u>Feb</u> 19<u>65</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Carl E. Walker</i> Prothonotary</p>
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David Stahl  
Atty General

Commonwealth of Penna  
To Use: Unemployment  
Compensation Fund

Mar 9  
9:20 AM EST

244

Milford H. Carson  
R. D. Osceola Mills, Pa.

Pro. by Plff 4.50

And Now, 8<sup>th</sup> day of Sept 1971 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest Archie Hill  
Prothonotary

MARCH 9, 1963 CERTIFIED COPY OF LIEN UNDER PENNA UNEMPLOYMENT

COMPENSATION LAW filed. Dated July 19, 1962

This Lien is entered for Unpaid Unemployment Compensation  
Contributions in the sum of Six Hundred Ninety Nine and 57/100  
Dollars with unpaid interest, Penalties in the amount of Seventy-  
Eight and 11/100 Dollars, with interest and costs.

Debt	\$699.57	
Interest & Penalties	<u>78.11</u>	\$777.68
Interest from July 31, 1962		

Filed and Entered by Plaintiff March 9, 1963

Judgment

Earl S. Walker

Prothonotary

David Stahl  
Atty General

Commonwealth of Penna  
To Use: Unemployment  
Compensation Fund

Mar 9  
9:21 AM EST

245

J. Harry Flood & R. Clifford  
Sherkel, Individually and co-  
partners, formerly CENTRAL  
PENN ERECTION CO.  
R.D., Woodland, Pa.

Pro by Plff 4.50

Pro by Earl S. Walker 4.50

And Now, 25 day of Jan 1964 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest Earl S. Walker  
Prothonotary

MARCH 9, 1963, CERTIFIED COPY OF LIEN UNDER PENNA UNEMPLOYMENT

COMPENSATION LAW filed. Dated September 14, 1962

This Lien is entered for Unpaid Unemployment Compensation  
Contributions in the sum of Eighty Four and 36/100 Dollars with  
unpaid Interest, Penalties in the amount of Five and 22/100 Dollars,  
with Interest and costs.

Debt	\$84.36	
Interest & Penalties	<u>5.22</u>	\$89.58
Interest from September 30, 1962		

Filed and Entered by Plaintiff March 9, 1963

Judgment

Earl S. Walker

Prothonotary

<p>Mar. 9 9:22 AM EST</p>	<p>Commonwealth of Penna. Use of: Unemployment Compensation Fund, Harrisburg, Pa.</p> <p>246</p> <p>Chest Falls Enterprise, Inc. (A Pennsylvania Corporation) Mahaffey, Pa.</p> <p>Pro. By Plff. 4.50</p>	<p><u>MARCH 9, 1963, CERTIFIED COPY OF LIEN UNDER PENNSYLVANIA UNEMPLOYMENT COMPENSATION LAW</u>, filed Dated September 17, 1962</p> <p>This Lien is for the amount of Unpaid Unemployment Compensation Contribution in the sum of One Hundred Ninety Five and 33/100 Dollars, with unpaid Interest and Penalties and Cost.</p> <table border="0"> <tr> <td>Debt</td> <td>\$175.31</td> <td></td> </tr> <tr> <td>Unpaid Interest and Penalties</td> <td><u>19.62</u></td> <td>\$195.33</td> </tr> </table> <p>Interest from September 30, 1962</p> <p>Filed and Entered by Plaintiff, March 9, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p>	Debt	\$175.31		Unpaid Interest and Penalties	<u>19.62</u>	\$195.33
Debt	\$175.31							
Unpaid Interest and Penalties	<u>19.62</u>	\$195.33						

<p>Mar. 9 9:23 AM EST</p>	<p>Commonwealth of Pennsylvania Use of: Unemployment Compensation Fund, Harrisburg, Pa.</p> <p>247</p> <p>Frederick D. Evans 525 Martin Street Clearfield, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Deft</i> 1.50</p>	<p><u>MARCH 9, 1963, CERTIFIED COPY OF LIEN UNDER PENNSYLVANIA UNEMPLOYMENT COMPENSATION LAW</u>, filed.</p> <p>This Lien is for the amount of Unpaid Unemployment Compensation Contributions in the sum of Four Hundred Ninety Eight and 94/100 Dollars with unpaid Interest and Penalties and Costs.</p> <table border="0"> <tr> <td>Debt</td> <td>\$448.44</td> <td></td> </tr> <tr> <td>Unpaid Interest and Penalties</td> <td><u>50.50</u></td> <td>\$498.94</td> </tr> </table> <p>Interest from July 31, 1962</p> <p>Filed and Entered by Plaintiff, March 9, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p><b>And Now, 13 day of July 1966</b> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Archie Hill</i> Prothonotary</p>	Debt	\$448.44		Unpaid Interest and Penalties	<u>50.50</u>	\$498.94
Debt	\$448.44							
Unpaid Interest and Penalties	<u>50.50</u>	\$498.94						

Commonwealth of Penna. Use of: Unemployment Compensation Fund, Harrisburg, Pa.

MARCH 9, 1963, CERTIFIED COPY OF LIEN UNDER PENNSYLVANIA UNEMPLOYMENT COMPENSATION LAW, filed. Dated March 7, 1963

This Lien is for the amount of Unpaid Unemployment Compensation Contributions in the sum of Three Hundred Eighty Six and 21/100 Dollars with unpaid Interest and Penalties and Costs.

Mar. 9  
9:20 AM EST

248

Debt	\$314.76	
Unpaid Interest and Penalties	<u>71.45</u>	\$386.21
Interest from March 31, 1963		

Beverly S. Harter, Individually and t/a Harter Coal Company Mahaffey, Pa.

Filed and Entered by Plaintiff, March 9, 1963 Judgment.

*Paul E. Walker*  
Prothonotary

Pro. By Plff 4.50

And Now, 17th day of Nov 1962 By paper filed, the above judgment is satisfied in full of debt, interest and cost.  
Attest Archie Hill  
Prothonotary

Commonwealth of Penna. Use of: Unemployment Compensation Fund, Harrisburg, Pa.

MARCH 9, 1963, CERTIFIED COPY OF LIEN UNDER PENNSYLVANIA UNEMPLOYMENT COMPENSATION LAW, filed. September 12, 1962

This Lien is for the amount of Unpaid Unemployment Compensation Contributions in the sum of Ninety Eight and 71/100 Dollars, with unpaid Interest and Penalties and Costs.

Mar. 9  
9:25 AM EST

249

Debt	\$82.39	
Unpaid Interest and Penalties	<u>16.32</u>	\$98.71
Interest from August 31, 1962		

Mike Kadvit, Ind. and t/a Osceola House Curtin & Lingle Sts Osceola Millw, Pa.

Filed and Entered by Plaintiff, March 9, 1963 Judgment.

*Paul E. Walker*  
Prothonotary

Pro. By Plff 4.50

<p>David Stahl Atty General</p>	<p>Commonwealth of Penna To Use: Unemployment Compensation Fund</p> <p>250</p> <p>James DeAngelo, Individually and t/a SUPERIOR LANDSCAPING COMPANY DuBois, Pa.</p> <p>Pro. by Plff 4.50</p>	<p>MARCH 9, 1963 <u>CERTIFIED COPY OF LIEN UNDER PENNA UNEMPLOYMENT COMPENSATION LAW</u> filed. Dated May 18, 1961</p> <p>This Lien is entered for Unpaid Unemployment Compensation Contributions in the sum of One Hundred Eleven and 89/100 Dollars with unpaid Interest, Penalties in the amount of Nineteen and 71/100 Dollars, with Interest and costs.</p> <table border="0"> <tr> <td>Debt</td> <td>\$111.89</td> <td></td> </tr> <tr> <td>Interest &amp; Penalties</td> <td><u>19.71</u></td> <td>\$131.60</td> </tr> </table> <p>Interest from May 31, 1961 Filed and Entered by Plaintiff March 9, 1963 Judgment</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p>	Debt	\$111.89		Interest & Penalties	<u>19.71</u>	\$131.60
Debt	\$111.89							
Interest & Penalties	<u>19.71</u>	\$131.60						

<p>Blatt &amp; Swoope Bell, Silber-</p> <p>Mar 9 9:37 AM EST</p>	<p>Maryland Casualty Company Baltimore, Maryland</p> <p>251</p> <p>John and Walter Podliski Coal Company Osceola Mills, Pa.</p> <p>Pro. by Atty 4.50</p>	<p><u>D. S. B. -- BOND -- DATED January 18, 1957</u></p> <p>Payable on Demand</p> <p>By virtue of Warrant of Attorney hereunto annexed, Bell, Silberblatt and Swoope, Attorneys, appear for the Defendants and Confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Three Thousand and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <table border="0"> <tr> <td>Debt</td> <td>\$3,000.00</td> <td></td> </tr> <tr> <td>Atty Comm. 5%</td> <td><u>150.00</u></td> <td>\$3,150.00</td> </tr> </table> <p>Interest from March 8, 1963 Filed and Confessed by Attorneys, March 9, 1963 Judgment</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p>	Debt	\$3,000.00		Atty Comm. 5%	<u>150.00</u>	\$3,150.00
Debt	\$3,000.00							
Atty Comm. 5%	<u>150.00</u>	\$3,150.00						

Mar 9  
10:15 AM EST

County National Bank at  
Clearfield, Pa.

252

Alva C. Brothers  
Laura S. Brothers  
65 Clark Street  
Clearfield, Pa.

Pro. by Deft 4.50

*Pro by Deft 1.50*

And Now, *9th* day of *May* 19*63* By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Carl E. Walker*  
Prothonotary

D. S. B. - - - - Dated March 9, 1963

Payable in Installments

By virtue of power of Attorney contained therein, judgment is  
entered in favor of the Plaintiff and against the Defendants for  
the sum of Seventeen Hundred Fifty Six and no/100 Dollars, with  
Interest, Attorney's Commission, Cost of Suit, Release of Errors,  
Waiving Stay, Inquisition and Exemption.

Debt \$1,756.00

Interest from March 9, 1963

Atty. Comm 10%

Filed and Entered by Plaintiff March 9, 1963

Judgment

*Carl E. Walker*  
Prothonotary

Mar 9  
11:40 AM EST

County National Bank at  
Clearfield, Pennsylvania

253

Clarence Quick  
Elizabeth Quick  
Winburne, Pa.

Pro. by Deft 4.50

*Pro. by Neff 1.50*

And Now, *15th* day of *July* 19*64* By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Carl E. Walker*  
Prothonotary

D. S. B. - - - - Dated March 9, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, judgment is  
entered in favor of the Plaintiff and against the Defendants for  
the sum of Twelve Hundred and no/100 Dollars, with Interest,  
Attorney's Commission, Cost of Suit, Release of Errors, Waiving  
Stay, Inquisition and Exemption.

Debt \$1,200.00

Interest from March 9, 1963

Atty Comm 10%

Filed and entered by Plaintiff March 9, 1963

Judgment

*Carl E. Walker*  
Prothonotary

TWENTY THREE (23) SUGGESTIONS OF NON-PAYMENT, filed. March 11, 1963 at 1:06 P.M. E.S.T.

The Commonwealth of Pennsylvania Department of Public Welfare, Harrisburg, Pa., as Plaintiff.

Fifteen days have elapsed since notice of the filing of these Suggestions have been sent by Registered Mail to the named defendants at their last known address. Pursuant to the provisions of Act 372 of September 26, 1951, Judgment is entered in favor of the Plaintiff and against the Defendants for the sum of Two Thousand (\$2000.00) Dollars, except: #261 - \$157.90; #269 - \$269.25, with Cost of Suit. Pro. By Plaintiff each Writ \$3.50, except: #254 - \$6.50; #257 - \$9.00; #267 - \$5.00; #268 - \$6.50; #269 - \$4.50 and #270 - \$4.00. Judgment.

*Carl E. Wacker*  
Prothonotary

NUMBER                      DEFENDANTS NAME AND ADDRESSES:                      REVIVING JUDGMENT NO.

		Satisfied by paper filed 29 Oct. 1964 Pro. \$ 1.50 St. Tax .50 Paid Mellie Kunsman, Dec'd; George Kunsman, John Kunsman, Freda Herme, Inez Quirin, RD 1, LaJose, Pa. ; Una Lokeac, Verna Tagashus, Zeima Kirby, Heirs	419 May	1958
Sat. 12/4/70	254	NOVEMBER 6, 1967, SUGG NON PAY FILED TO NO.24 NOVEMBER T., 1967		
	255	Wasco Lashinsky Alias Wasco Lacyznsko, Brisbin, Pa.	441 May	1958
	256	NOVEMBER 6, 1967, SUGG NON PAY FILED TO NO.25 NOVEMBER T., 1967		
Sat. 4/16/70	257	Charles Lloyd and Katilda Lloyd, Smithwills, Pa.	549 May	1958
	258	NOVEMBER 6, 1967, SUGG NON PAY FILED TO NO. 26 NOVEMBER T., 1967		
	259	Catherine Lorigan, Dec'd; Jerome Lorigan, Jonannah Lorigan Gertrude Lorigan, Devises; Moutdale, Pa.; J. A. Lorigan, 133 Walnut St., Harrisburg, Pa.; Mrs. Frank Koval, Margaret Cornell, Mrs. Earl L. Henry, Mary Lorigan, Kathryn Ann Lorigan, Robert Logigan, Heirs.	553 May	1958
	260	NOVEMBER 13, 1967, SUGG NON PAY FILED TO NO. 103 NOVEMBER T., 1967		
	261	Matthew and Frances McKotch, Smoke Run, Pa.	442 May	1958
	262	NOVEMBER 6, 1967, SUGG NON PAY FILED TO NO. 27 NOVEMBER T., 1967		
	263	Sarah Labie, Hyde, Pa.	443 May	1958
	264	NOVEMBER 13, 1967, SUGG NON PAY FILED TO NO. 105 NOVEMBER T., 1967		
	265	Burt Mathews, R.D. Box 46, Osceola Mills, Pa. 8-21-85 Sat by paper filed	444 May	1958
	266	NOVEMBER 13, 1967, SUGG NON PAY FILED TO NO. 101 NOVEMBER T., 1967		
	267	Arthur L. Neeper, R.D. 1, Curwensville, Pa. 9/18/86 Sat by paper filed	417 May	1958
	268	NOVEMBER 13, 1967, SUGG NON PAY FILED TO NO. 100 NOVEMBER T., 1967		
	269	Mary C. Olosky, Phoenix Ave., Curwensville, Pa.	446 May	1958
8/20/93	270	NOVEMBER 13, 1967, SUGG NON PAY FILED TO NO. 99 NOVEMBER T., 1967		
	271	Grace Peoples, Box 208, Curwensville, Pa.	447 May	1958
	272	NOVEMBER 13, 1967, SUGG NON PAY FILED TO NO. 97 NOVEMBER T., 1967		
	273	Paul Phillips, Ethel Phillips, T-T, Brisbin, Pa.	469 May	1958
	274	NOVEMBER 13, 1967, SUGG NON PAY FILED TO NO. 106 NOVEMBER T., 1967		
	275	Mary Plisco, R.F.D. 1, New Castle, Osceola Mills, Pa.	448 May	1958
9/5/70	276	NOVEMBER 13, 1967, SUGG NON PAY FILED TO NO.96 NOVEMBER T., 1967		
	277	Albert Pounds, Dec'd, Vera Pounds, RD 1, Utahville, Pa.	449 May	1958
SA 8/20/93	278	NOVEMBER 13, 1967, SUGG NON PAY FILED TO NO.95 NOVEMBER T., 1967		
	279	James A. Rafferty, Dec'd, Margaret Hepfer, RD 1, Grampian, Pa. Catherine Danvir, R.D., Clearfield, Pa.; Milton Rafferty, Grampian, Pa., Wilfrid Rafferty, R.D. Luthersburg, Pa.,-Heirs July 21, 1967, Sat. by paper filed; Pro. \$1.50, State tax .50¢ paid.	450 May	1958
	280	George Sceranka, Alias George Stranko, Dec'd; Mary Stranko, Box 659, RD, Osceola Mills, Pa., Harry Wither; Anna Galvin, 245 Cherry St., Naugatuck, Connecticut; John Stranko, Michael Stranko, George Stranko, Jr., Box 659 R.D. Osceola Mills, Pa. Heirs	413 May	1958
	281	DECEMBER 4, 1967, SUGG NON PAY FILED TO NO. 266 NOVEMBER TERM, 1967		
	282	Jerome J. Shultz Alias Jerome J. Schulta and Bessie M. Shultz 1 Alias Bessie M. Schultz, Mahaffey, Pa.	414 May	1958
8/20/93	283	NOVEMBER 13, 1967, SUGG NON PAY FILED TO NO. 92 NOVEMBER T., 1967		
SAT.	284	Harold D. Smith and Elizabeth M. Smith, Alias Elizabeth M. Lansberry, 310 Leavy Ave., Clearfield, Pa.	452 May	1958
	285	NOVEMBER 13, 1967, SUGG NON PAY FILED TO NO.90 NOVEMBER T., 1967		
	286	Alfred and Anna Soupart, Smithwills, Pa.	555 May	1958
	287	NOVEMBER 13, 1967, SUGG NON PAY FILED TO NO. 89 NOVEMBER T., 1967		
	288	George Stranko, Jr., Osceola Mills, Pa.	556; May	1958
	289	Wilbur and Helen Irene Wade, 805 Florence St., Philipsburg, Pa.	453 May	1958
	290	Jan. 5, 1967, Satisfied by paper filed. Pro. \$1.50, State tax .50¢ paid.		
	291	David Walk and Rachel Walk, 224 Beaver St., Leetsdale, Pa.	454 May	1958
	292	NOVEMBER 13, 1967, SUGG NON PAY FILED TO NO. 86 NOVEMBER T., 1967		
	293	Theona Wooster, Pottersdale, Pa.	471 May	1958
8/30/93	294	NOVEMBER 13, 1967, SUGG NON PAY FILED TO NO. 85 NOVEMBER T., 1967		
SAT.	295	John and Elizabeth Yontos, Box 73, Winburne, Pa.	455; May	1958

County National Bank of  
Clearfield, Pa.

D. S. R. -- DATED MARCH 11, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Three Thousand and No/100 Dollars, with interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$3000.00

Atty Comm. 10%

Interest from March 11, 1963.

Filed and Entered by Plaintiff, March 11, 1963

Judgment.

Mar. 11 277

Ivan R. Merrow  
Margaret C. Merrow  
R.D. Woodland, Pa.

Pro. By Deft 4.50

Pro. by Deft. 1.50

*Carl E. Walker*  
Prothonotary

And Now, 16th day of Apr. 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Community Consumer Discount  
Company  
Clearfield, Pa.

D.S.R. -- MARCH 9, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Three Hundred Thirty Two and No/100 Dollars with interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1332.00

Atty. Comm. 10%

Interest from March 9, 1963

Filed and Entered by Plaintiff, March 11, 1963

Judgment.

Mar. 11 278

Mary Nellie Jordan  
Mineral Springs, Pa.

Pro. By Plff 4.50

Pro. by Plff 1.50

*Carl E. Walker*  
Prothonotary

And Now, 22 day of May 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

<p>Bell, Silberblatt &amp; Swoope</p> <p>279</p> <p>W. Albert Ramey</p> <p>Settled &amp; Discontinued</p> <p>#1965 - Bell, Silberblatt &amp; Swoope \$15.00</p> <p>#1966 - Mrs. Mildred Brolin 32.65</p> <p>Prothonotary 19.00</p>	<p>Mildred Brolin</p> <p>C. B. Brolin</p> <p>Pro. by Atty 7.00</p> <p>Atty. 3.00</p> <p>Pro. 2.00</p> <p>Pro. 3.50</p> <p>Pro. 2.00</p> <p>Pro. 3.50</p> <p>Shff By Mrs. Brolin 32.65</p> <p>Pro. 1.00</p> <p>Pro. 1.00</p> <p>Pro. By Atty 5.00</p> <p>Pro. 2.00</p> <p>Pro. 2.00</p> <p>Pro. 2.00</p>	<p>March 11, 1963, REPLEVIN WITH BOND ISSUED to the Sheriff, Directing the Sheriff to replevy the following</p> <p>Goods described on the attached list of the value of \$1,500.00</p> <p>DINING ROOM: 1 China Closet with Dishes, 1 two piece cupboard with dishes, 1 Corner cupboard, 1 Round table with 6 plank bottom chairs, 1 Small platform rocker, 1 High cupboard called Buffet, Pictures on wall.</p> <p>LIVING ROOM: 1 Piano and bench, 1 Large antique couch, 1 Green rug 9x12, 1 Large drop-leaf table, 2 Dough trays tables, 3 Marble top stands, 2 Over stuffed chairs that matches, 1 Coffee table, 2 Bridge lamps.</p> <p>KITCHEN: 1 Deep freeze, 1 Small porcelain top table, 1 Long Narrow steel cupboard, 1 Maytag washer, 1 Cabinet, 1 Round table.</p> <p>BEDROOM: 2 Beds-1 mattress &amp; Springs, 1 Roll-away cot, 29 inches wide, 1 Bureau, 2 Chests of drawers, 1 Cedar chest, 4 trunks, 1 Childs cradle, 2 Marble top small wash stands, 1 Rug-9x12, Pictures</p> <p>Contents of all bureaus, cedar chest and the four trunks mentioned in list; 1. Trunk Keepsakes of my mothers and my souvenirs and keepsakes of years age. 2. Trunk 2 quilts mymother and I made and 3 throw red rugs I made and 1 blanket. 3. Trunk Christmas trimmings. 4. Trunk summer clothes. 5. Trunk all quilting patches material. 6. Trunk woolen material for making rugs.</p> <p>Bureaus and cedar chest had sewing paper patterns and sewing dress making materials and more clothing; crochet and embroidery work I did. Old Organ. Stored in 2 clothes closets upstairs, contents of 2 pair drapes and 2 drape rods, 2 glass shade table lamps. 6 empty picture frames. 1 small black iron kettle, large crock. Wooden box of quilt patching. Wooden box of piano rolls downstairs. All pictures on walls except in Dad's (Mr. Myers) bedroom and his living room. 2 other trunks and contents. My daughter's complete set of encyclopedia and other books. 3 iron animals all in the built-in bookcase. Coffee grinder. Contents in corner cupboard in diningroom. All my carpenter tools and 8 small boxes of bolts, tacks and nails. Wooden wood box. All small items in utility room which I collected at Auction Sales and are stored on shelves I built. All my plastic tupperware containers. 5 large procelain pans. 1 small iron dutch kettle. 1 set of silverware. One-half of Revere Ware Set is 5 pans and pressure cooker. G. E. Electric fan. Portable electric mixer. 2 wooden butter churns. 1 iron frypan. Some empty fruit jars from cellar. 1 quilting frame set. 1 large fish bowl. 1 large can of bird gravel. Bird cages and equipment for raising birds. Bicycle and 3 wheel tricycle, ski set, large sled, flying saucer and doll carriage. The oldest power reel lawnmower. Desk in bedroom. Old Victrola with records in Edison cabinet.</p>
<p>March 11, 1963, Affidavit and Bond in the sum of Three Thousand and no/100 Dollars (\$3,000.00) with Western Surety Company, South Dakota, filed.</p> <p>March 16, 1963, Bond approved by Carl E. Walker, Prothonotary.</p> <p>March 14, 1963, Praeipe for Appearance filed by W. Albert Ramey.</p> <p>Enter my appearance for C. B. Brolin, Defendant in above case. s/ W. Albert Ramey, Atty for Defendant.</p> <p>March 14, 1963, Petition to Strike off Replevin Proceedings and Order filed.</p> <p>WHEREFORE, petitioners, by their attorney, W. Albert Ramey, pray that a rule issue upon the plaintiff to show cause why the bond and affidavit of value should not be stricken, and that the writ of replevin be quashed and that all proceedings be stayed until final determination of the issues herein raised and that the Sheriff be directed to refrain from further execution of said writ, and for such other relief as the Court may deem proper under the circumstances. And they will ever pray, W. Albert Ramey, Attorney for Defendants.</p> <p>ORDER OF COURT: NOW, March 14, 1963, the foregoing Petition, having bead and considered, a rule is issued upon the plaintiff to show cause why the bond and affidavit of value should not be stricken and/or substituted by proper bond and proper affidavit of value and the proceedings quashed, returnable to March 28th, 1963. In the meantime, all proceedings to be stayed and the Sheriff of Clearfield County is hereby restrained from further service of this writ until final determination of the issues raised. Sheriff's levy to continue until further order of Court. By the Court, John J. Pentz, President Judge.</p> <p>Now, March 14, 1963, Service of the within Petition accepted and copy received, and issuance of Rule Waived. Bell, Silberblatt &amp; Swoope by F. Cortez Bell, Jr. Attorneys for Plaintiff.</p> <p>March 21, 1963, Answer to Petition to Strike off Replevin Proceeding filed:</p> <p>WHEREFORE, the plaintiff, by her attorneys, Bell, Silberblatt &amp; Swoope, prays that the rule to show cause why the affidavit of value and bond should not be stricken should be refused.</p> <p>BELL, SILBERBLATT &amp; SWOOPE By F. Cortez Bell.</p> <p>April 9, 1963, Sheriff's Return filed.</p> <p>Now, March 13, 1963 at 9:43 o'clock A.M. As within commanded, I replevied the articles listed on attached sheets and at the same time summoned the within named C. B. Brolin and A. O. Myers in whose possession they were at their place of residence, Morris Township, Clearfield County, Pennsylvania, by handing to C. B. Brolin, personally a true and attested copy of the original writ of Replevin with Bond and made known to them the contents thereof.</p> <p>Now, April 9th, 1963 at 9:30 o'clock A.M., no counter bond having been filed, the above described property was turned over to the Plaintiff, Mrs. Mildred Brolin. So Answers, James B. Reese, Sheriff</p> <p>April 11, 1963, Praeipe for rule on Plaintiff to file a complaint, filed</p> <p>April 12, 1963, service accepted by copy, Bell Silberblatt &amp; Swoope. F. Cortez Bell, Jr.</p> <p>April 19, 1963, Complaint in Replevin, filed, Bell Silberblatt &amp; Swoope</p> <p>April 19, 1963, Service accepted by W. Albert Ramey Atty. for Defendants.</p> <p>MAY 1, 1963, Answer, filed, W. Albert Ramey, Atty.</p> <p>NOW, May 1, 1963, service of copy of answer accepted, Bell, Silberblatt &amp; Swoope.</p> <p>May 6, 1963, Praeipe filed by Bell, Silberblatt &amp; Swoope.</p> <p>Place the above captioned case on the next rrial list.</p>	<p>March 11, 1963, Affidavit and Bond in the sum of Three Thousand and no/100 Dollars (\$3,000.00) with Western Surety Company, South Dakota, filed.</p> <p>March 16, 1963, Bond approved by Carl E. Walker, Prothonotary.</p> <p>March 14, 1963, Praeipe for Appearance filed by W. Albert Ramey.</p> <p>Enter my appearance for C. B. Brolin, Defendant in above case. s/ W. Albert Ramey, Atty for Defendant.</p> <p>March 14, 1963, Petition to Strike off Replevin Proceedings and Order filed.</p> <p>WHEREFORE, petitioners, by their attorney, W. Albert Ramey, pray that a rule issue upon the plaintiff to show cause why the bond and affidavit of value should not be stricken, and that the writ of replevin be quashed and that all proceedings be stayed until final determination of the issues herein raised and that the Sheriff be directed to refrain from further execution of said writ, and for such other relief as the Court may deem proper under the circumstances. And they will ever pray, W. Albert Ramey, Attorney for Defendants.</p> <p>ORDER OF COURT: NOW, March 14, 1963, the foregoing Petition, having bead and considered, a rule is issued upon the plaintiff to show cause why the bond and affidavit of value should not be stricken and/or substituted by proper bond and proper affidavit of value and the proceedings quashed, returnable to March 28th, 1963. In the meantime, all proceedings to be stayed and the Sheriff of Clearfield County is hereby restrained from further service of this writ until final determination of the issues raised. Sheriff's levy to continue until further order of Court. By the Court, John J. Pentz, President Judge.</p> <p>Now, March 14, 1963, Service of the within Petition accepted and copy received, and issuance of Rule Waived. Bell, Silberblatt &amp; Swoope by F. Cortez Bell, Jr. Attorneys for Plaintiff.</p> <p>March 21, 1963, Answer to Petition to Strike off Replevin Proceeding filed:</p> <p>WHEREFORE, the plaintiff, by her attorneys, Bell, Silberblatt &amp; Swoope, prays that the rule to show cause why the affidavit of value and bond should not be stricken should be refused.</p> <p>BELL, SILBERBLATT &amp; SWOOPE By F. Cortez Bell.</p> <p>April 9, 1963, Sheriff's Return filed.</p> <p>Now, March 13, 1963 at 9:43 o'clock A.M. As within commanded, I replevied the articles listed on attached sheets and at the same time summoned the within named C. B. Brolin and A. O. Myers in whose possession they were at their place of residence, Morris Township, Clearfield County, Pennsylvania, by handing to C. B. Brolin, personally a true and attested copy of the original writ of Replevin with Bond and made known to them the contents thereof.</p> <p>Now, April 9th, 1963 at 9:30 o'clock A.M., no counter bond having been filed, the above described property was turned over to the Plaintiff, Mrs. Mildred Brolin. So Answers, James B. Reese, Sheriff</p> <p>April 11, 1963, Praeipe for rule on Plaintiff to file a complaint, filed</p> <p>April 12, 1963, service accepted by copy, Bell Silberblatt &amp; Swoope. F. Cortez Bell, Jr.</p> <p>April 19, 1963, Complaint in Replevin, filed, Bell Silberblatt &amp; Swoope</p> <p>April 19, 1963, Service accepted by W. Albert Ramey Atty. for Defendants.</p> <p>MAY 1, 1963, Answer, filed, W. Albert Ramey, Atty.</p> <p>NOW, May 1, 1963, service of copy of answer accepted, Bell, Silberblatt &amp; Swoope.</p> <p>May 6, 1963, Praeipe filed by Bell, Silberblatt &amp; Swoope.</p> <p>Place the above captioned case on the next rrial list.</p>	

Mar 12  
10:38 AM EST

Capital Consumer Discount Co.  
DuBois, Pennsylvania

280

Harold M. Nelson  
Sally H. Nelson  
Walnut Avenue  
DuBois, Pennsylvania

Pro. by Plff 4.50  
Pro. by Def 1.50

D. S. B. -- DATED MARCH 8, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Four Hundred Forty Eight and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2,448.00

Atty Comm. 15%

Interest from March 8, 1963

Filed and Entered by Plaintiff, March 12, 1963

Judgment

*Carl E. Walker*

Prothonotary

And Now, 25<sup>th</sup> day of Aug. 1965 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Mar 12  
10:40 AM EST

Capital Consumer Discount Co.  
DuBois, Pennsylvania

281

Mark Bowles  
Eonna Bowles  
Bigler Road, Route #3  
Clearfield, Pennsylvania

Pro. by Plff 4.50  
Pro. by Ref 1.50

D. S. B. -- DATED MARCH 8, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Two Hundred Ninety and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1,290.00

Atty Comm. 15%

Interest from March 8, 1963

Filed and Entered by Plaintiff, March 12, 1963

Judgment.

*Carl E. Walker*

Prothonotary

And Now, 23<sup>rd</sup> day of Jan. 1967 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

FEBRUARY TERM, 1963

<p>Bell, Silberblatt &amp; Swoope</p> <p>#1496 - Bell Silberblatt &amp; Swoope</p>	<p>CORTRIGHT COAL COMPANY A Pennsylvania Corporation</p> <p>282</p> <p>S.R. Hansel, Individually, Robert F. Hansel, Individually and S.R. Hansel and Robert F. Hansel, t/d/b/a/ S.R. Hansel Coal Mining Co.</p> <p>Pro. By atty 5.00 Atty By atty 3.00 Pro. Sheriff's Cost 12.60 Pro. 2.00</p> <p><u>S E T T L E D</u></p>	<p>MARCH 12, 1963, COMPLAINT IN ASSUMPSIT, filed. Two Copies Certified to the Sheriff.</p> <p>MARCH 22, 1963, SHERIFF'S RETURN filed, Complaint in Assumpsit. Now, March 15, 1963 at 9:00 A.M. served the within Complaint in Assumpsit on S.R. Hansel, individually and t/d/b/a S.R. Hansel Coal Mining Company at Legislative Route No. 17047, Woodward Township, Clearfield County, Pennsylvania by handing to S.R. Hansel personally a true and attested copy of the original Complaint in Assumpsit and made known to him the contents thereof.</p> <p>Now, March 20, 1963 at 8:30 o'clock A.M. served the within Complaint in Assumpsit on Robert F. Hansel, individually and t/d/b/a S.R. Hansel Coal Mining Company by handing to Robert F. Hansel at Borough of Houtzdale, Clearfield County, Pa. a true and attested copy of the original Complaint in Assumpsit and made known to him the contents thereof. So Answer, James B. Reese Sheriff</p> <p>June 19, 1963, Praeipce filed Please mark the above case settled and discontinued upon payment of Record Costs. Bell, Silberblatt &amp; Swoope, By F. Cortez Bell, Jr. June 21, 1963, Records Cost in the amount of \$22.60 have been paid in full by Baird, McCamley &amp; Miller this case is marked settled and discontinued.</p> <p><u>A N D</u> <u>D I S C O N T I N U E D</u></p>
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CONTINUED FROM PAGE 115 Sears, Roebuck & Company VS Herb C. Caldwell, No. 295 Feb. 1963

And it is further agreed that the plaintiff above named will not look to the said above mentioned and described premises or any part thereof, for payment of any part of the principal and interest of said above entitled judgment, now or hereafter to become due, or in any way disturbed, molest, put to charge or damage, the present or ant future owner o r owners, occupier or occupiers of the said above mentioned and described premises, or any part or portion thereof, for or by reason of the said judgment, or any matter cause or thing thence accruing or to arise: Provided, that nothing herein contained shall affect the said judgment or its leagal validity, so far as respects all other lands and tenements of the said defendant situate in the County aforesaid, which are not herein expressly exonerated therefrom. IN WITNESS WHEREOF, it have hereunto set its hand and seal this 2nd. day of November A.D. 1963, SEARS ROEBUCK & COMPANY, By G. B. Allen Credit Sales Manager.



<p>Nevling and Davis</p> <p>Mar. 13 11:53 AM EST</p>	<p>PUNXSUTANNEY NATIONAL BANK Punxsutawney, Pa.</p> <p>284</p> <p>Orvis Bennett Freda E. Bennett RD 2, Mahaffey, Pa.</p> <p>Pro. By atty 4.50 Atty 3.00 <i>Pro. by Ref 1.50</i></p>	<p><u>D. S. B. -- DATED MARCH 5, 1963</u></p> <p>Payable in Installments</p> <p>By virtue of Warrant of Attorney hereunto annexed, Nevling and Davis, Attorneys appear for the Defendants and confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Nineteen Hundred Eighty and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1980.00 Atty Comm. 10% Interest from March 5, 1963 Filed and Confessed by Attorneys, March 12, 1963 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p><b>And Now, 23<sup>rd</sup> day of Mar 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</b></p> <p>Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>Mar. 12 12:31 PM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>285</p> <p>Ann M. Rougeus Elwood D. Haines Barbara E. Haines RD, Clearfield, Pa.</p> <p>Pro. By Deft 5.00</p>	<p><u>D. S. B. -- DATED DECEMBER 12, 1962</u></p> <p>Payable In Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Four Hundred Fifty Nine and 92/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$459.92 Atty Comm. 10% Interest from December 12, 1962 Filed and Entered by Plaintiff, March 12, 1963 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p>
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<p>Mar. 12 11:38 PM EST</p>	<p>County National Bank at Clearfield, Pa.  286  Alfred Fish Marie Fish  Pro. By Deft ; 4.50 Pro vs. Resp 1.50</p>	<p><u>D. S. E. -- DATE MARCH 9, 1963</u> Payable in Installments By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Twenty Three Hundred Seventy Eight and 40/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption. Debt \$2378.40 Atty Comm. 10% Interest from March 9, 1963 Filed and Entered by Plaintiff, March 12, 1963 Judgment.  <i>Paul E. L. ...</i> Prothonotary  And Now, <u>11</u> day of <u>April</u> 19<u>63</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Paul E. L. ...</i> Prothonotary</p>	
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<p>Smith, Smith &amp; Work  Mar 12 9:00 PM EST</p>	<p>County National Bank at Clearfield, Pa.  287  Martha Elizabeth Ricketts Edward A. Ricketts, M.D. Harriet Rose Ricketts  Pro. By Deft 5.00 Pro vs Deft 1.50</p>	<p><u>MARCH 12, 1963, AMICABLE REVIVAL</u>, filed. To Revive and continue Lien of Judgment Entered to No. 360 February Term, 1958 By Virtue of Power of Attorney contained therein, the Plaintiff and the Defendants agree to revive amicable the same in favor of the Plaintiff and against the Defendants for the sum of Four Thousand Five Dollars and 28/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption. Debt \$4005.28 Atty Comm. 5% Interest from March 25, 1963 Filed and Entered by Plaintiff, March 12, 1963 Judgment.  <i>Paul E. L. ...</i> Prothonotary  And Now, <u>3</u> day of <u>June</u> 19<u>66</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Archie Hill</i> Prothonotary</p>	
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J. Paul Frantz, Jr.

Vaberg Company

288

John Palmer, doing business as PALMER'S SPECIALTIES

Pro.	By atty	5.00
Atty		3.00
Costs:		
Sheriff's	by atty.	8.50
Pro.		3.50

MARCH 12, 1963, COMPLAINT IN ASSUMPSIT, filed. One copy certified to the Sheriff.

MARCH 14, 1963, Complaint in Trespass, filed, NOW, March 13 th 1963 at 10:39 o'clock A.M. served the within the Complaint in Trespass on John Palmer at the lobby of the Thorn Hotel, N.Third Street, Clearfield, Clearfield County, Pa. by handing to him personally a true and attested copy of the original Complaint in Trespass known to him the contents thereof. So answers, James B. Reese, Sheriff s/

April 9, 1963, On praecipe filed by J. Paul Frantz, Jr., Attorney, Judgment is entered in favor of the Plaintiff and against the Defendant for failure to file and Answer, in the amount of Four Hundred Ninety-three and 72/100 Dollars, with Interest and Costs of Suit.

Debt \$493.72

Interest from June 21, 1961

Atty. Comm.

Costs

Filed and Entered by Attorney, April 9, 1963 10:55 AM EST

Judgment

*Paul E. Walker*  
Prothonotary

<p>1911 Silverblatt &amp; Swoope</p> <p>Mar. 12 10:10 A. EST</p>	<p>Lewis Deml &amp; Sons 208 North Third Street Clearfield, Pa.</p> <p>289</p> <p>Kenneth Paul Helen J. Paul Karthaus, Pa.</p> <p>Pro. By atty 4.50 Atty 2.00</p>	<p><u>D. S. E. -- DATED AUGUST 3, 1962</u></p> <p>Payable 30 days from July 3, 1962</p> <p>By virtue of Warrant of Attorney herewith annexed, Bell, Silberblatt &amp; Swoope, Attorneys appear for the Defendants and Confess Judgment in favor of the Plaintiff and against the Defendants in the sum of One Hundred Thirty Eight and 95/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$138.95 Atty Comm. 10% Interest from August 3, 1962</p> <p>Filed and Confessed by Attorney, March 12, 1963</p> <p>Judgment.</p> <p><i>Paul E. ...</i> Prothonotary</p>	
<p>Edw. T. Kelley</p> <p>Mar. 12 10:30 P. EST</p>	<p>Commonwealth of Penna. Department of Public Welfare Harrisburg, Pa.</p> <p>290</p> <p>John M. Jury and Sarah Jury R-13 Mt. Joy Road Clearfield, Pa.</p> <p>Pro. By atty 4.50 Atty 2.00 Err. 2.00 Pro. 2.00</p>	<p><u>CONFESSION OF JUDGMENT ON REIMBURSEMENT AGREEMENT -- Dated</u> October 11, 1962</p> <p>By virtue of Warrant of Attorney herewith annexed, Edward T. Kelly, Attorney, appears for the Defendants and confess Judgment in favor of Seven Hundred Seventy Three and 50/100 Dollars, with Attorney's Commission, Cost of Suit and Interest, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$773.50 Atty Comm. 15% <u>116.03</u> \$889.53 Interest</p> <p>Filed and Confessed by Attorney, March 12, 1963</p> <p>Judgment.</p> <p><i>Paul E. ...</i> Prothonotary</p> <p><u>WRIT OF EXECUTION NO. 92 FEBRUARY TERM, 1963</u></p> <p>March 20, 1963, Writ of Garnishment for Enforcement, filed by Smith, Smith &amp; York, Harrisburg, Pa. Exec. March 20, 1963, Service returned. Edward T. Kelly, Atty for Plaintiff.</p> <p>April 24, 1963, Praecipe, filed by Edward T. Kelly. Credit above judgment with \$268.00 by a payment of \$300.00, Less \$32.00 Costs Garnishment.</p>	

<p>Nevling and Davis</p> <p>Mar. 12 3:55 PM EST</p>	<p>Nora Bailey, Executrix U/W of Robert Bailey, Deceased Morrisdale, Pa.</p> <p>291</p> <p>Long's Dairies, Inc. and A Corporation Laurel Co-Operative A. Co-Operative Corporation 2th St. and Logan Avenue Tyrone, Pa.</p> <p>Pro. By atty 4.50 Atty 3.00 Pro. By atty n 10.50</p>	<p><u>D. S. B. - ON PROMISSORY NOTE -- DATED MARCH 4, 1961</u></p> <p>Interest Payable on First of each calendar month and any Part of said principal Sum on such Interest Payment Date By virtue of Warrant of Attorney hereunto annexed, Nevling and Davis, Attorneys appear for the Defendants and confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Forty Six Thousand, Two Hundred Fifty and No/100 Dollars, with Interest, Attorney's Commission Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$46,250.00 Atty. Comm. 15% Interest from March 1, 1963 Filed and Confessed by Attorney, March 12, 1963 Judgment.</p> <p><i>Paul E. Walker</i> Prothonotary</p> <p>March 12, 1963 - Three Copies of Certification of Docket Entries Certified to Attorney</p>
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<p>Baird, McCamley &amp; Miller</p> <p>Mar. 12 3:55 PM EST</p>	<p>George Bezilla 10th Street Philipsburg, Pa.</p> <p>292</p> <p>Long's Dairies, Inc. A Corporation Laurel Co-Operative A Co-Operative Corporation 9th St., and Logan Ave. Tyrone, Pa.</p> <p>Pro. By atty 4.50 Atty 3.00 Pro. By atty 10.50</p>	<p><u>D. S. B. -- On PROMISSORY NOTE -- DATED MARCH 4, 1961</u></p> <p>Interest Payable On First of each calendar month and ny Part of said principal sum on such interest Payment Date By virtue of Warrant of Attorney hereunto annexed, Baird, McCamley and Miller, Attorneys appear for the Defendants and confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Forty-Six Thousand, Two Hundred Fifty and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$46,250.00 Atty Comm. 15% Interest from March 1, 1963 Filed and Confessed by Attorney, March 12, 1963 Judgment.</p> <p><i>Paul E. Walker</i> Prothonotary</p> <p>March 12, 1963, Three copies of Certification of Docket Entries Certified to Attorney</p>
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<p>Baird McCawley &amp; Miller</p> <p>Mar. 12 3:55 P. EST</p>	<p>David P. Baird 312 S. Centre St. Philipsburg, Pa.</p> <p>293</p> <p>Long's Dairies, Inc. A Corporation Laurel Co-Operative A Co-Operative Corporation 9th St. and Logan Ave. Tyrone, Pa.</p> <p>Pro. By Atty 4.50 Atty 3.00 Pro. By atty 10.50</p>	<p>D. S. E. -- PROMISSORY NOTE -- DATED MARCH 4, 1961</p> <p>Interest Payable on First of each calendar month and any part of said principal sum on such Interest Payment Date</p> <p>By virtue of Warrant of Attorney hereto annexed, Baird, McCawley and Miller, Attorneys appear for the Defendants and confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Forty-Six Thousand Two Hundred Fifty and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$46,250.00 Atty. Comm. 15% Interest from March 1, 1963</p> <p>Filed and Confessed by Attorneys, March 12, 1963 Judgment.</p> <p><i>David P. Baird</i> Prothonotary</p> <p>March 12, 1963. Three copies of Certification of Docket Entries certified to Attorney</p>	
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<p>Baird, McCawley &amp; Miller</p> <p>Mar. 12 3:55 P. EST</p>	<p>M. G. Griffin Curtis Park Philipsburg, Pa.</p> <p>294</p> <p>Long's Dairies, Inc. A Corporation Laurel Co-Operative A Co-Operative Corporation 9th St. and Logan Ave. Tyrone, Pa.</p> <p>Pro. By atty 4.50 Atty 3.00 Pro. By Atty 10.50</p>	<p>D. S. E. -- PROMISSORY NOTE -- DATED MARCH 4, 1961</p> <p>Interest Payable on First of each calendar month and any part of said principal sum on such Interest Payment Date.</p> <p>By virtue of Warrant of Attorney hereto annexed, Baird, McCawley and Miller, Attorneys appear for the Defendants and confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Forty-Six Thousand, Two Hundred Fifty and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, release of errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$46,250.00 Atty. Comm. 15% Interest from March 1, 1963</p> <p>Filed and Confessed by Attorneys, March 12, 1963 Judgment.</p> <p><i>David P. Baird</i> Prothonotary</p> <p>March 12, 1963, Three copies of Certification of Docket Entries certified to Attorney</p>	
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<p>Mar. 13 10:25 AM EST</p>	<p>Sears, Roebuck and Company 240 E. Market Street Clearfield, Pa.</p> <p>295</p> <p>Herb G. Caldwell 14 Galich Avenue Clearfield, Pa.</p> <p>Pro. By Plff 4.50 Pro. By Atty 1.00 <i>Pro. by Plff 1.50</i></p> <p>ALL that certain piece of ground situate in and Commonwealth of Pennsylvania, more particularly bounded and described as follows: BEGINNING: on Locust Street, at the northeast corner of Lot # 156; thence along said street east 40 feet to a post; thence south 172 feet to an alley; thence along said alley west 40 feet to the southeast corner of Lot 156; thence along line of said lot north 172 feet to place of beginning. Being 40 feet off the west portion of lot 167 in general plan of said Boro. BEGINNING: the same premises which Ruth Stauffer et al. by deed dated April 1, 1959, recorded at Clearfield, Pennsylvania, in Deed Book 474 at page 116, granted and conveyed to Herbert G. Caldwell, Mortgagee herein.</p>	<p>D. S. E. -- DATED FEBRUARY 28, 1963</p> <p>Payable One Day after Date</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Seven Hundred Forty Four and 66/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$744.66</p> <p>Atty. Comm. 15%</p> <p>Interest from February 28, 1963</p> <p>Filed and Entered by Plaintiff, March 13, 1963</p> <p>Judgment.</p> <p><i>Paul E. Walker</i> Prothonotary</p> <p><u>NOVEMBER 2, 1963, RELEASE FROM LIEN OF JUDGMENT, filed</u> KNOW ALL MEN BY THESE PRESENTS, that SEARS, ROEBUCK &amp; COMPANY the plaintiff named in the above entitled judgment, for and in consideration of the sum of One Dollar, lawful money of the United States, to it paid by the defendant above named, the receipt whereof is hereby acknowledged, does hereby forever acquit, exonerate, discharge and release from the lien of the above entitled judgment, the following described property, to-wit: the First Ward of the Borough of Clearfield, County of Clearfield</p> <p>CONTINUED ON PAGE 107</p>
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<p>Mar. 13 10:26 AM EST</p>	<p>Sears, Roebuck and Company 240 E. Market Street Clearfield, Pa.</p> <p>296</p> <p>Charles Wisor Adelene Wisor Mineral Springs, Pa.</p> <p>Pro. By Plff 4.50</p>	<p>D. S. E. -- DATED FEBRUARY 14, 1963</p> <p>Payable One Day after Date</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Seven Hundred Fifty Four and 20/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$754.00</p> <p>Atty. Comm. 15%</p> <p>Interest from February 14, 1963</p> <p>Filed and Entered by Plaintiff, March 13, 1963</p> <p>Judgment.</p> <p><i>Paul E. Walker</i> Prothonotary</p>
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Ammerman and Blakley

3/13/63  
\$135<sup>00</sup> by atty  
Clfd Trust Co

EVELYN STEWART

297

HAROLD JAY STEWART

MARCH 13, 1963, COMPLAINT IN DIVORCE, filed. One copy certified to the Sheriff.

April 10, 1963, SHERIFF'S RETURN filed. NOW, March 14, 1963 at 10:15 o'clock A.M. served the within Complaint in Divorce on Harold Jay Stewart at the Clearfield County Jail by handing to Harold Jay Stewart personally a true and attested copy of the original Complaint in Divorce and made known to him the contents thereof. So Answers, James B. Reese, Sheriff.

April 16, 1963, By Motion on the Watch Book, Ernest W. Baum, Esquire, is appointed Master to take testimony and report same with recommended Form of Decree to the Court. By the Court, John J. Pentz, President Judge.

JULY 8, 1963, MASTER'S REPORT, filed

DECREE:

AND NOW, the 12th. day of July 1963, the report of the Master is acknowledged. We approve his findings and recommendations. We, therefore, DECREE that EVELYN STEWART be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and HAROLD JAY STEWART. Thereupon all the rights, duties or claims accruing to either of said parties in pursuance of said marriage, shall cease and determine, and each of them shall at liberty marry again as though they had never been heretofore married. The Prothonotary is directed to pay the Court costs, including Master's fees, as noted herein, out of the deposits received and then remit the balance to the libellant. No Decree to issue until the cost be fully paid. BY THE COURT JOHN J. PENTZ, P.J.

#141

Pro.	By atty	7.00
Atty		3.00
Shff Reese		8.50
Incl \$10.90 Const. Master		85.90
Clfd Co Bar		10.00
Pro.		10.00
Pro		1.00

\$135.00 Paid by Attorney

\$10.90 Const. Service	
#239 - Ernest W. Baum, Master	85.90
#140 - Clfd Co. Bar Assn.	10.00
Atty \$10.00 R.F. 9.60	
#241 - Ammerman & Blakley	19.60
#141 - Shff. Reese	8.50
Prothonotary	11.00
	<hr/>
	\$135.00

<p>Gleason, Cherry and Cherry</p> <p>Mar. 13 2:40 PM EST</p>	<p>UNION BANKING AND TRUST CO. DuBois, Pa.</p> <p>298</p> <p>John T. Cunningham Sara Cunningham RD 1, DuBois, Pa.</p> <p>Pro. By atty 4.50 Atty 3.00 <i>pro by</i> 1.50</p>	<p>D. S. E. -- DATED MARCH 11, 1963</p> <p>Payable On Demand after Date</p> <p>By virtue of Warrant of Attorney hereunto Annexed, Gleason, Cherry and Cherry, Attorneys appear for the Defendants and confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Three Hundred Fifty and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2350.00</p> <p>Kitty Comm. 10¢</p> <p>Interest from March 11, 1963</p> <p>Filed and Confessed by Attorneys, March 13, 1963</p> <p>Judgment.</p> <p><i>Paul E. Walker</i> Prothonotary</p> <p>And Now, <u>7th</u> day of <u>Dec</u> 19<u>62</u> by paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <u><i>Cerebastic</i></u> Prothonotary</p>
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<p>Mar. 14 9:20 AM EST</p>	<p>UNITED STATES OF AMERICA</p> <p>299</p> <p>Robert A. Farnsworth RD 1, Luthersburg, Pa.</p> <p>Pro. 3.50</p>	<p>JUDGMENT ROLL from the United States District Court of the Western District of Pennsylvania, entered there to Civil Action No. 63-65</p> <p>Wherein it is agreed and stipulated that Judgment is entered in favor of the Plaintiff and against the Defendants for the sum of One Thousand, One Hundred Seventeen and 53/100 Dollars, with Interest and Costs.</p> <p>Debt \$1,117.53</p> <p>Interest from March 12, 1963</p> <p>Filed and Entered by Plaintiff, March 14, 1963</p> <p>Judgment.</p> <p><i>Paul E. Walker</i> Prothonotary</p>
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T. I. C. Consumer Discount  
Company  
217 W. Mahoning Street  
Punxsutawney, Pa.

D. S. B. -- DATED MARCH 11, 1963

Pagable in installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Four Hundred Fifty Seven and No/100 Dollars, with Interest, Attorneys' Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Execution.

Mar. 11  
9:00 AM EST

Debt \$457.00

City Comm. 15.00

Interest from March 11, 1963

Filed and Entered by Plaintiff, March 11, 1963

Judgment.

Anthony Wesiliski  
Margaret Wesiliski  
RD 3, DuBois, Pa.

*Carl E. Walcott*  
Prothonotary

Pro. By Plff \$4.50

*Pro by Plff 1.50*

And Now, 2nd day of *Dec* 1962 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walcott*  
Prothonotary

CONTINUED FROM PAGE 94, NO. 236, RELEASE FROM LIEN OF JUDGMENT, COMM. CONS. DISC. -vs- KIRBY WOOD et al, March 8, 1963

above mentioned and described premises, or any part or portion thereof, for or by reason of the said judgment, or any matter, cause or thing thence accruing or to arise: Provided, that nothing herein contained shall affect the said judgment or its legal validity, so far as respects all other lands and tenements of the said defendant S situate in the County aforesaid, which are not herein expressly excepted therefrom.

IN WITNESS WHEREOF the said Community Consumer Discount Company has caused this Indenture to be signed by its President, attested by its Secretary and has caused the common and corporate seal of the said corporation to be hereunto affixed this 23rd day of July 1964.

COMMUNITY CONSUMER DISCOUNT COMPANY

By Ed P. Dufton, President

Attest:

Dorothy M. Roseberry, Secretary

<p>Bell, Silberblatt &amp; Swoope</p> <p><i>4/8/63</i> <i>7:30 PM</i></p>	<p>KATHERYN CLARK</p> <p>301</p> <p>GROVER BUDD CLARK</p> <p>Pro. By atty 7.00</p> <p>Atty 3.00</p> <p>Sheriffs' By atty 8.50</p> <p>Master 75.00</p> <p>Constable by Master 3.00</p> <p>Clfd Co. Bar Assn 10.00</p> <p>Pro. 10.00</p> <p>Pro. 1.00</p> <p><u>\$135.00 Paid by Attorney</u></p>	<p>MARCH 14, 1963, COMPLAINT IN DIVORCE, filed: One copy certified to Sheriff.</p> <p>MARCH 22, 1963, SHERIFF'S RETURN filed.</p> <p>Now March 15, 1963 at 7:29 O'clock P.M. served the within Complaint in Divorce on Grover Budd Clark at his place of residence, 159 Race St., Borough of Clearfield, Clearfield County, Pennsylvania by handing to Grover Budd Clark personally a true and attested copy of the original Complaint in Divorce and made known to him the contents thereof. So answers, James B. Reese, Sheriff</p> <p>April 8, 1963 By Motion on the Watch Book, W. Albert Ramey, Esq. is appointed Master to take testimony and report same with form of Decree recommended to the Court. By the Court, John J. Pentz, President Judge.</p> <p>May 8, 1963, MASTER'S REPORT, filed.</p> <p>AND NOW, the 9th day of May 1963, the report of the Master is acknowledged. We approve his findings and recommendations.</p> <p>We, therefore, DECREE that Katheryn Clark be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and Grover Budd Clark. Thereupon all the rights duties or claims accruing to either of said parties in pursuance of said marriage, shall cease and determine, and each of them shall be at liberty to marry again as though they had never been heretofore married.</p> <p>The Prothonotary is directed to pay the Court costs, including Master's fees, as noted herein, out of the deposits received and then remit the balance to the libellant. No Decree to issue until the</p>
<p>#171 - W. Albert Ramey, Master</p> <p>#172 - Clfd. Co. Bar Ass'n</p> <p>#173 - Bell, Silberblatt &amp; Swoope</p> <p>Prothonotary</p>	<p>\$75.-Master \$3.00 Const.</p> <p>\$78.00</p> <p>10.00</p> <p>36.00</p> <p>11.00</p> <p><u>\$135.00</u></p>	<p>costs be fully paid. We do further award to the said Kathrryn Clark her costs expended in this action. By the Court, John J. Pentz, President Judge.</p>

Beacon Loan Corporation

Emporium, Pa.

Mar. 15  
9:30 AM EST

305

Catherine A. Sharpe

9506 41st Avenue

Jackson Heights, N.C. and

Tyler, Ia.

Pro. By Plff 4.50

D. C. D. -- DATED MARCH 14, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Six Hundred and 10/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Error, Waiving Stay, Inquisition and Exemption.

Debt \$600.00

Atty. Comm.

Interest from March 14, 1963

Filed and Entered by Plaintiff, March 15, 1963

Judgment.

*Carl E Walker*

Prothonotary

Community Consumer Discount

Company

Clearfield, Pa.

Mar. 15  
9:30 AM EST

303

Arthur T. Winters, Jr.

Helen Winters

Irvin Hill

Curwensville, Pa.

Pro. By Plff 4.50

3mo. by Plff 1.50

D.C.D. -- DATED MARCH 15, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand, Four Hundred Fifty Seven and 10/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt. \$2457.00

Atty Comm. 10%

Interest from March 15, 1963

Filed and Entered by Plaintiff, March 15, 1963

Judgment.

*Carl E Walker*

Prothonotary

And Now, 17<sup>th</sup> day of July, 1965 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E Walker*  
Prothonotary

Bell,  
Silberblatt  
& Swoope

The First National Bank of  
Erie, Pa.

L. J. L. -- DATED SEPTEMBER 1962

Payable in Installments

By virtue of Warrant of Attorney herunto Annexed, Bell,  
Silberblatt & Swoope, Attorneys appear for the Defendants and  
confess Judgment in favor of the Plaintiff and Against the Defendants  
in the sum of One Hundred Sixty Eight and 26/100 Dollars, with  
Interest, Attorney's Commission, Cost of Suit, Release of Errors,  
Waiving Stay, Inquisition and Exemption

Mar. 15  
10:30 AM EST

304

Debt \$168.86

Alfred W. Seger  
RD 1, Route 219  
Granpian, Pa.

Atty comm. 15% 25.32 \$194.18

Interest from September 5, 1962

Filed and Confessed by Attorney, March 15, 1963  
Judgment.

Pro. By Plff 4.50

*Carl E. Walker*  
Prothonotary

THE FIRST NATIONAL BANK OF  
ERIE, PA.

MARCH 15, 1963, CERTIFICATION FROM THE DOCKETS OF THE COURT OF  
COMMON PLEAS OF CAMERON County, Pennsylvania  
No. 2<sup>d</sup> February Term, 1962.

Nature of Lien Debit Sine Breve on Judgment Note, Debt \$888.37

Commission 15% 133.26

Judgment Entered for \$1021.63

Interest from February 16, 1960

Date of Lien - April 10, 1962

Lien Expires April 10, 1967

Waiving Inquisition and Exemption.

From the Records of John H. Hathaway, Prothonotary, April 10, 1962

Mar. 15  
11:00 AM EST

305

Max C. Griffith  
Grace L. Griffith

*Carl E. Walker*  
Prothonotary

Pro. By Plff. 4.00

O.C. Cameron County 2.00

*Pro. by Plff 1.50*

And Now, 27 day of Aug 1962. By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Bell  
Silberblatt  
& Swoope

MICHAEL J. SOBEL  
DELORES J. SOBEL

MAY 15, 1963, COMPLAINT IN PROSPASS, filed. One copy certified to the Sheriff.

March 20, 1963, Sheriff's return, filed.  
For March 18, 1963 at 10:14 o'clock A.M. served the within Complaint in prospect on Jerry Smith at his place of residence, Oak Grove, Decatur Township, Clearfield County, Pennsylvania by handing to his wife, Mrs. Jerry Smith a true and correct copy of the original Complaint in prospect and said known to her the contents thereof. So answers, James T. Reese, Sheriff.

May 14, 1963, Praecipe filed by Bell, Silberblatt & Swoope, Please discontinue and Satisfy the above stated case on payment of Costs.

May 14, 1963, Record Costs in the sum of \$20.50 have been paid by Bell, Silberblatt & Swoope, this case is this day marked Settled and Discontinued.

306

JERRY SMITH

Pro. By atty 5.00  
Atty 5.00  
Shff By Att; 10.50  
Pro. 2.00

1471 - Bell, Silberblatt & Swoope \$18.50

SETTLED AND DISCONTINUED

CONTINUED FROM PAGE 123-- PEARLE A. BARGER N, GARY BARGER VS CHARLES M. McGEE

NOW, this 27th. day of December, 1963, 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: Judgment in favor of Pearle A. Barger and N. Gary Barger and against Chales M. McGee in the sum of \$457.75. Anthony Guido, Chairman Joseph J. Lee, Joseph A. Dague.

NOW, this 28th. day of December 1963, 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 of their attorneys. WITNESS MY HAND AND THE SEAL OF THE COURT, CARL E. WALKER, Prothy.  
By James F. Kerr.

January 20, 1964, Petition, filed.

WHEREFORE, it is respectfully requested that your Honorable Court approve the award of the arbitrators in the sum of \$475.75 and direct that judgment in that amount be entered against the Defendant. Bell, Silberblatt & Swoope By Paul Silberblatt.

ORDER: NOW, this 20th day of January, 1964, upon consideration of the within Petition, the award of the arbitrators in the sum of \$457.75 is hereby approved and the Prothonotary is directed to enter judgment in favor of the Plaintiffs and against the defendants in the said amount. By the Court, John A. Cherry, President Judge.

January 20, 1964 : Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Four Hundred Fifty Seven and 75/100 Dollars, with Cost of Case

Debt \$457.75

Judgment

*Carl E. Walker*  
Prothonotary

<p>Bell, Silberblatt &amp; Swoope</p>	<p>PEARLE A. BARBER D. GARY LANGER</p> <p>307</p> <p>CHARLES M. MCGEE</p> <p>Pro. By atty \$5.00 Atty 2.00 Shff. By atty. 10.58 Commwlth By atty. 5.00 Pro. 2.00 Shff. By Atty. 8.33 Pro. 3.50 Pro. 3.50 Pro. 12.00 Pro. 3.50 Pro. 2.00 Pro. 2.00</p>	<p><u>MARCH 15, 1963, COMPLAINT IN TRESPASS</u>, filed. Two copies certified to the Sheriff.</p> <p><u>April 12, 1963, Sheriff's Reutrn</u>, filed</p> <p>NOW, April 11, 1963 service of the within Complaint in Trespass was made by me upon Charles M. McGee by sending by Registered Mail, return receipt, requested, a true and attested copy of the within Complaint in Trespass to Charles M. McGee, 9 Fairview Avenue, Toronto 9, Province of Ontario, Canada, being his last known address, on March 19, 1963 at 10:20 o'clock A.M. with an endorsement thereon showing that service was made on the Secretart of the Commonwealth of Pennsylvania on the 18th day of March 1963 by sending by registered mail, return receipt requested, a true and attested copy of the original Complaint to the Secretary of the Commonwealth of Pennsylvania at Harrisburg, Pennsylvania. Registeree letter returned, marked unclaimed" Unclaimed" is hereto attached and made part of this return of service. Also by sending by Registered Mail, return receipt requested a true and attested copy of the original Complaint to the Secretary Commonwealth of Pennsylvania, Harrisburg, Pa., on the 16th. day of March 1963 at 10:35 o'clock A.M., accompanied by a fee of Five (\$5.00) dollars. Return receipt for registered mail, signed by D. Oestrich as agent for the Secretary of the Commonwealth, is hereto attached and made part of this return of service. So Answers, James B. Reese, Sheriff. /s <u>SEPTEMBER 11, 1963, PRAECIPE, filed by Bell, Silberblatt &amp; Swoope</u> Kindly reissue Complaint, By Paul Silberblatt Atty for the Plaintiff. Writ Issued to Sheriff September 11, 1963:</p> <p><u>OCTOBER 11, 1963, SHERIFF'S RETURN</u>, filed</p> <p>Now, October 4, 1963, service of the within Complaint in Trespass Re-Issued was made by me upon Charles M. McGee by sending by REGISTERED MAIL, return receipt requested, a true and attested copy of the original Complaint in Trespass Re-Issued to Charles M. McGee, 54 Evelyn Avenue, Toronto, Ontario, Canada, being his last known address on September 12, 1963 at 11:23 A.M. ED.S.T. Registered letter returned, marked "not" called for is hereto attached and made part of this return of service. So Answers James B. Reese, Sheriff. <u>October 21, 1963, Petition and Order</u>, filed.</p> <p>Wherefore, your Petitioner prays that in compliance with Rule 2082, your Court directs that additional notice shall be given by the Plaintiff to the Defendant in order that judgment may be against the Defendant. BELL, SILBERBLATT &amp; SWOOPE By Paul Silberblatt ORDER OF COURT</p>
	<p>Pro. 5.00</p>	<p>And now this 19 day of Oct. 1963, upon Petition by Plaintiff's counsel and in compliance with Rule of Civil Procedure, the Plaintiff is authorized to forward by certified mail to the last two known addresses of the Defendant copies of the Complaint filed and also forward by regular mail copies of the Complaint. In the event that that Plaintiff is unable to effect service of the Complaint within twenty (20) days of the dated of mailing further consideration will be given to entering judgment against the Defendant herein by default. BY THE COURT, John J. Pentz, President Judge. <u>November 18, 1963, Petition &amp; Order</u>, filed. WHEREFORE, it is respectfully requested that judgment be entered in favor of the Plaintiffs and against the Defendant, damages to be determined sec. leg. BELL, SILBERBLATT &amp; SWOOPE, By Paul Silberblatt ORDER OF COURT: NOW, this 18th day of November, 1963, upon consideration of the within Petition, the Prothonotary of Clearfield County, Pennsylvania, is hereby directed to enter judgment against the Defendant and in favor of the Plaintiffs upon Defendant's failure to file an answer or appearance within twenty days from the date of service, damages to be determined sec. leg. BY THE COURT, John J. Pentz, President Judge. By Order of Court Judgment is entered against the Defendant and in favor of the Plaintiffs upon Defendant's failure to file an answer or appearance within twenty days from the date of service, damages to be determined sec. leg. BY THE COURT, Judgment.</p> <p>Prothonotary</p> <p>November 18, 1963, Praecipe for Appointment of Arbitrators, filed by Paul Silberblatt, Esq. November 20, 1963, Defendant notified by registered mail.</p> <p>Now, December 11, 1963, hearing of the above case is fixed for Friday, December 27, 1963, at 1:30 PM, Clearfield County Court House, Clearfield, Pa. and the following Clearfield County Bar Members are Appointed Arbitrators Anthony S. Guido, Chairman, Joseph J. Lee, &amp; Joseph A. Dague</p> <p>Pro. 2.00 Notice by mail given December 12, 1963 To said Arbitrators, Attorneys and parties of record.</p>

Community Consumer Discount  
Company  
Clearfield, Pa.

D. S. B. -- DATED MARCH 15, 1966

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Two Hundred and 20/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1220.00

Atty. Comm. 10%

Interest from March 15, 1963

Filed and Entered by Plaintiff, March 15, 1966

Judgment.

*Carl E. Walker*

Prothonotary

Louis R. Donahue  
Sylvia Donahue  
415 George St.  
Corryville, Pa.

Pro. By Offt. 1.50

*Pro. by Offt. 1.50*

And Now, 31 day of March 1966 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

County National Bank of  
Clearfield, Pa.

D. S. B. -- DATED MARCH 15, 1966

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Sixty Six and 26/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2066.26

Atty. Comm. 10%

Interest from March 15, 1963

Filed and Entered by Plaintiff, March 15, 1966

Judgment.

*Carl E. Walker*

Prothonotary

George Lynn Albert  
Gertrude B. Albert  
Edward A. Albert  
Mrs. Edward A. Albert  
Cassels Mills, Pa.

Pro. By Offt. 1.50

*Pro. by Offt. 1.50*

And Now, 1 day of Sept 1967 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

<p>Mar. 16 8:51 AM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>310</p> <p>William A. Palochko Kadelene Palochko 708 Elizabeth St. Osceola Mills, Pa.</p> <p>Pro. By Debt 4.50 Prel. by Deft. 1.50</p>	<p>D. S. B. -- DATED MARCH 15, 1963</p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Eighteen Hundred One and 92/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1801.92</p> <p>Att. Comm. 10%</p> <p>Interest From March 15, 1963</p> <p>Filed and Entered by Plaintiff, March 16, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>10<sup>th</sup></u> day of <u>Dec</u> 19<u>64</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>Mar. 16 9:00 AM EST</p>	<p>General Electric Credit Corporation 951 Penn Avenue Pittsburgh, Pa.</p> <p>311</p> <p>Lee K. Metherling Kathryn Metherling RD 3, DuBois, Pa.</p> <p>Pro. By Atty 4.50 Div by Atty 3.00</p>	<p>D. S. B. -- DATED DECEMBER 18, 1962</p> <p>Payable in Installment</p> <p>By virtue of Warrant of Attorney hereunto Annexed, Bell, Silberblatt and Swoope, Attorneys, appear for the Defendants and confess Judgment in favor of the Plaintiff and against the Defendants in the sum of One Thousand Two Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1200.00</p> <p>Att. Comm. 15%</p> <p>Interest from December 18, 1962</p> <p>Filed and Confessed by Attorney, March 16, 1963</p> <p>Judgment</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>AND NOW <u>April 14</u> 19<u>66</u> having received payment in full of the above judgment and costs, I hereby certify the same is satisfied.</p> <p style="text-align: right;">Attest <i>M. L. Silberblatt</i> Prothonotary <i>Archie Hill</i></p> <p>And Now, <u>24</u> day of <u>Apr</u> 19<u>63</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <i>Archie Hill</i> Prothonotary</p>
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Commercial Credit Plan

Consumer Discount Company

217 E. Park Road

Altoona, Pa.

313

Ralph Eyo

Jean Eyo

Northaus, Pa.

D. S. T. -- DATED MARCH 15, 1963

Payable in installments

By virtue of Power of Attorney contained therein, judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Nine Hundred Fifty Two and 69/100 Dollars, with interest, Attorney's Commission, Cost of Suit, release of Errors, Waiving Stay, Implication and Execution.

Debt \$1952.69

Atty Comm. 15%

Interest from March 15, 1963

Filed and Entered by Plaintiff, March 16, 1963

Judgment.

*Carl E Walker*  
President

Pro. 2, 1963 4.50

CONTINUED FROM PAGE 127 - NO. 313 FEBRUARY TERM, 1963 - HARRY R. ZIMMERMAN, et al versus MAPLE HILL COAL COMPANY

tion Co., by its attorney, Joseph J. Lee, having been read and considered, and counsel for the plaintiffs having been present and all objections and limitations thereto having been considered, it is hereby ORDERED AND DECREED as follows:

(1) Defendant, A. J. Marsolino Construction Co., its agents, attorneys and representatives, shall have the free right of access to the premises of the plaintiffs situate in Boggs Township, Clearfield County, Pennsylvania, at all reasonable times for the purpose of conducting engineering and geological studies of the area, making appraisals, taking water samples from the plaintiffs' well, and for such other purposes as may be necessary in order that the defendant, A. J. Marsolino Construction Co., may properly prepare a defense to the claim of the plaintiffs against it.

(2) No entry shall be made on the premises for any of the purposes outlined above until defendants attorneys or representative have notified counsel for the plaintiffs of the intention to go upon the same at least 24 hours previous to said entry.

(3) Plaintiffs shall provide the defendant, its agents, attorneys or representative with all keys necessary for a proper view of the premises. By the Court, John J. Pentz, President Judge.

January 15, 1964, Praecipe filed by Bell, Silberblatt & Swoope, By F. Cortez Bell, Attorney for Plaintiff Please put the above entitled case on the next Argument List.

MARCH 17, 1964 PRAECIPE FOR APPEARANCE, filed

Enter our appearance in lieu of Glenn E. Thomson in the above captioned matter on behalf of Maple Hill Coal Company. SMITH, SMITH & WORK, By William U. Smith, Atty for Maple Hill Coal Company.

September 28, 1964, Praecipe filed by Bell, Silberblatt & Swoope

Please place the above case on the Trial List.

October 6, 1964, Order of Court, filed.

Now, October 5, 1964, the above matter having been listed for trial, but not being at issue, the same is continued to the February Term of Court 1965. By the Court, John A. Cherry, President Judge.

January 13, 1965, ORDER, Filed.

NOW, January 12, 1965, the question involved in the above matter being the subject on appeal in another case from this Court to the Supreme Court of Pennsylvania, the above matter is continued until opinion rendered in the said previous case. BY THE COURT, John A. Cherry, President Judge.

March 29, 1965, AMENDMENT TO COMPLAINT, filed.

WHEREFORE, the Plaintiffs ask that judgment be rendered in their favor and against the Defendants in the amount of \$3250, being the difference between the market value of the property with water and the purchase price of the property, plus loss of rental, money expended in an effort to obtain water, punitive damages, and interest from August 1, 1959. Bell, Silberblatt and Swoope Gy F. Cortez Bell.

ORDER: Amendment allowed as requested. BY THE COURT, JOHN A. CHERRY

Service accepted and copy received March 29, 1965, Joseph J. Lee

Service accepted and copy received March 29, 1965, Smith, Smith & Work by Joseph P. Work.

APRIL 1, 1965, Defendants' Interrogatories to Plaintiffs, filed by Smith, Smith & Work, filed.

APRIL 8, 1965, OBJECTION TO DEFENDANTS' INTERROGATORIES, filed by Bell, Silberblatt & Swoope. Copy Mailed to William Smith, April 8, 1965

August 16, 1965, Praecipe, filed by Bell, Silberblatt & Swoope

Put the above entitled case on the next Argument List, which will be October 11, 1965.

Bell, Silberblatt, & Swoope	Harry R. Zimmerman Donna O. Zimmerman	<p><u>MARCH 16, 1963, SUMMONS IN TRESPASS, filed.</u></p> <p>March 25, 1963, Service accepted of praecipe and issuance of summons waived. Glenn E. Thomson, Attorney for Defendant.</p> <p><u>July 30, 1963, Motion to Amend and Order, filed.</u></p> <p>NOW, comes Bell, Silberblatt &amp; Swoope, attorneys for the Plaintiffs in the above entitled case and moves to amend the caption by adding another defendant, namely, A. J. Marsolino, who traded and does business as A. J. Marsolino Construction Company. BELL, SILBERBLATT &amp; SWOOPE By F. Cortez Bell.</p> <p><u>ORDER:</u></p> <p>Leave granted to issue amended summons as prayed for. By the Court, John J. Pentz, President Judge.</p> <p>July 30, 1963, Praecipe to issue summons, filed.</p> <p>Issue Summons in Trespass against A. J. Marsolino in above case. Returnable sec. leg. BELL SILBERBLATT &amp; SWOOPE By F. Cortez Bell. Summons issued to Sheriff.</p>
Mar. 16	310	
Smith, Smith & Work Sheriff Thompson	Maple Hill Coal Company A. J. Marsolino, T/A	<p><u>AUGUST 21, 1963, SHERIFF'S RETURN, filed</u></p> <p>KNOW ALL MEN BY THESE PRESENTS, That I, James B. Reese High Sheriff of Clearfield County, State of Pennsylvania, do here by deputize Sheriff of Fayette County to execute this writ: this deputation being made at the request and risk of the Plaintiff.</p> <p>Given under my hand and seal this 31st. day of July A.D. 1963 James B. Reese Sheriff.</p> <p>NOW, July 31, 1963, deputized the Sheriff of Fayette County to serve the within Amended Summons in Trespass on A.J. Marsolino t/a/d/b A.J. Marsolino Construction Company.</p> <p>NOW, August 1, 1963, served the within Amended Summons in Trespass on A. J. Marsolino t/d/b/a A. J. Marsolino Construction Company by deputizing the Sheriff of Fayette County. The return or service of Jacob H. Echard, Sheriff of Fayette County is here to attached and made part of this return of Service.</p> <p>NOW, August 2, 1963, at 9:41 o'clock A.M. (EDST) served the within Amended Summons in Trespass on Maple Hill Coal Company at place of business, 101 S. Second Street, Borough of Clearfield, County of Clearfield, Penna., by handing to Kenneth Wall, Secretary, he being in charge at time of service, a true and attested copy of the original Amended Summons in Trespass and made known to him the contents thereof. So Answers, James B. Reese, Sheriff</p>
Joseph J. Lee	Marsolino Construction Co.	<p><u>AUGUST 17, 1963, COMPLAINT, filed by Bell Silberblatt &amp; Swope, Attorneys for the Plaintiffs.</u></p> <p>One Copy certified to Sheriff for service to A.J. Marsolino.</p> <p>Service accepted by cope August 21, 1963, By Glenn E. Thompson, Atty for Maple Hill Coal Co.</p>
Pro.	Pro. <i>By atty</i> 4.00	
Atty	2.00	
Pro.	3.50	
Pro.	3.50	
Pro.	3.50	
Pro. <i>by atty</i>	2.00	
Pro.	3.50	
Pro. <i>by atty</i>	2.00	
Pro. SS&W	2.00	
Pro.	3.50	
Pro.	2.00	
Pro Subp	1.50	
Pro.	4.00	
Pliff's W/B	58.27	
Pro	2.00	
10/21/67 Pd by B.S. & S	A total \$81.50	
Incl disc.		
#1085 - Smith Smith & Work	\$2.00	
Pro	3.50	
Pro.	3.50	
Pro.	2.00	
Pro.	1.50	
Pro. <i>by B. S. &amp; S</i>	2.00	
Pro. <i>by B. S. &amp; S</i>	2.00	
Pro. <i>by B. S. &amp; S</i>	2.00	
Pro. <i>by B. S. &amp; S</i>	3.50	
September 7, 1963, Service accepted by copy, Bell, Silberblatt & Swope, F. Cortez Bell Atty for Plff., Joseph J. Lee Atty for A.J. Marsolino Atty for Plff.		<p><u>AUGUST 24, 1963, SHERIFF'S RETURN, filed.</u></p> <p>August 17, 1963, James B. Reese, Sheriff deputized Sheriff of Fayette County.</p> <p>On August 20, 1963, at 2:55 P.M. o'clock, copy of Complaint was served upon A. J. Marsolino t/d/b/a A. J. Marsolino Construction Company, defendants, at place of business in North Union Township, Fayette County, Pa., by serving Steve Peary, Chief Accountant, he being the person in charge at the time of service, by making known to him the contents thereof and by handing to and leaving with him a true and attested copy of the Complaint. So Answers, Jacob H. Erhard, Sheriff of Fayette County.</p> <p>Now, August 20, 1963 served the within Complaint in Trespass on A. J. Marsolino t/d/b/a A. J. Marsolino Construction Co., by deputizing the Sheriff of Fayette County. The return of Sheriff Jacob H. Echard, Sheriff of Fayette County is hereto attach3d and made a part of this return of service. So Answers, James B. Reese, Sheriff.</p> <p><u>August 26, 1963, Praecipe for Appearance, filed by Joseph J. Lee. Attorney for A. J. Marsolino, t/d/b/a A. J. Marsolino Construction Co. list, Joseph J. Lee, Atty for Marsolino</u></p>
SEPTEMBER 6, 1963, PETITION AND ORDER FOR SEVERANCE, filed by Joseph J. Lee		<p><u>SEPTEMBER 6, 1963, Praecipe filed, Place the above case on the argument</u></p>
September 7, 1963, service accepted by copy, Bell, Silberblatt & Swope.		<p><u>SEPTEMBER 6, 1963, APPEARANCE, filed</u></p>
September 9, Service accepted by copy, Glenn E. Thomson, Atty for Maple Hill Coal Co.		<p>Enter my appearance for defendant Maple Hill Coal Co. in the above case. Glenn E. Thomson Atty for Maple Hill Coal.</p>
<u>ORDER:</u> NOW, to wit, this 6th. day of September, 1963, the foregoing Petition for Severance of A.J. Marsolino, one of the defendants in the above suit, having been read and considered, a rule to show cause is hereby issued upon Harry R. Zimmerman and Donna O. Zimmerman, plaintiffs, and Maple Hill Coal Company, one of the defendants, why severance should not be granted, and issue joined separately as between the plaintiffs and each of the defendants. Pending disposition of this rule all pleadings to stay. Said rule returnable the next argument court. BY THE COURT, JOHN J. PENTZ, P.J.		<p><u>SEPTEMBER 6, 1963, PRELIMINARY OBJECTIONS OF MAPLE HILL COAL COMPANY, DEFENDANT AND PETITION FOR SEVERANCE, filed by Glenn E. Thomson</u></p>
SEPTEMBER 11, 1963, PRAECIPE, filed by Bell, Silberblatt & Swope		<p>Glenn E. Thomson Atty for Plff., Joseph</p>
Put the above entitled case on the next argument list, BELL, SILBERBLATT & SWOOPE, BY: F.Cortez Bell, Atty for Plaintiff.		<p>Atty for Plff., Joseph</p>
September 23, 1963, Petition and Order, filed - Joseph J. Lee		<p>Atty for Plff., Joseph</p>
<u>ORDER:</u> AND NOW, to wit, this 23rd day of September, 1963, the foregoing Petition of A. J. Marsolino Construc-		<p>Atty for Plff., Joseph</p>

RICHARD WILSON BERRY

MAR. 16, 1963, COMPLAINT IN DIVORCE, filed. one copy certified to the Sheriff

#1358 by atty  
Mar 19 1963  
Gleason & Cherry

Mar 20, 1963, Sheriff's Return, filed.

Now March 18, 1963 at 2:30 o'clock P.M. served the within Complaint in Divorce on Mary Christine Berry, at her residence, R.D. 3, Dalton, Sandy Township, Clearfield County, Pennsylvania, by handing to her personally a true and attested copy of the original Complaint in Divorce and made known to her the contents thereof. So answers, James T. Kessa, Sheriff.

214

Gleason Cherry & Cherry

Mary Christine Berry

Mar 27, 1963, Petition for Leave to Amend Complaint in Divorce, filed. Service hereby accepted this 29th day of April, 1963. Gleason, Cherry & Cherry, by Anthony S. Guido

Pro. 1/2 atty 7.00  
Atty 1.00  
SHER 1/2 atty 10.00  
Pro. 1.00  
Pro. 1.00  
Pro. 1.00  
Pro. 3.50  
Pro. 2.00  
Pro. 2.00  
Pro. 5.00  
Pro. 2.00

consideration of the foregoing petition and motion of Arthur C. Wills, Esquire, attorney for the Plaintiff, which is reported on the Defendant to show cause why he should not be held in contempt of court by the State of Pennsylvania. Held April 3, 1963, at 10:00 A.M. in Court Room, Fairbairn Building

March 22, 1963, Service of Process on Defendant, filed. Bill of Particulars filed: Defendant's Bill of Particulars filed in Court (20) days after service of the Petition, or any other order. Answered by Plaintiff, Attorney for Plaintiff.

March 22, 1963, Service of Process on Defendant, filed. Defendant's Bill of Particulars filed in Court (20) days after service of the Petition, or any other order. Answered by Plaintiff, Attorney for Plaintiff.

April 9, 1963, ORDER filed. NOW, April 9, 1963, the plaintiff, Richard Wilson Berry, is Ordered to pay alimony pendente lite, through the Probation Office of Clearfield County, for the support of Mary Christine Berry, in the sum of \$60.00 per month, until disposition of the divorce action.

Pro. 3.50  
Pro. 2.00  
Pro. 5.00  
Master 75.00  
Clfd Co. Bar 10.00  
Pro. 10.00  
Pro. 1.00  
Pro 2.00

Defendant to pay counsel fees, in event of contested divorce action, in the sum of \$100.00, payable at the conclusion of the divorce action, and any contest thereon. Exception noted. BY THE COURT, John J. Pentz, President Judge.

APRIL 11, 1963, Bill of Particulars, filed by W. Albert Ramey Bill filed by Richard Wilson Berry, /s/ Service hereby accepted this 29th day of April, 1963. Gleason, Cherry & Cherry, by Anthony S. Guido

December 4, 1963, Petition for Leave to Amend Complaint in Divorce, filed. Service hereby accepted this 23rd day of December, 1963.

ORDER: NOW, December 4, 1963, the foregoing Petition having been presented, read, and considered, it is Ordered that the petition of Richard Wilson Berry to amend his Complaint in Divorce, as prayed for, is granted. By the Court, John J. Pentz, President Judge.

November 19, 1964, Praecipe filed by Gleason & Cherry by Anthony S. Guido, Attorney for Defendant. Sir: kindly withdraw order for alimony pendente lite and counsel fees in above case. Gleason & Cherry, By Anthony S. Guido, Attorney for Defendant

#436 - Transfer to Regular Account \$135.00

\$135.00 Paid by Attorney

#2086 - Walter Swoope, Master \$75.00

#2087 - Clfd. Co. Bar. Assn. 10.00

#2088 - W. Albert Ramey 1.00  
Prothonotary 49.00

November 20, 1963, By Motion on the Watch Book, Walter Swoope, Esq., is appointed Master to take testimony and report same with recommended form of Decree to the Court. By the Court, John A. Cherry, President Judge.

December 21, 1964, Petition & Order, filed. WHEREFORE, your petitioners request the Court to make an Order cancelling, revoking, and otherwise rendering null and void the Order of April 9, 1963, aforesaid, with respect to the payment of alimony pendente lite by Richard Wilson Berry to Mary Christine Berry. And they will ever pray, /s/ Richard Wilson Berry and Mary Christine Berry.

ORDER OF COURT: Now, December 21, 1964, the foregoing Petition having been presented, read and considered, it is ORDERED AND DECREED that the prayer of the petition is granted and Richard Wilson Berry is relieved from the payment of alimony pendente lite to Mary Christine Berry as effectively as if said Order of April 9, 1963 had not been entered. By the Court, John A. Cherry, P.J.

January 14, 1964, Praecipe filed by W. Albert Ramey and Thomas F. Morgan, Attorneys for Plaintiff. We hereby Waive payment of the costs advanced by attorney

<p>Mar. 16 11:44 AM EST</p>	<p>The County National Bank at Clearfield, Pa.</p> <p>315</p> <p>James P. Murray Ellen N. Murray Houtzdale, Pa.</p> <p>Pro. by Deft 4.50 <i>Pro by Deft 1.50</i></p>	<p><u>D. S. B. -- DATED MARCH 14, 1963</u></p> <p>Payable in installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Three Thousand Thirty Two and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Error, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$3132.00</p> <p>Atty. Comm. 10%</p> <p>Interest from March 14, 1963</p> <p>Filed and Entered by Plaintiff, March 16, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p><i>March 18 1963</i> Interest and cost.</p> <p style="text-align: right;">Attest <i>Archie Hill</i> Prothonotary</p>
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<p>Mar. 16 11:45 AM EST</p> <p>And Now, 5 day of March 1963 by paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Carl E. Walker</i> Prothonotary</p> <p>to Pennsylvania Electric Company dated 20th. day of December 1962, and intended to be forthwith recorded. And it is further agreed that the plaintiff above named will not look to the said above mentioned and described premises, or any part thereof, for payment of any part of the principal and interest of said above-entitled judgment now or hereafter to become due, nor in any way disturb, molest, put to charge or damage, the present or any future owner, or owners, occupier or occupiers of the said above-mentioned and described premises, or any part or portion thereof, for or by reason of the said judgment, or any matter, cause or thing thence accruing or to arise: Provided, that nothing herein contained shall affect the said judgment or its legal validity, so far as respects all other lands and tenements of the said defendant situate in the county aforesaid, <u>continued on Page 130</u></p>	<p>The County National Bank at Clearfield, Pa.</p> <p>316</p> <p>Marvyl C. Yeager Kathryn Yeager R.D. Woodland, Pa.</p> <p>Pro. by Deft. 4.50 Pro. By Pa. Elec. 1.00 <i>Pro by Deft. 1.50</i></p>	<p><u>D. S. B. -- DATED MARCH 16, 1963</u></p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Five Thousand and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Error, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$5000.00</p> <p>Atty. Comm. 10%</p> <p>Interest From March 16, 1963</p> <p>Filed and Entered by Plaintiff, March 16, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p><u>AUGUST 6, 1963. RELEASE FROM LIEN OF JUDGMENT,</u> filed</p> <p>KNOW ALL MEN BY THESE PRESENTS, that THE COUNTY NATIONAL BANK AT CLEARFIELD, the plaintiff named in the above entitled judgment, for an in consideration of the sum of one Dollar, lawful money of the United States to it paid by the defendant above-named, the receipt whereof is hereby acknowledged do hereby forever acquit exonerate, discharge and release from the lien of the above entitled judgment, the following-described property, to wit: all that certain right of way granted and conveyed by MERVYL YEAGER &amp; KATHERYN YEAGER</p>
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The County National Bank at  
Clearfield, Pa.

D. S. B. -- DATED MARCH 16, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Three Thousand One Hundred Forty Five and 58/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Error, Waiving Stay, Incquisition and Exemption.

Mar. 16  
11:46 AM EST

317

Lester B. Ogden  
Clearfield, Pa. R.D. 2

Debt \$3145.58

Atty. Comm. 10%

Interest from March 16, 1963

Filed and entered by Plaintiff, March 16, 1963

Judgment.

Pro. by Deft. 4.50

*Pro. by Deft. 1.50*

*Carl E. Walker*

Prothonotary

And on the 12<sup>th</sup> day of June 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

CONTINUED FROM PAGE 129-- COUNTY NATL BANK VS NERVYL & KATHERYN YEAGER

which are not herein expressly exonerated therefrom.

IN WITNESS WHEREOF; the plaintiff above-named has caused this release to be properly executed this 24th day of July 1963. THE COUNTY NATL BANK AT CLEARFIELD, PA. BY F.B. LANSBERRY, V.P.

Gleason,  
Cherry &  
Cherry

MARY MARGARET WALK

#125 "legally"  
4/18/63  
Oyden & Co.

318

HENRY OSCAR WALK

MARCH 18, 1963, COMPLAINT IN DIVORCE, filed. One copy certified to Attorney

March 28, 1963, Constable's Return, filed.  
Now, March 27, 1963, at 5:15 P.M. D.C.E., served HENRY OSCAR WALK, at his residence, to wit, 27 Marinton Street, DuPuis, Pennsylvania, with a true and attested copy of the within Complaint in Divorce, No. 318 February Term, 1963, by landing the same to and leaving with him, personally, and within view to him the contents thereof. So served, Adolph Niska, Constable.

April 18, 1963, By Motion on the Watch Book, Ervin S. Fennell, Esquire is appointed Master to take testimony and report same with recommended form of Decree to the Court. By the Court, John J. Pentz, P.J.

May 20, 1963, MASTER'S REPORT, filed.

And Now, the 20th day of May, 1963, the report of the Master is acknowledged. We approve his findings and recommendations.

Pro.	By atty	7.00
Att.		3.00
Master		75.00
Const. by Master		3.50
Clfd. Co. Bar Ass'n		10.00
Pro.		10.00
Pro.		1.00

We therefore, DECREE that Mary Margaret Walk be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and Henry Oscar Walk. Thereupon all the rights, duties or claims accruing to either of said parties in pursuance of said marriage, shall cease and determine, and each of them shall be at liberty to marry again as though they had never been heretofore married.

The Prothonotary is directed to pay the Court costs, including Master's fees, as noted herein, out of the deposits received and then remit the balance to the libellant. No Decree to issue until the costs be fully paid. We do further award to the said Master a fee

\$135.00 Paid by Attorney

575.-Master	\$3.50 Const	
#178 - Ervin S. Fennell, Master		78.50
#179 - Clfd Co. Bar Ass'n		10.00
Atty. \$10. Refund \$25.50		
#180 - Gleason, Cherry & Cherry		35.50
Prothonotary		11.00
		\$135.00

of \$85.00 and his costs expended in this action. BY THE COURT, John J. Pentz, President Judge.

First National Bank of  
Phillipsburg, Pa.

D. S. E. -- DATED DECEMBER 8, 1961

Payable on Demand After Note

By virtue of power of attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1,000.00

Atty. Com. 3%

Interest from December 8, 1961

Filed and Entered by Plaintiff, March 10, 1962.

Judgment.

*Carl E. Walker*

Prothonotary

And Now, 1 day of July 1971 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Arthur Hill*  
Prothonotary

Pro. 1.50

Andrew Batcho T/A I 4010  
Business Archives  
119 N. Market St.  
Clearfield, Pa.

Pro. 3.00

*Pro by [Signature]*

Communit. Council of DuBois  
Company  
DuBois, Pa.

D. S. E. -- DATED MARCH 16, 1962

Payable in Installments

By virtue of power of attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Ten Thousand Four Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$10,400.00

Atty. Com. 15%

Interest from March 16, 1962

Filed and Entered by Plaintiff, March 10, 1962.

Judgment.

*Carl E. Walker*

Prothonotary

Pro. 3.00

Evelyn A. Baker  
Earl Bailey,  
101, Redden, Pa.

Pro. 1.50

*Pro by [Signature]*

And Now, 26th day of Nov. 1962 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary





<p>Eugene G. Kitko</p> <p>3/18/63</p> <p>\$135.00 by atty Cliff Co. Bar Assn . Co.</p>	<p>ELIZABETH J. HUBLER</p> <p>324</p> <p>SYLVESTER EARL HUBLER</p> <p>Pro. By atty 7.00</p> <p>Atty 3.00</p> <p>#120 Shff Const. Cost for \$6.00 Master - \$75.00 81.00</p> <p>Cliff Co. Bar Assn. 10.00</p> <p>Pro. 10.00</p> <p>Pro. 1.00</p> <p>\$135.00 Paid by Attorneys</p>	<p>MARCH 18, 1963, COMPLAINT FOR DIVORCE, filed. One copy certified to the Sheriff.</p> <p>March 22, 1963, Sheriff's Return, filed NOW March 18th, 1963 at 1:00 P.M. served the within Complaint in Divorce on Sylvester Earl Hubler at East Market Street, Clearfield, Clearfield County, Pennsylvania by handing to Sylvester Earl Hubler personally a true and attested copy of the original Complaint in Divorce and made known to him the contents thereof. So Answers, James E. Reese, Sheriff.</p> <p>April 19, 1963 By Motion on the Watch Book, John B. Gates, Esq. is appointed Master to take testimony and report same with recommended form of Decree to the Court. By the Court, John J. Pentz, President Judge.</p> <p>May 28, 1963, MASTERS REPORT, filed</p> <p>AND NOW, the 29th. day of May 1963, the report of the Master is acknowledged. We approve his findings and recommendations.</p> <p>We, therefore, DECREE that Elizabeth J. Hubler be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and Sylvester Earl Hubler. Thereupon all the rights, duties or claims accruing to either of said parties in pursuance of said marriage, shall cease and determine, and each of them shall be at liberty to marry again as though they had never been married.</p> <p>The Prothonotary is directed to pay the Court costs, including Master's Fees as noted herein, out of the deposits received and then remit the balance to the libellant. No Decree to issue until the costs be fully paid. We do further award to the said Elizabeth</p>
<p>#207 - John B. Gates, Master \$81.00</p> <p>#208 - Cliff Co. Bar Assn 10.00</p> <p>#209 - Eugene G. Kitko <i>atty 10<sup>00</sup> Ry 14.50</i> 24.50</p> <p>#120 - Shff. James E. Reese 8.50</p> <p>Prothonotary 11.00</p> <p><u>\$ 135.00</u></p>		<p>J. Hubler her costs expended in this action. By The Court John J. Pentz, P.J.</p>



John K.  
Reilly, Jr.

BRAKE DRUM & EQUIPMENT CO.  
Clearfield, Pa.

MARCH 19, 1963, COMPLAINT IN ASSUMPSIT, filed. One copy certified to the Sheriff.

March 22, 1963, Sheriff's Return, filed.

NOV. March 23, 1963 at 11.50 o'clock A.M. served the within Complaint in Assumpsit on Irvin T. Ryan, Jr. at his place of residence Udalville R.D., Mascara Township, Clearfield County, Pennsylvania, by handing to his wife, Mrs. Irvin T. Ryan, Jr. a true and attested copy of the original Complaint in Assumpsit and made known to her the contents thereof. So Answered, James E. Geese, Sheriff.

326

April 22, 1963, PRACEIPE, FILED

Enter Judgment for Plaintiff for lack of answer or appearance.  
John K. Reilly Jr. Atty for Plaintiff

*Carl E Walker Prothonotary*

Writ of Execution No 23 February 1963:

Irvin T. Ryan, Jr.  
Udalville, Pa.

Pro.	By atty	5.00
Atty		2.00
Sheriff.	By atty	13.70
Pro.		1.00

Writ of Execution No 23  
February 1963

JOHN H. COLLIS, Jr.

JOHN T. COLDRICK  
ROSELLA J. COLDRICK

MARCH 18, 1963, COMPLAINT IN ASSAULT, filed. One copy certified to the Sheriff.

March 26, 1963, Sheriff's Return, filed.

On March 22nd, 1963, served the within complaint in assault on the Insurance Company of North America, Inc., sending by registered mail, return receipt requested to the Insurance Company of North America, 270 West Liberty Ave., Pittsburgh 16, Pennsylvania, Pa. being their District Office, a true and attested copy of the original Complaint in Assault on the 17th day of March, 1963, at 2:03 P.M. Return Receipt for Registered Mail, signed by J. F. Adams, an Agent for the Insurance Company of North America, is heretofore attached and made part of this return of service. So ordered, James F. Adams, Sheriff.

327

INSURANCE COMPANY OF  
NORTH AMERICA

Pre.	By atty.	1.00
Atty		1.00
Sherr.	By atty	1.00
Exp.		1.00
		1.00

CONTINUED FROM PAGE 131 NO 411 FEB 1963-- COUNTY NATL BANK VS JOHN EDIE, et al  
IN WITNESS WHEREOF, the plaintiff above-named has caused this release to be properly executed this 24th day of July 1963, THE COUNTY NATIONAL BANK CLFD. PA., BY: F. R. LANSBERRY-Vice Pres.



THE (10) REINFORCEMENT AGREEMENTS, filed. The Commonwealth of Pennsylvania, Department of Public  
Defendant Plaintiff. Filed March 13, 1963 at 8:25 AM EST

By virtue of agreement contained therein Judgment is entered in favor of the Plaintiff and against  
the Defendants for the sum of Two Thousand (\$2000.00) Dollars, with Cost of Suit. In by Plaintiff writ  
\$2.00.

Judgment

*Carl E. Walker*

Prothonotary

DEFENDANT'S NAME & ADDRESS

DATE

2/4/70  
Sat.  
SAT.  
Sat 3/18/69  
SAT.  
SAT.  
SAT.

NOVEMBER 6, 1967, SUGG NON PAY FILED TO NO. 7 NOVEMBER T., 1967	January 23, 1963
Robison and Mary Ann Archer, RD 1, Box 355, Northdale, Pa.	
NOVEMBER 6, 1967, SUGG NON PAY FILED TO NO. 11 NOVEMBER T., 1967	February 3, 1963
Anthony and Dorothy Castellana, RD 1, Box 209, Northdale, Pa.	
NOVEMBER 6, 1967, SUGG NON PAY FILED TO NO. 16 NOVEMBER T., 1967	January 25, 1963
Ernest C. Lovelace, RD 1, Northdale, Pa.	
NOVEMBER 6, 1967, SUGG NON PAY FILED TO NO. 17 NOVEMBER T., 1967	January 24, 1963
Harold and Martha Smith 104, W. McClain Ave., DuBois, Pa.	
NOVEMBER 13, 1967, SUGG NON PAY FILED TO NO. 104 NOVEMBER T., 1967	December 13, 1962
Mary E. McDonald, DuBois, Pa.	
NOVEMBER 13, 1967, SUGG NON PAY FILED TO NO. 102 NOVEMBER T., 1967	January 16, 1963
Gay and Deryl Miller, RD 1, DuBois, Pa.	
NOVEMBER 13, 1967, SUGG NON PAY FILED TO NO. 98 NOVEMBER T., 1967	January 16, 1963
Johnie H. Phillips, Northdale, Pa.	
NOVEMBER 13, 1967, SUGG NON PAY FILED TO NO. 94 NOVEMBER T., 1967	February 3, 1963
Charles and Ann Robertson, 328 Kutztown St., Northdale, Pa.	
NOVEMBER 13, 1967, SUGG NON PAY FILED TO NO. 88 NOVEMBER T., 1967	January 2, 1963
Pearl Szepinski, RD 2, Clearfield, Pa.	
NOVEMBER 13, 1967, SUGG NON PAY FILED TO NO. 87 NOVEMBER T., 1967	January 15, 1963
Andrew and Anna Fazio, 213 Main St., Osceola Mills, Pa.	

Capital Finance Corporation  
DuBois, Pa.

D. C. R. -- March 13, 1963

Re: Judgment

By virtue of Power of Attorney contained in certain Judgment is  
entered in favor of the Plaintiff and against the Defendant in the  
sum of Six Hundred and No/100 Dollars, with interest, Attorney's  
Commission, Cost of Suit, Release of Liens, Building Star, Implica-  
tion and Exemption.

Debt \$600.00

Att. Comm.

Interdict from March 13, 1963

Filed and Entered by Plaintiff, March 13, 1963

Judgment.

*Carl E. Walker*

Prothonotary

Proc. 7.00 1.50

Paid by Pff 1.50

And Now, 11<sup>th</sup> day of May 1964 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Carl E. Walker*  
Prothonotary

<p>Mar 19 9:17 AM EST</p>	<p>Capital Finance Corp. DuBois, Pa.</p> <p>340</p> <p>Clarence Glenn Lucille Glenn 102 Spring Ave. DuBois, Pa.</p> <p>Pro. by Plff 4.50 <i>Pro. by Plff 1.50</i></p>	<p>D. S. B. -- DATED MARCH 16, 1963</p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Hundred Six and NO/100, with interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$206.00</p> <p>Atty. Comm.</p> <p>Interest from March 16, 1963</p> <p>Filed and Entered by Plaintiff, March 19, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <del>16th</del> day of <i>July</i> 19<del>63</del> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>Mar. 19 9:18 AM EST</p>	<p>Community Consumer Discount Company DuBois, Pa.</p> <p>341</p> <p>Helen F. Tatters Blaine M. Tatters R.D. #1, DuBois, Pa.</p> <p>Pro. by Plff 4.50 <i>Pro. by Plff 1.50</i></p>	<p>D. S. B. -- DATED MARCH 18, 1963</p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Four Hundred Fifty Seven and NO/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2457.00</p> <p>Atty. Comm. 15%</p> <p>Interest from March 18, 1963</p> <p>Filed and Entered by Plaintiff, March 19, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, 27 day of <i>April</i> 19<del>63</del> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Carl E. Walker</i> Prothonotary</p>
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Community Consumer Discount  
Company  
DuBois, Pa.

D. S. B. -- DATED MARCH 18, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand One Hundred Twenty Four and NO/;00 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2124.00

Atty. Comm. 15%

Interest from March 18, 1963

Filed and Entered by Plaintiff, March 19, 1963

Judgment.

*Carl E. Walker*

Prothonotary

Mar. 19  
9:19 AM EST

342

Marian E. Dush  
Edward T. Dush  
R. D. #1  
Luthersburg, Pa.

Pro. by Plff 4:50

*Pro. by Plff 4:50*

And Now, 31st day of Dec 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

County National Bank at  
Clearfield, Pa.

MARCH 19, 1963, AMICABLE REVIVAL, filed. To Revive and continue Lien of Judgment Entered to No. 567 February Term, 1958

By Virtue of Power of Attorney contained therein, the Plaintiff and the Defendants agree to revive amicable the same in favor of the Plaintiff and against the Defendants for the sum of Two Thousand Four Hundred one and 06/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2401.06

Atty. Comm. 10%

Interest from

Filed and Entered by Plaintiff, March 19, 1963

Judgment

*Carl E. Walker*

Prothonotary

Mar. 19  
9:55 AM EST

343

Dominic DeCasper  
Salvatrice DeCasper  
325 Wrigley St.  
Clearfield, Pa.

Pro. by Deft 4.50

O.C. Pro. by Deft 3.50

*Pro. by Deft 4.50*

And Now, 4th day of Dec 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

<p>Mar. 19 1:05 AM EST</p>	<p>Commonwealth of Pa. Department of Revenue Bureau of Sales and Use Tax, Harrisburg, Pa.</p> <p>344</p> <p>Nick F. Paglia 1/4 DuBois Home Enterprise 626 S. Brady St. DuBois, Pa.</p> <p>Pro. by Plff 4.00</p>	<p><u>CONTINUED COPY OF LIST -- FEBRUARY 28, 1965</u></p> <p>This is from the Bureau of Sales and Use Tax under Acts No. 65 and 66, for Sales and/or Use Tax, Penalties, Additions and Interest, showing a Grand Total of Forty Five and 74/100 Dollars, with interest and Cost of Suit.</p> <table border="0"> <tr> <td>Debt</td> <td style="text-align: right;">\$30.46</td> <td></td> </tr> <tr> <td>Interest to March 21, 1965</td> <td style="text-align: right;">1.66</td> <td></td> </tr> <tr> <td>Additions</td> <td style="text-align: right;">3.69</td> <td></td> </tr> <tr> <td>Penalties</td> <td style="text-align: right;"><u>3.69</u></td> <td style="text-align: right;">\$43.90</td> </tr> </table> <p>Interest from April 1, 1965</p> <p>Filed and Entered by Plaintiff, March 19, 1965</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p style="text-align: center;">Writ of Execution No. 20 May Term, 1965</p>	Debt	\$30.46		Interest to March 21, 1965	1.66		Additions	3.69		Penalties	<u>3.69</u>	\$43.90
Debt	\$30.46													
Interest to March 21, 1965	1.66													
Additions	3.69													
Penalties	<u>3.69</u>	\$43.90												

<p>Mar. 20 3:07 PM EST</p>	<p>Clearfield Trust Company Clearfield, Pa.</p> <p>246</p> <p>Bernard Chambers Reverly Chambers 405 Clearfield St., 616 Thomas Chambers, Jr., End. Kathryn Chambers, End. Woodland, Pa.</p> <p>Pro. By Plff 3.50 Pro by P <i>[Signature]</i> 1.50</p>	<p><u>D. S. C. -- DEED AUGUST 19, 1965</u></p> <p>Article 17 Installments</p> <p>By virtue of Power of Attorney contained therein Judgment is entered in favor of the Plaintiff and Against the Defendants in the sum of Sixteen Hundred Twenty Nine and 25/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Writ of Stay, Inquisition and Exemption</p> <table border="0"> <tr> <td>Debt</td> <td style="text-align: right;">\$1629.25</td> <td></td> </tr> </table> <p>Att. Comm. 10%</p> <p>Interest from August 19, 1965</p> <p>Filed and Entered by Plaintiff, March 19, 1965</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>22</u> day of <u>Nov</u> 19<u>65</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <i>Carl E. Walker</i> Prothonotary</p>	Debt	\$1629.25	
Debt	\$1629.25				

Clearfield Trust Company  
Clearfield, Pa.

D. S. D. -- DATED JUNE 18, 1962

Payable in installments

By virtue of Power of Attorney contained therein, judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Eight Hundred Thirt, Nine and 10/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Impetition and Exemption.

Debt \$839.00

Atty. Com. 10%

Interest from June 18, 1962

Filed and Entered by Plaintiff, March 17, 1962

Judgment.

*Carl E. Walker*

Prothonotary

Edward Chambers  
Nevilly Chambers  
405 Clearfield St., Clearfield, Pa.  
Thomas Chambers, M.D.  
Kathryn Chambers, M.D.  
Woodland, Pa.

Pro. By Plaintiff 5.00

Pro. by Plaintiff 1.50

And Now, 2<sup>nd</sup> day of Aug 19 65 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Budget Truck Company  
Discount Company  
Clearfield, Pa.

D. S. D. -- DATED MARCH 18, 1962

Payable in installments

By virtue of Power of Attorney contained therein, judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Six Hundred Sevent, Two and 10/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Impetition and Exemption.

Debt \$672.00

Atty. Com. 10%

Interest from March 18, 1962

Filed and Entered by Plaintiff, March 17, 1962

Judgment.

*Carl E. Walker*

Prothonotary

Sheridan Keplert  
Loretta Keplert  
W. H. Hooper, M.D.  
145 Fox Hill, Clearfield, Pa.

Pro. By Plaintiff 4.50

Pro. 1.50

Pro. by Plaintiff 3.00

And Now, 20<sup>th</sup> day of Apr 19 71 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

blatt & Swoope Bell, Silber-  Mar. 20 9:45 AM EST	Curwensville State Bank Curwensville, Pa.  Sarah E. Bloom State Street Curwensville, Pa.  Pro. by Plff 4.50 O.C. Pro. by Plff 3.50	<p>MARCH 20, 1963, AMICABLE SCIRE FACIAS to revive and continue Lien entered to No. 629 November Term, 1957</p> <p>By virtue of Warrant of Attorney hereunto annexed, Bell, Silberblatt &amp; Swoope, Attorneys appear for the Defendants and confess judgment in favor of the Plaintiff and against the Defendants in the sum of Six Hundred Eighty Five and 97/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$685.97          Atty. Comm. 10%          Interest from March 8, 1963          Filed and Confessed by Attorney, March 20, 1963          Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i>          Prothonotary          Amicable Scire Facias # 417 Feb T, 1968</p> <p style="text-align: right;">And Now, 13 day of June By paper filed, the above judgment is satisfied in full of debt, interest and cost.          Attest <i>Arthur Hill</i>          Prothonotary</p>
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ston & Cimino Kelley, John-  Mar. 20 9:48 AM EST	The First National Bank Philipsburg, Pa.  Harold Knepp Carol Knepp 175 Public Square Osceola Mills, Pa.  Pro. by Atty 4.50 <i>Pro. by Off</i> 1.00	<p>D. B. B. -- DATED MARCH 15, 1963</p> <p>Payable one day after date</p> <p>By virtue of Warrant of Attorney hereunto annexed, Kelley, Johnston &amp; Cimino, Attorneys appear for the Defendants and Confess Judgment in favor of the Plaintiffs and against the Defendants in the sum of Eleven Hundred Ninety-five and 66/100 Dollars debt, Fifty nine and 78/100 (\$29.78) Dollary attorney's commission in all Twelve Hundred Fifty-five and 44/100 (\$1,255.44) Dollars due and payable March 16, 1963, costs of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1,195.66          Atty Comm. 59.78          Interest payable March 16, 1963          Filed and Confessed by Attorney, March 20, 1963          Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i>          Prothonotary</p> <p style="text-align: right;">And Now, 25 day of April 1966 By paper filed, the above judgment is satisfied in full of debt, interest and cost.          Attest <i>Arthur Hill</i>          Prothonotary</p>
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Mar. 20  
11:45 AM EST

The County National Bank at  
Clearfield, Pa.

350

William Edward Clark  
Leah Jane Clark  
Box 104, Olanta, Pa.

Pro. by Deft 4.50  
*Pro. by Deft. 1.50*

D. S. B. -- DATED MARCH 20, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Fifteen Hundred and NO/100 Dollarr, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition, and Exemption.

Debt \$1500.00

Atty Comm 10%

Interest from March 20, 1963

Filed and entered by Plaintiff, March 20, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 18<sup>th</sup> day of *May* 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Mar. 21  
9:15 AM EST

& Cherry  
Gleason, Cherry Union Banking & Trust Co.  
DuBois, Pa.

351

D. P. Federici  
Joan Federici  
643 West Long Ave.  
DuBois, Pa.

Pro. by Atty 4.50  
Atty 3.00  
*Pro. by Deft 1.50*

D. S. B. -- DATED MARCH 16, 1963

Payable on Demand after date

By virtue of Warrant of Attorney hereunto Annexed, Gleason, Cherry & Cherry, Attorneys appear for the Defendants and confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Four Thousand Eighty and NO/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$4,080.00

Atty. Comm. 10%

Interest from March 16, 1963

Filed and Confessed by Attorneys, March 21, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 13<sup>th</sup> day of *May* 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

<p>Mar. 21 9:40 AM EST</p> <p>F</p>	<p>First National Bank of Philippsburg, Pa.</p> <p>352</p> <p>Clarence E. Sellers Doroith Sellers Karthaus, Pa.</p> <p>Pro. By Piff 4.50 Pro. by Piff 1.50</p>	<p>D. C. N. -- DATED MARCH 19, 1963</p> <p>Payable One Day after Date</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand One Hundred Forty-Nine and 30/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt. \$1149.00</p> <p>Atty Comm. 5%</p> <p>Interest from March 19, 1963</p> <p>Filed and Entered by Plaintiff, March 21, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, 15<sup>th</sup> day of March 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>Mar. 21 10:20 AM EST</p>	<p>The Clearfield Hospital Turnpike Avenue Clearfield, Pa.</p> <p>353</p> <p>Franklin A. Hill 317 Barclay St. Clearfield, Pa.</p> <p>Pro. By atty 4.50 Atty 3.00</p>	<p>D. C. N. -- DATED JULY 2, 1962</p> <p>Payable on June 14, 1962</p> <p>By virtue of Warrant of Attorney hereunto Annexed, Nevling and Davis, Attorneys appear for the Defendants and confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Three Hundred Sixteen and 70/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$316.70</p> <p>Atty. Comm. 10%</p> <p>Interest from July 2, 1962</p> <p>Filed and Confessed by Attorneys, March 21, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p>
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J. Paul Frantz

DIBERT RADIO, Inc.  
1614-16 Union Avenue  
Altoona, Pa.

D. S. B. -- DATED MARCH 21, 1963

Payable on Demand

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Three Thousand Three Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$3300.00

Atty. Comm. 10%

Interest from March 21, 1963

Filed and Entered by Plaintiff, March 21, 1963

Judgment.

*Carl E. Walker*

Prothonotary

April 27, 1963, Praecipe filed by J. Paul Frantz, Jr. Enter My Appearance for Dibert Radio, Inc.

Writ of Execution No. 26 February Term, 1963

*Amicable Revival to 1188 May 1969.*

Mar. 21  
10:40 AM EST

354

William H. Hawkins  
Mary B. Hawkins  
Coalport, Pa.

Pro. by Plff 4.50  
Atty 3.00  
Pro. 2.00  
*Pro. by Plff.* 5.00

Work Smith, Smith &

P. M. Burns, t/d/b/a Burns  
Farm & Ind. Supply: Use of  
Ridgway National Bank  
Ridgway, Pa.

D. S. B. -- DATED AUGUST 17, 1962

Payable in Installments

By virtue of Warrant of Attorney hereunto Annexed, Smith, Smith, and Work, Attorneys appear for the Defendants and confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Four Thousand One Hundred Seventy-Five and 90/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$4,175.90

Atty. Comm. 15%

Interest from August 17, 1962

Filed and Confessed by Attorney, March 21, 1963

Judgment.

*Carl E. Walker*

Prothonotary

*AND NOW April 14, 1963 having read the praecipe and the judgment herein, I have signed this writ of execution.*  
*Joseph P. Work atty for plaintiff*  
*Carl E. Walker*

Mar. 21  
11:25 AM EST

355

Clyde Keech  
Grace Keech  
Woodland, Pa.

Pro. by Atty 4.50  
Atty 3.00

Smith, Smith and Work  
 Midway National Bank  
 Midway, Pa.  
 256  
 Mar. 21 11:26 AM EST  
 R. H. Turner, 1/3/1/3 Turner  
 Ferris Industrial Supply  
 RD 2, Clearfield, Pa.  
 Pro. By atty 4.50  
 Atty 2.00  
*Pro* 1.50  
 n #1452 - Smith, Smith & Work \$14.50

D. C. B. -- PAID OCTOBER 2, 1961  
 Payable in Installments  
 By virtue of Warrant of Attorney herewith Annexed, Smith, Smith and Work, Attorneys appear for the Defendants and confess Judgment in favor of the Plaintiff and against the Defendants; in the sum of Four Thousand One Hundred Seventy Five and 90/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Retaining Stay, Inquisition and Exemption.  
 Debt \$4,175.00  
 Att. Comm. 35% 676.25  
 Interest from August 17, 1960  
 Filed and Confessed by Attorney, March 21, 1963  
 Judgment.  
 Prothonotary  
 Writ of Execution No. 14 February Term, 1963  
*AND PAID April 11, 63 having*  
*been satisfied by the*  
*debtor.*  
*But*  
*Joseph P. Work atty for Plaintiff*  
*Witness Carl E. Walker*

Pell, Silberman & Swope  
 First National Bank of  
 Philipsburg, Pa.  
 257  
 Mar. 21 2:45 PM EST  
 Philip T. Brown  
 West Decatur, Pa.  
 Pro. By atty 4.50  
 Atty 2.00

D. C. B. -- ON DOND AND MARIANE -- PAID September 15, 1959  
 Payable in installments  
 By virtue of Warrant of Attorney herewith Annexed, Pell, Silberman & Swope, Attorneys appear for the Defendants and confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Twenty Three Hundred Eighty Six and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Retaining Stay, Inquisition and Exemption.  
 Debt \$2386.00  
 Att. Comm. 10%  
 Interest from March 20, 1963  
 Filed and Confessed by Attorney, March 21, 1963  
 Judgment.  
*Carl E. Walker*  
 Prothonotary  
 Writ of Execution No. 10 February 1963

DONALD P. LINGLE  
3181 1st St  
Pittsburgh, Pa.

358

LINGLE COAL COMPANY,  
Department

Pro.	1.00
City	1.00
Pro.	1.00
Pro.	2.00
Pro.	3.50
Pro.	10.00
Printing Costs	206.92
Pro.	2.00

MAY 11, 1963, DECREE AND ORDER OF THE COURT'S COMPENSATION BOARD, No. 10, 1963 of Case No. 31-40003.

March 31, 1963, Notice of Appeal and Record was filed of appeal, filed.  
March 31, 1963, Defendant's exceptions, filed.

March 31, 1963, Praecipe to take appeal from the Lingle Coal Company from the decision of the Board of Compensation and to issue writs of habeas corpus, certiorari, and mandamus, Department of Labor and Industry, Harrisburg, Pa.

April 2, 1963, Certificate from the Workmen's Compensation Board, Department of Labor and Industry, Harrisburg, Pa.

MAY 6, 1963, Praecipe, filed  
Enter above case on next argument list, by Bell, Silberblatt & Swope, Richard A. Bell Atty for Defendant.

JULY 9, 1963, Opinion and Order, filed.  
NOW, July 9, 1963, the appeal of the Lingle Coal Company, by its insurance carrier, Bituminous Fire & Marine Insurance Company, is refused. The findings of fact and conclusions of law of the Workmen's Compensation Board are affirmed.  
Exception noted. BY THE COURT, John J. Pentz, President Judge.

AUGUST 7, 1963, CERTIORARI, to the Court of Common Pleas for the County of Clearfield. SUPERIOR COURT, filed

TO THE JUDGES OF THE COURT OF COMMON PLEAS: for the County of Clearfield.  
GREETINGS: We being willing for certain causes, to be certified of the matter of the Appeal of LINGLE COAL COMPANY from the Decree of your said Court at No. 358 of February Term, A D 1963, wherein DONALD P. LINGLE is PLAINTIFF and THE SAID APPELLANT IS DEFENDANT before you, or some of you, depending, DO COMMAND YOU, that the record and proceedings aforesaid, with all things touching the same, before the Judges of our Superior Court of Pennsylvania, at a Superior Court to be holden at Philadelphia, ~~at the Superior Court at Philadelphia~~ the second Monday of December next 1963, so full and entire as in your Court before you they remain, you certify and send, together with this Writ, that we may further cause to be done thereupon that which of right and according to the laws of the said State ought.

WITNESS, the Honorable CHESTER H. RHODES, Doctor of Laws, President Judge of our said Superior Court, at Philadelphia, the sixth day of August in the year of our Lord one thousand nine hundred and sixty-three. CHARLES A. HOENSTINE, Prothonotary.

NOVEMBER 6, 1963, Papers mailed to Superior Court.

NOVEMBER 6, 1963, CERTIFICATE OF ORDER DATED NOVEMBER 1, 1963, filed  
ACKNOWLEDGEMENT OF CERTIFICATE OF ORDER OF COURT DATED 11/1/63

AUGUST 6, 1963, Appeal and Affidavit filed.

October 29, 1963 - Suggestion of Death of Donald P. Lingle, filed

October 29, 1963 - Petition of Appellee ~~xxxxxxxxxx~~ to Substitute Lena C. Lingle, Administratrix of the Estate of Donald P. Lingle, Deceased on the Record in the place and stead of the decedent, as Appellee, with Statement of No Objection by Attorney for Appellant, filed.

ORDER: "11/1/63 Approved. Per Curiam."  
TRUE COPY FROM RECORD.

IN TESTIMONY WHEREOF, I have hereunto set my hand and the seal of said Court, at Philadelphia this Fourth day of November, 1963.  
CHARLES A. HOENSTINE, Prothonotary

November 4, 1963, Received from the Superior Court of Pennsylvania, Certificate of Order of Court dated 11/1/63, in the above entitled case.

June 24, 1964, Remittitur, filed.  
DECISION OF THE COURT BELOW IS REVERSED AND JUDGMENT IS DIRECTED TO BE ENTERED FOR THE DEFENDANT.

Opinions, filed.  
June 25, 1964, Praecipe filed by Smith, Smith & Work. Assess defendant's printing costs as a matter of record in amount of \$206.92.

July 2, 1964, Workmen's Compensation Board's Certified Transcript of Records returned to the Department of Labor & Industry this date.

July 16, 1964, OPINION AND ORDER Certified to Workmens Comp. Board at Harrisburg, Penna.

<p>Smith, Smith &amp; Work</p> <p>Mar. 22 9:30 AM '63</p>	<p>The County National Bank at Clearfield, Pa.</p> <p>250</p> <p>William J. Pifer, William L. Pifer &amp; John A. Pifer t/d/o/a</p> <p>W. J. Pifer Sons William L. Pifer 601 S. Brady Street Butte, Pa.</p> <p>Pro. By atty 1.50 Att'y 2.00 Pro. 1.50 Pro. by G.D.&amp;C. 2.00 1.50</p>	<p>L. S. I. -- DATED FEBRUARY 20, 1963</p> <p>Payable Thirty Days after Date</p> <p>In virtue of Warrant of Attorney herewith annexed, Smith, Smith &amp; Work, attorneys appear for the Defendants and confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Ten Thousand Five Hundred Forty Two and 65/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Impediment and Disruption.</p> <p>Debt 10211.50 Att'y Com. 221.15 10432.65</p> <p>Interest from February 20, 1963</p> <p>Filed and Confessed by Attorney, March 20, 1963</p> <p>J. Pifer.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>May 14, 1963, Praecipe filed Index the above judgments against William J. Pifer, William L. Pifer, and John A. Pifer, trading and doing business as G. W. Pifer Sons, a partnership. SMITH, SMITH &amp; WORK BY W. U. Smith, Attorneys for Plaintiff DATED: May 14, 1963</p> <p>September 12, 1963, Release of Lien of Judgment, filed. KNOW ALL MEN BY THESE PRESENTS: That the COUNTY NATIONAL BANK AT CLEARFIELD, of Clearfield, Pennsylvania, the Plaintiff in the above entitled judgment, for and in consideration of the sum of One (\$1.00) Dollar, lawful money of the United States, to it paid by the Defendants above named, the receipt whereof is hereby acknowledged, does hereby forever acquit, exonerate, discharge and release from the lien of the above entitled judgment the following described property, to wit: ALL that certain piece or parcel of land situate in the Township of Sandy, County of Clearfield, and Commonwealth of Pennsylvania, being bounded and described as follows, to wit:</p> <p>THE FIRST THEREOF: Beginning at an iron pipe on the southeast corner of land now or formerly of Charles E. Pifer's heirs; thence in an Easterly direction along the center line of a road formerly known as Route No. 322, now a township road, 200 feet to a point; thence in a Northerly direction along land now or formerly of M. I. McCreight, 400 feet to a post; thence in a westerly direction along land formerly of M. I. McCreight, now John A. Pifer, and being the second piece of land herein described 200 feet to a post; thence in a Southerly direction along land now or formerly of Charles E. Pifer's heirs 400 feet more or less to the place of beginning. BEING the same premises which were conveyed to John A. Pifer, et ux. by deed of M. I. McCreight, dated November 21, 1955 and recorded in Deed Book No. 451, page 135.</p> <p>THE SECOND THEREOF: Beginning at an iron pipe at the Northwest corner of the above described parcel of land; thence in a Northerly direction along land now or formerly of Charles E. Pifer's heirs, 200 feet to a point; thence in an Easterly direction along land now or formerly of M. I. McCreight 200 feet to a post; thence in a Southerly direction a line at all points parallel with the easterly line of said premises of Charles E. Pifer's heirs, 200 feet to the northeast corner of the said first premises herein described; thence in a Westerly direction along the northerly line of the said first premises herein described 200 feet to the place of beginning. BEING the same premises which were conveyed to John A. Pifer by deed of M. I. McCreight, et ux. dated October 27, 1956, and intended to be recorded herewith.</p> <p>AND IT IS FURTHER AGREED, that the Plaintiff above named, will not look to the said above mentioned and described premises, or any party thereof, for payment of any part of the principal and interest of said above entitled judgment, now or hereafter to become due, or in any way disturb, molest, put to charge or damage, the present or any future owner or owners, occupiers or occupier, of the said above mentioned and described premises, or any part or portion thereof, for or by reason of the said judgment; or any matter; cause or thing thence accruing or to arise; provided, that nothing herein contained shall effect the said judgment or its legal validity, so far as respects all other lands and tenements of the said defendants, situate in the County aforesaid which are not herein expressly exonerated therefrom.</p> <p>IN WITNESS WHEREOF, THE COUNTY NATIONAL BANK AT CLEARFIELD, of Clearfield, Pennsylvania, has caused these presents to be executed by its proper officers and the corporate seal attached, duly attested by its Secretary the 29th day of August, 1963. THE COUNTY NATIONAL BANK AT CLEARFIELD, of Clearfield, Pennsylvania By H. M. McGarvey, President Attest: J. P. Moore, Assistant Cashier.</p>
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STANDARD FORM, 1967

<p>Mar. 23 10:57 A.M. 1962</p>	<p>Community Consumer Discount Corporation Clearfield, Pa.</p> <p>361</p> <p>Dennis F. Bishop Maxine S. Bishop 1511, Clearfield, Pa.</p> <p>Pro. By P133 4.50 Pro. By P133 1.50</p>	<p>P.O.D. -- DATED MARCH 21, 1962</p> <p>Debit to Installment</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Three Hundred Forty and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Liens, Delivery of Title, Registration and Mortgage.</p> <p>1962</p> <p>Interest From March 11, 1962</p> <p>Filed and Entered by Plaintiff, March 23, 1962.</p> <p>Prothonotary</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, 30<sup>th</sup> day of Nov 1965 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>Mar. 23 10:57 A.M. 1962</p>	<p>Community Consumer Discount Corporation Clearfield, Pa.</p> <p>361</p> <p>Ronald Miller Lara Miller 1E Woodland, Pa.</p> <p>Pro. By P133 4.50 Pro. By Deft 1.50 Pro by P133 1.50</p> <p>#2468 - Community Loan Co. \$4.50</p>	<p>P.O.D. -- DATED MARCH 21, 1962</p> <p>Debit to Installment</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Three Hundred Forty and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Liens, Delivery of Title, Registration and Mortgage.</p> <p>1962</p> <p>Interest From March 11, 1962</p> <p>Filed and Entered by Plaintiff, March 23, 1962.</p> <p>Prothonotary</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, 6<sup>th</sup> day of Oct 65 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Carl E. Walker</i> Prothonotary</p> <p>And Now, 6 day of July 1966 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Anche Hill</i> Prothonotary</p>
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STATE COLLEGE, Pa.

State College, Pa.

300

John A. Walker  
Harrisburg, Pa.

Pro. 10000  
City 10000

COMMISSION ON THE STATE COLLEGE, Pa.

By virtue of the power of attorney in and to the said  
John A. Walker, Esq., for the Defendant and the said State College of  
the Plaintiff and the said State College of the Plaintiff  
the said State College of the Plaintiff, all interest, attorney's  
fees, costs, and disbursements, and all other charges  
incurred by the Plaintiff.

Bond 10000.00

10000.00  
Interest from 10/11, 1960

Interest from 10/11, 1960

Interest

Carl E. Walker  
Attorney

STATE COLLEGE, Pa.

John A. Walker  
Harrisburg, Pa.

Pro. 10000  
City 10000

COMMISSION ON THE STATE COLLEGE, Pa.

By virtue of the power of attorney in and to the said  
John A. Walker, Esq., for the Defendant and the said State College of  
the Plaintiff and the said State College of the Plaintiff  
the said State College of the Plaintiff, all interest, attorney's  
fees, costs, and disbursements, and all other charges  
incurred by the Plaintiff.

Bond 10000.00

10000.00  
Interest from 10/11, 1960

Interest from 10/11, 1960

Interest

Carl E. Walker  
Attorney

And Now, 13th day of Aug 1963 By paper  
filed, the above judgment of debt  
Interest and cost.  
Attest Carl E. Walker  
Attorney

APRIL 1942

<p>Mar. 27 12:34 P. CST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>200</p> <p>Thomas W. Johnson 1010 1/2 St. Clearfield, Pa.</p> <p>Proc. 2.00 P.no. by def. 1.50</p>	<p><u>U. S. C. - DISTRICT COURT 10, 1942</u></p> <p>Payable in installments.</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Twenty Three Hundred Thirtynine and 00/100 Dollars, with interest, Attorney's Commission, Cost of Suit, release of Warrant, Writ of Habeas Corpus, and Execution.</p> <p>Costs \$219.00</p> <p>1010 1/2 St. Clearfield Pa. March 10, 1942</p> <p>Filed and Entered by Plaintiff, March 27, 1942</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, 27 day of May, 1942 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>Mar. 28 12:41 P. CST</p>	<p>Madison Company 223 North Front St. Millersburg, Pa.</p> <p>200</p> <p>Miss M. Smith 101 1/2 Carroll Mills, Pa.</p> <p>Proc. 2.00</p>	<p><u>U. S. C. - DISTRICT COURT 7, 1942</u></p> <p>Payable in installments.</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of 200.00 Dollars, with interest, Attorney's Commission, Cost of Suit, release of Warrant, Writ of Habeas Corpus, and Execution.</p> <p>Costs 100.00</p> <p>101 1/2 Carroll Mills Pa. July 7, 1942</p> <p>Filed and Entered by Plaintiff, March 28, 1942</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p>
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<p>Mar. 13 9:20 A.M.</p>	<p>Journal, Consumer Discount Company Clearfield, Pa.</p> <p>300</p> <p>2120001 - 11118 Complaine, W. Miller 201 1st Street Clearfield, Pa.</p> <p><i>Proc. by Pff. 1.50</i></p>	<p>E. I. O. -- MARCH 15, 1962</p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Thousand Four Hundred Fifty Seven and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Implication and Exemption.</p> <p>Debt \$2457.00</p> <p>Att. Comm. 10%</p> <p>Interest from March 15, 1962</p> <p>Filed and Entered by Plaintiff, March 15, 1962</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>26<sup>th</sup></u> day of <u>Oct</u> 19<u>64</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>Apr. 22 9:31 A.M.</p>	<p>Journal, Consumer Discount Company Clearfield, Pa.</p> <p>300</p> <p>Ralph Davis Ann Davis Clearfield, Pa.</p> <p><i>Proc. by Pff. 4.50</i> <i>Proc. by Pff. 1.50</i></p>	<p>E. I. O. -- MARCH 18, 1962</p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of One Thousand Four Hundred Sixty Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Implication and Exemption.</p> <p>Debt \$1464.00</p> <p>Att. Comm. 10%</p> <p>Interest from March 18, 1962</p> <p>Filed and Entered by Plaintiff, March 18, 1962</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>31<sup>st</sup></u> day of <u>Aug</u> 19<u>63</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Carl E. Walker</i> Prothonotary</p>
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County of Clearfield, Pa.  
 State of Pennsylvania  
 Clearfield, Pa.

Blaine M. Tatters  
 Helen F. Tatters  
 Defendants  
 vs.  
 Peoples Building & Loan Ass'n.  
 Plaintiff  
 Judgment of the Court of Common Pleas, Clearfield County, Pennsylvania, in and to the effect that the said judgment is satisfied in full of debt, interest and cost, with interest, attorney's fees, and costs, and that the said judgment is hereby satisfied and discharged.  
 Dated this 21st day of August, 1963.  
 Carl E. Walker  
 Prothonotary

Pro. By P.W. 1.50

*Carl E. Walker*  
 And Now, 21 day of Aug, 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.  
 Attest *Carl E. Walker*  
 Prothonotary

(Continued from page 172-- No. 395 Feb. T. 1963--COMMUNITY CONSUMER DISC. CO. vs. CLIFFORD L. SWATSWORTH al)

after the Lien and payment of the aforesaid Mortgage of PEOPLES BUILDING & LOAN ASS'N. is fully paid, debt, interest and costs. This Agreement only to effect the Lien and collection of my said Judgment out of the property of said BLAINE M. TATTERS and HELEN F. TATTERS described as follows, to wit: Lot of land situate in Sandy Township, Clearfield County, Pennsylvania; and BEING the same premises conveyed to Blaine M. Tatters and Helen F. Tatters, his wife, by Robert S. Patchell, et ux. by deed dated November 30, 1956 and recorded in the Recorder's Office of Clearfield County in Deed Book 455, page 427.

AND it is Expressly Agreed, and understood that nothing herein contained shall be construed to impair the Lien or collection of my aforesaid Judgment out of any other property of the said Defendant not above described, nor to effect the Lien or collection of the same out of the property above described except to the extent and for the purpose above set forth.

Witness our hands and seals this 11th day of February A.D. 1964. s/ James A. Gaffney, Pres. Witnessed by Anna C. Herkey, Sec. Treas.

APRIL 16, 1963

DEBIT

<p>Clair S. Zimmerman</p> <p>233</p> <p>Clair S. Zimmerman 315 Marshall St. Clearfield, Pa.</p> <p>Electronics Disappearance Inde, Penn.</p>	<p>OFFICIAL OF PUBLIC MINISTRY OF JUSTICE MINISTRY OF JUSTICE AND COURT</p> <p>233</p> <p>Clair S. Zimmerman 315 Marshall St. Clearfield, Pa.</p> <p>Electronics Disappearance Inde, Penn.</p> <p>Att. By Piff 17.00 Att 3.00 Shff's By Comwlth 10.75 Pro. 2.00</p>	<p>APRIL 16, 1963, THIS OFFICIAL IS ORDERED to Lay out and hold in the name of the law, 1958, Abstracting the Electronics to effect:</p> <p>All property of the defendant in the possession, custody or control of the said garnishee.</p> <p>Amount of Plaintiff's Judgment 5,113.00</p> <p>Interest thereon</p> <p>Attorney's Commission</p> <p>APRIL 16, 1963, MAY 16 1963</p> <p>MAY 16, 1963, Sheriff's Return, filed</p> <p>NOW, April 4, 1963, at 9:27 A.M. attached as within com- manded, all personal property of the defendant, Clair S. Zimmer- man, in the possession or control of the Shetrom Motors, gar- nishee. That the said goods and effects of the defendant in the hands of the garnishee were attached as the goods and effects of the defendant, Clair S. Zimmerman, and at the same time summoned the said Shetrom Motors as garnishee, by handing to Elizabeth Zimmerman, Office Secretary for Shetrom Motors, she being in charge of office, a true and attested copy of the original Att- achment Execution and made known to her the contents hereof.</p> <p>NOW, April 24, 1963 served the within Attachment Execution on Clair S. Zimmerman by sending by Registered Mail, return rec- eipt requested, to Clair S. Zimmerman, Welch Ave., New Smyrna Beach, Florida, being his last known address, a true and attested copy of the original Attachment Execution on the 5th day of April 1963 at 2:00 o'clock P.M. Registered letter returned marked "unclaimed" is hereto attached and made part of this return of service. So Answers James B. Reese, Sheriff./s</p> <p>February 28, 1964, Interrogatories to Garnishee, filed, and Issued to the Sheriff.</p> <p>April 15, 1964, Sheriff's Report, filed.</p>
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	<p>Shff By Comwth 8.50</p>	<p>Now, March 2, 1964 at 1:35 o'clock P.M. served the within Interrogatories to Garnishee on Shetrom Motors at their place of their place of business, Village of Hyde, Lawrence Township, Clearfield County, Pennsylvania, by handing to Elizabeth Zimmerman, Secretary, she being in charge of the office at the time a true and attested copy of the original Interrogatories to Garnishee and made known to her the contents thereof. So Answers, James B. Reese, Sheriff.</p>
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Quantity: Scraper Discount  
 Soap  
 Newfield, Pa.

Mar. 25 10:06 AM '68

For a check  
 Curranville, Pa.

Pro. by Piff 1.50

... .. 1968.00

Att. ... ..

Ind. ... .. 1968

Filed ... .. 1968.

Prothonotary

*Carl E. Walker*  
 Prothonotary

And Now, 5th day of Mar, 1968. By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
 Prothonotary

... ..  
 100 ... ..  
 ... ..

Mar 25 11:05 AM '68

... ..

... ..

... ..

... ..

Pro. ... .. 4.50

Att. ... .. 2.00

OC ... .. 3.50

... .. 1968.00

Att. ... ..

Ind. ... .. 1968

Filed ... .. 1968

Prothonotary

*Carl E. Walker*  
 Prothonotary

Amendable Return filed February 1, 1968





Covington State Bank  
 Covington, La.  
 \$100.00  
 \$100.00  
 \$100.00  
 \$100.00  
 \$100.00

Pro. By Piff 1.50

D. C. S. -- 1967, 1968  
 The State of Louisiana, Parish of Orleans, District Court, Eastern District, in and for the Parish of Orleans, do hereby certify that the sum of one hundred dollars (\$100.00) in cash, with interest, due to the State of Louisiana, Parish of Orleans, District Court, Eastern District, in and for the Parish of Orleans, is hereby certified.

Debt \$100.00  
 Att. Fees  
 Interest from Feb 16, 1967  
 All Other Interest in Relation, 1967, 1968  
 Total

Carl E. Walker  
 Prothonotary

AND NOW Sept 3 1967 having received payment full of debt, interest, and costs on this judgment, I hereby direct same satisfied. Raymond E. Ashlar Cashier Covington State Bank  
 Attest Carl E. Walker Prothonotary

Covington State Bank  
 Covington, La.  
 \$100.00  
 \$100.00  
 \$100.00  
 \$100.00  
 \$100.00

Pro. By Hill 1.50

D. C. S. -- 1967, 1968  
 The State of Louisiana, Parish of Orleans, District Court, Eastern District, in and for the Parish of Orleans, do hereby certify that the sum of one hundred dollars (\$100.00) in cash, with interest, due to the State of Louisiana, Parish of Orleans, District Court, Eastern District, in and for the Parish of Orleans, is hereby certified.

Debt \$100.00  
 Att. Fees  
 Interest from Feb 16, 1967  
 All Other Interest in Relation, 1967, 1968  
 Total

Carl E. Walker  
 Prothonotary

And Now, 18 day of Aug 1967 By paper filed, the above judgment is satisfied in full of debt, interest and cost.  
 Attest Arthur Hill Prothonotary

<p>Mar. 25 3:37 PM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>386</p> <p>Lawrence A. Johnson Martha A. Johnson 114 Merrill St. Clearfield, Pa.</p> <p>Pro. by Deft 4.50 <i>Pro by Deft</i> 1.50</p>	<p>D. S. B. -- DATED MARCH 25, 1963</p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Twenty Two Hundred Seventy Eight and NO/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt: \$2,278.00</p> <p>Atty Comm 10%</p> <p>Interest from March 25, 1963</p> <p>Filed and Entered by Defendant, March 25, 1963</p> <p>Judgment</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>15<sup>th</sup></u> day of <u>Feb</u> 196<u>5</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <u><i>Carl E. Walker</i></u> Prothonotary</p>
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<p>Mar. 26 9:02 AM EST</p>	<p>The Budget Plan, Inc. Clearfield, Pa.</p> <p>387</p> <p>Felix Hurd Josephine Hurd Co-Maker- Ruth Hurd 28 High Street Clearfield, Pa.</p> <p>Pro. by Plff 4.50 Pro. .50 <i>Pro. by Plff</i> 1.50</p>	<p>D. S. B. -- DATED MARCH 23, 1963</p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Three Hundred Seventy Five and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt: \$375.00</p> <p>Atty Comm.</p> <p>Interest from March 23, 1963</p> <p>Filed and Entered by Plaintiff, March 26, 1963</p> <p>Judgment</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>11<sup>th</sup></u> day of <u>May</u> 196<u>4</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <u><i>Carl E. Walker</i></u> Prothonotary</p>
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Community Consumer Discount  
DuBois, Pa.

D. S. B. -- DATED MARCH 25, 1963

Payable in Installments

By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Four Hundred Fifty Seven and NO/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Incquisition and Exemption.

Mar. 26  
9:06 AM EST

388

Debt: \$2,457.00

Atty. Comm. 15%

Interest from March 25, 1963

Filed and Entered by Plaintiff, March 26, 1963

Judgment

Catherine L. Simbeck  
Norbert H. Simbeck  
621 W. Washington Avenue  
DuBois, Penna.

*Carl E. Walker*

Prothonotary

Pro. by Plff 4.50

*Pro. by Plff 1.50*

And Now, 14 day of Sept. 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

*Ellen*

Community Consumer Discount  
DuBois, Pa.

D. S. B. -- DATED MARCH 25, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Six Hundred Seventy Two and NO/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Incquisition and Exemption.

Mar 26  
9:07 AM EST

389

Debt: \$672.00

Atty. Comm 15%

Interest from March 25, 1963

Filed and Entered by Plaintiff, March 26, 1963

Judgment

Almeda O'Neill  
Mary Almeda Moore, Guarantor  
316 South Jared St.  
DuBois, Penna.

*Carl E. Walker*

Prothonotary

Pro. by Plff 4.50

*Pro. by Plff 1.50*

And Now, 30 day of Oct 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

<p>Mar. 26 9:00 AM EST</p>	<p>First National Bank of Philadelphia, Pa.</p> <p>288</p> <p>Layton S. Trougher Doris Trougher West Chester, Pa.</p> <p>Inc. By Plff 2.50 <i>Pro. by Plff 1.50</i></p>	<p><u>E. S. T. -- DATED MARCH 25, 1949</u></p> <p>Payable due day after date</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand One Hundred One and 75/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Reliving Stay, Replication and Exemption.</p> <p>Debt 1101.75</p> <p>Att. Com. 50</p> <p>Interest due March 25, 1949</p> <p>Filed and Entered by Plaintiff, March 24, 1949</p> <p>Judgment</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p><b>And Now, 25th day of March 1949. By paper filed, the above judgment is satisfied in full of debt, interest and cost.</b></p> <p>Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>Mar. 26 9:09 AM EST</p>	<p>Brookline Savings &amp; Trust Co. 890 Brookline Boulevard Pittsburgh, Pa.</p> <p>282</p> <p>Terence J. Birch Helen L. Birch 108 First Avenue Orrville Hills, Pa.</p> <p>Inc. By Plff 2.50 <i>Pro. by Plff 3.00</i></p>	<p><u>E. S. T. -- DATED OCTOBER 10, 1948</u></p> <p>Payable in installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the plaintiff and against the Defendants in the sum of Twenty Eight Hundred Fifty and 66/100 Dollars, with interest, Attorney's Commission, Cost of Suit, Release of Errors, Reliving Stay, Replication and Exemption.</p> <p>Debt 2805.66</p> <p>Att. Com. 150</p> <p>Interest due October 10, 1948</p> <p>Filed and Entered by Plaintiff, March 26, 1949</p> <p>Judgment</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p><b>And Now, 26th day of March 1949. By paper filed, the above judgment is satisfied in full of debt, interest and cost.</b></p> <p>Attest <i>Archiflice</i> Prothonotary</p>
--------------------------------	---	---

Smith, Smith & Work  
 Mar. 26  
 10:43 AM EST

And Now, 27 day of April 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
 Prothonotary

County National Bank at Clearfield, Pennsylvania  
 392  
 William J. Pifer, William L. Pifer & John A. Pifer t/d/b/a  
 G. W. Pifer Sons  
 601 S. Brady St.  
 DuBois, Pa.

Pro. by Plff 4.50  
 Atty 3.00  
 Pro. 1.50  
 Pro. by G. C. & C. 2.00  
*Rec by Pifer 1.00*

D. S. B. -- DATED FEBRUARY 25, 1963

Payable Thirty Days after Date

By virtue of Warrant of Attorney hereunto Annexed, Smith, Smith & Work, Attorneys, appear for the Defendants and Confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Three Thousand Ninety-five and 40/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Incquisition and Exemption.

Debt	\$2,814.00	
Atty. Comm. 10%	<u>281.40</u>	\$3,095.40

Interest from February 25, 1963

Filed and Confessed by Attorney, March 26, 1963

Judgment

*Carl E. Walker*  
 Prothonotary

May 14, 1963, Praecipe filed by SMITH, SMITH & WORK.  
 Index the above judgments against William J. Pifer, William L. Pifer and John A. Pifer, trading and doing business as G. W. Pifer, Sons, a partnership. s/ W. U. Smith.  
 Dated May 14, 1963.

September 12, 1963, Release of Lien from Judgment, filed.  
 KNOW ALL MEN BY THESE PRESENTS, That THE COUNTY NATIONAL BANK AT CLEARFIELD, of Clearfield, Pennsylvania, the Plaintiff named in the above entitled judgment, for and in consideration of the sum of One (\$1.00) Dollar, lawful money of the United States, to it paid by the Defendants above named, the receipt whereof is hereby acknowledged, does hereby acquit, exonerate, discharge and release from the lien of the

(CONTINUED ON PAGE 346)

John Scollins  
 Mar. 26  
 1:01 PM EST

The Houtzdale Bank  
 Houtzdale, Pennsylvania  
 393  
 Raymond R. McHenry  
 Emma M. McHenry  
 Houtzdale, Pennsylvania

Pro. by atty 4.50  
 Atty 3.00  
*Rec by Pifer 1.00*

D. S. B. -- DATED MARCH 19, 1963

Payable one day after date

By Virtue of Warrant of Attorney hereunto Annexed, John Scollins, Attorney, appears for the Defendants and confess Judgment in favor of the Plaintiff and against the Deferdants in the sum of Twenty-six Hundred twenty-five and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Incquisition and Exemption.

Debt	\$2,500.00	
Atty. Comm. 5%	<u>125.00</u>	\$2,625.00

Interest from March 19, 1963

Filed and Confessed by Attorney, March 26, 1963

Judgment

*Carl E. Walker*  
 Prothonotary

And Now, 27 day of April 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.  
 Attest *Carl E. Walker*  
 Prothonotary

Urey & Mikesell

LICH & ROAN CONSTRUCTION COMPANY

1807 State St.

Erie, Pa.

Mar. 26

2:00 P. M.

Virginia Peters

Mineral Springs, Pa.

Pro.	By Atty	7.00
Atty		2.00
Sheriff	By Atty	8.50
Pro.		3.50

MAR. 24, 1963, SCIRE FACIAS TO REVIVE JUDGMENT NO. 434 FEBRUARY TERM

FILE, 1963. Copy issued to the Sheriff.

Returnable the first Monday of May, 1963.

April 11, 1963, Sheriff's return, filed

NOW, April 10, 1963 at 9:53 o'clock A.M. served the within Scire Facias to Revive Judgment No. 434 February Term, 1963 on Virginia Peters at her place of Residence, Village of Mineral Springs, Bradford Township, by handing to Virginia Peters, personally a true and attested copy of the original Scire Facias to Revive and made known to her the contents thereof. So Answers, James B. Reese, Sheriff. /s

July 10, 1963 Praecipe for Order for Liquidation of and Entry of Judgment by Default, filed by Urey & Mikesell.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Thousand Six and 50/100 Dollars, with Attorney's Commission, with Interest, for want of an Appearance and Answer or Affidavit of Defense.

Debt \$2,006.50

Atty. Comm. 15%

Interest from June, 1963

Judgment

*Carl E Walker*

Prothonotary

Community Consumer Discount

Company  
200

Philip H. Smith  
Clifford L. Swatworth  
Blaine M. Tatters  
100, 200, 300

Pro. by Plff .50

Pro. by Atty 1.00

Pro. by Plff 1.50

And Now, 20th day of August 1964. By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

E. S. T. -- COURT ORDER OF, 1960

Public In Rem  
In view of order of attorney dated the 10th day of February 1964 in and to the effect that the Plaintiff in the above stated Judgment, COMMUNITY CONSUMER DISCOUNT CO., Plaintiff in the Judgment first above stated, with interest, shall be postponed, as to its Lien and payment till

February 24, 1964.  
Attest  
Filed and Entered by Plaintiff, March 1, 1964.  
Prothonotary.

*Carl E. Walker*  
Prothonotary

February 24, 1964, Postponement of Lien, filed.  
Whereas, THE PEOPLES BUILDING AND LOAN ASSOCIATION has requested COMMUNITY CONSUMER DISCOUNT CO. the Plaintiff in the above stated Judgment to postpone the Lien thereof in favor of a Mortgage held by the said PEOPLES BUILDING & LOAN ASSOCIATION against BLAINE M. TATTERS and HELEN TATTERS, dated the 10th day of February 1964 for the sum of \$10,500.00 with interest from 1964, entered in the Office of Recorder of Deeds of Clearfield County in Mortgage Book Number Page  
Now, Therefore, Know all Men by these Presents, that COMMUNITY CONSUMER DISCOUNT CO. Plaintiff in the Judgment first above stated, for and in consideration of the sum of One (\$1.00) \*-----Dollars, lawful money of the United States, to me in hand paid, at and before the execution and delivery hereof, the receipt whereof is hereby acknowledged, have agreed and by these Presents do hereby agree to and with the said PEOPLES BUILDING & LOAN ASSOCIATION that the above Judgment held by it against CLIFFORD L. SWATSWORTH, et us. and BLAINE M. TATTER, et ux. shall be postponed as to its Lien and payment till

(Continued on Page 158)

Clearfield, Pa.

100, 200

Pro. by Plff 1.50

And Now, 10th day of April 1964. By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

E. S. T. -- COURT ORDER OF, 1960

Public In Rem  
In view of order of attorney dated the 10th day of February 1964 in and to the effect that the Plaintiff in the above stated Judgment, COMMUNITY CONSUMER DISCOUNT CO., Plaintiff in the Judgment first above stated, with interest, shall be postponed, as to its Lien and payment till

February 24, 1964.  
Attest  
Filed and Entered by Plaintiff, March 1, 1964.  
Prothonotary.

*Carl E. Walker*  
Prothonotary

NEWARK, N.J., 1960

DOCKET

120

<p>Mar. 31 9:45 AM 1961</p>	<p>Community Commercial Bancorp        Court,        377        57 Clark Street        Newark, N.J.</p> <p>Pro. by Plff 1.50</p>	<p>D. C. N. J. -- No. D-12345, 1960</p> <p>Donald J. Castellonico</p> <p>By virtue of Power of Attorney granted therein, Judgment is entered in favor of the Plaintiff against the Defendants in the sum of One Thousand Three Hundred Seventy Six and 1/100 Dollars, with interest, Attorney's Commission, Cost of Suit, Release of Lien, Waiving of, Implication and Exemption.</p> <p>Cost \$227.00</p> <p>Atty Comm. 10%</p> <p>Interest from March 31, 1960</p> <p>Filed and Entered by Plaintiff, March 31, 1960</p> <p>Judgment.</p> <p><i>Carl E. Walker</i>        Prothonotary</p> <p>And Now, 8th day of Feb. 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Carl E. Walker</i>        Prothonotary</p>
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<p>Mar. 31 9:46 AM 1961</p>	<p>Community Commercial Bancorp        Court,        Newark, N.J.</p> <p>John G. Conner        Executive Director, Philadelphia        1300 Chestnut Avenue        Philadelphia, Pa.</p> <p>Pro. by Plff 1.50</p>	<p>D. C. N. J. -- No. D-12345, 1960</p> <p>Donald J. Castellonico</p> <p>By virtue of Power of Attorney granted therein, Judgment is entered in favor of the Plaintiff against the Defendants in the sum of One Thousand Four Hundred Fifty Seven and 1/100 Dollars, with interest, Attorney's Commission, Cost of Suit, Release of Lien, Waiving of, Implication and Exemption.</p> <p>Cost \$37.00</p> <p>Atty Comm. 10%</p> <p>Interest from March 31, 1960</p> <p>Filed and Entered by Plaintiff, March 31, 1960</p> <p>Judgment.</p> <p><i>Carl E. Walker</i>        Prothonotary</p> <p>And Now, 11 day of July 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Carl E. Walker</i>        Prothonotary</p>
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Superior Court of  
 the State of New York  
 in and for the County of  
 Westchester  
 No. 100  
 In the Matter of  
 the Estate of  
 Lewis M. Hall  
 Deceased  
 16 West Street  
 New York, N.Y.  
 vs.  
 The People of the State of New York

The Court do hereby certify that  
 the within and foregoing is a true and  
 correct copy of the original as the same  
 appears on the records of the Court.  
 In testimony whereof, I have hereunto  
 set my hand and the seal of the Court  
 at New York, this 10th day of  
 August, 1900.  
 Carl E. Walker  
 Prothonotary  
 And Now, 10 day of August, 1900 By paper  
 filed, the above judgment is satisfied in full of debt,  
 interest and cost.  
 Attest: Carl E. Walker  
 Prothonotary

Superior Court of  
 the State of New York  
 in and for the County of  
 Westchester  
 No. 100  
 In the Matter of  
 the Estate of  
 Lewis M. Hall  
 Deceased  
 16 West Street  
 New York, N.Y.  
 vs.  
 The People of the State of New York

The Court do hereby certify that  
 the within and foregoing is a true and  
 correct copy of the original as the same  
 appears on the records of the Court.  
 In testimony whereof, I have hereunto  
 set my hand and the seal of the Court  
 at New York, this 10th day of  
 August, 1900.  
 Carl E. Walker  
 Prothonotary  
 And Now, 10 day of August, 1900 By paper  
 filed, the above judgment is satisfied in full of debt,  
 interest and cost.  
 Attest: Carl E. Walker  
 Prothonotary

& Work  
Smith, Smith  
FREDERICK W. JONES

*4/22/63*  
*\$135.00 by atty*  
*Ely A. Grant*

401

LOIS JOANNE JONES

Pro.	by Atty	7.00
Atty.		3.00
Shff.	By Atty	8.50
P;ro.		2.00
Pro.		1.00

\$135.00 Paid by Attorney

#170 - Smith Smith & Work	\$132.00
Prothonotary	3.00
	<u>\$135.00</u>

DISCONTINUED

MARCH 28, 1963, COMPLAINT IN DIVORCE, filed. One copy certified to Sheriff.

April 3, 1963, SHERIFF'S RETURN filed.  
NOW, April 2nd 1963 at 2:19 o'clock PM served the within Complaint in Divorce on Lois Joanne Jones at her residence, Woodland Road, Lawrence Township, Clearfield County, Pennsylvania by handing to Lois Joanne Jones personally a true and attested copy of the original Complaint in Divorce and made known to her the contents thereof. So Answers, James W. Reese, Sheriff.

May 8, 1963, Praecipe filed by Smith, Smith & Work, By Joseph P. Work, Attorneys for Plaintiff.

Please mark the above captioned matter discontinued of record, returning the unused portion of costs thereto the the Plaintiff, Frederick W. Jones, and deduct therefrom the costs of the action ~~XXXXXX~~ accrued to date.

DISCONTINUED

CONTINUED FROM PAGE 195-- PATRICIA C. LINGLE VS- THOMAS D. LINGLE

Patricia C. Lingle, support for their minor child, namely, Scott Patrick Lingle, age two and one-half (2½) years in the amount of Twenty dollars and no cents \$20.00. Said support payments to be made through the Probation Office in Clearfield County. Custody of said minor child is to remain with the Plaintiff, Patricia C. Lingle and the Defendant is hereby granted reasonable visitation rights as agreed upon the parties. By The Court John J. Pentz, P.J.

MAY 18, 1967, PETITION, filed by John B. Gates.  
WHEREFORE, your Petitioner requests your Honorable Court, after due investigation and hearing, if necessary, to reduce the amount of support as heretofore provided, due to the change of the financial status of your Petitioner. /s/ John B. Gates, Attorney for Petitioner  
ORDER: NOW, May 8, 1967, the within Petition having been presented IT IS ORDERED AND DECREED that the matter be heard in the next session of Family Court. By THE COURT, JOHN A. CHERRY, President Judge.

MAY 22, 1967, ORDER, filed.  
ON May 18, 1967, upon petition of the defendant this case having been called for hearing but the prosecutrix not having appeared, and the Court finding no basis for her failure to appear; and the Court having considering all matter pertaining to the income of the defendant it is hereby ordered that the said defendant pay into the Probation Office within 45 days hereafter the total of all arrearages owing by him and the Court further ordered that hereafter the said defendant shall pay through the Probation Office for the support of their minor child, namely Scott Patrick Lingle, the sum of \$60.00 per month until further order of Court. By the Court, John A. Cherry, President Judge.

DISCONTINUED

Mar. 28  
9:00 AM EST

First National Bank of  
Philipsburg, Pennsylvania

402

Metro Yebernetsky  
924 Good Street  
Houtzdale, Pennsylvania

Pro. by Plff 4.50

D. S. B. -- DATED MAY 10, 1961

Payable on Demand

By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2,000.00

Atty. Comm. 5%

Interest from May 10, 1961

Filed and Entered by Plaintiff, March 28, 1963

Judgment

*Carl E. Walker*  
Prothonotary

Mar. 28  
9:01 AM EST

First National Bank of  
Philipsburg, Pennsylvania

403

Earl Picard  
Gabriel Picard  
Eve Ann Picard  
Gertrude Picard  
Frenchville, Pa.

D. S. B. -- DATED MARCH 19, 1963

Payable One Day After Date

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Thirty-five hundred eighty-six and 98/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt: \$3,586.98

Atty. Comm. 5%

Interest from March 19, 1963

Filed and Entered by Plaintiff, March 28, 1963

Judgment

*Carl E. Walker*  
Prothonotary

And Now, 30<sup>th</sup> day of March 66, paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

<p>Mar. 28 10:00 AM EST</p>	<p>Community Consumer Discount Company Clearfield, Pa.</p> <p>404</p> <p>Elizabeth Cole Ronald C. Cole Riga Mumford Road Churchville, N.Y.</p> <p>Pro. By Plff 4.50 <i>by Plff</i> 1.50</p>	<p><u>D. S. B. -- DATED MARCH 25, 1963</u></p> <p>Payable In Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand One Hundred Thirty Four and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1134.00</p> <p>Atty. Comm. 10%</p> <p>Interest from March 25, 1963</p> <p>Filed and Entered by Plaintiff, March 28, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walter</i> Prothonotary</p> <p>And Now, <u>3</u> day of <u>Dec</u> 19<u>64</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <i>Carl E. Walter</i> Prothonotary</p>
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<p>Mar. 28 10:01 AM EST</p>	<p>Community Consumer Discount Company Clearfield, Pa.</p> <p>405</p> <p>Grace Schucker, Endorser RD 2, Clearfield, Pa.</p> <p>Pro. By Plff 4.50 <i>by Plff</i> 1.50</p>	<p><u>D. S. B. -- DATED MARCH 25, 1963</u></p> <p>Payable In Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand One Hundred Thirty Four and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1134.00</p> <p>Atty. Comm. 10%</p> <p>Interest from March 25, 1963</p> <p>Filed and Entered by Plaintiff, March 28, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walter</i> Prothonotary</p> <p>And Now, <u>3</u> day of <u>Dec</u> 19<u>64</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <i>Carl E. Walter</i> Prothonotary</p>
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Curwensville State Bank  
Curwensville, Pa.

Mar. 28  
11:10 AM EST

406

Domonic Catino  
Rose Catino  
Bailey Rd.  
Curwensville, Pa.

Pro. By Plff 4.50  
Pro. *By Plff* 1.50

D. S. B. -- DATED MARCH 25, 1963

Payable On Demand After Date  
By virtue of Power of Attorney contained therein Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Four Hundred Ten and 96/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption  
Debt \$1410.96  
Atty Comm. 10%  
Interest from March 25, 1963  
Filed and Entered by Plaintiff, March 28, 1963  
Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 20 day of May 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Joseph J. Lee  
John W. Blasko

The Sun Finance & Loan  
Company  
929 Broadway  
Loraine, Ohio

Mar. 28  
11:20 AM EST

407

Edith Fridley  
Charles L. Fridley  
929 W. 17th St.,  
Loraine, Ohio

Pro. By atty 4.50  
Atty 3.00

AVERMENT OF DEFAULT AND ASSESSMENT OF DAMAGES - INSTALLMENT NOTE  
DATED JANUARY 25, 1962.

By virtue of Warrant of Attorney hereunto Annexed, Joseph J. Lee, Attorney, appears for the Defendant and Confess Judgment in favor of the Plaintiff and against the Defendant in the sum of One Thousand Two Hundred Sixty Seven and 08/100 Dollars, with Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemptions  
Debt \$1267.08  
Atty Comm. 20% 253.41 \$1520.49  
Interest from  
Filed and Confessed by Attorney, March 28, 1963  
Judgment.

*Carl E. Walker*  
Prothonotary

Gleason,  
Cherry &  
Cherry

Ridgway Federal Savings  
and Loan Association,  
A Corporation  
Room 9, Masonic Temple  
Ridgway, Pennsylvania

Mar. 28  
12:30 PM EST

408

Nick F. Paglia  
Rosemarie D. Paglia  
627 S. Brady St.  
DuBois, Pa.

Pro. *By Plff.* 4.50  
Atty 3.00

CONFESSION OF JUDGMENT on MORTGAGE BOND -- DATED JUNE 16, 1958

Payable in Installments

By virtue of Warrant of Attorney hereunto Annexed, Gleason,  
Cherry and Cherry, Attorneys appear for the Defendants and Confess  
Judgment in favor of the Plaintiff and against the Defendants in  
the sum of Four Thousand Eight and 18/100 Dollars, with Interest,  
Attorney's Commission, Cost of Suit, Release of Errors, Waiving  
Stay, Inquisition and Exemption.

Debt \$4008.18

Atty Comm. 10%

Interest from March 1, 1963

Filed and Confessed by Attorneys, March 28, 1963

Judgment.

*Carl E. Walker*

Prothonotary

Writ of Execution No. 15 February 1963

Writ of Execution No. 16 February 1964

Mar. 28  
3:01 PM EST

County National Bank at  
Clearfield

409

John A. Davis  
Mrs. Evelyn Davis  
Olanta, Pa.

Pro. *By Plff.* 4.50  
*Pro by left* 3.00

D. S. B. -- MARCH 28, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is  
entered in favor of the Plaintiff and against the Defendants in the  
sum of Twenty Four Hundred and No/100 Dollars, with Interest,  
Attorney's Commission, Cost of Suit, Release of Errors, Waiving  
Stay, Inquisition and Exemption.

Debt \$2400.00

Atty Comm. 10%

Interest from March 28, 1963

Filed and Entered by Plaintiff, March 28, 1963

Judgment.

*Carl E. Walker*

Prothonotary

And Now, 25 day of June 1963 by paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Arthur Hill*  
Prothonotary

In Re: Petition for  
Commitment of John G.  
Pewanick to Warren State  
Hospital

410

Pro. 5.00  
Pro. 3.50  
Pro. 3.50  
Pro. 3.50

MARCH 28, 1963, PETITION OF JOSEPH PEWANICK and ANDREW PEWANICK,  
for Commitment of John G. Pewanick to Warren State Hospital, filed.  
Form WHM-53-REV. 5M - 2-54

ORDER FOR COMMITMENT: And now, March 29, 1963, upon considera-  
tion of the within petition and the exhibits and certificates thereto  
attached, and after hearing duly held as required by law, the Court  
is satisfied that John G. Pewanick is an inebriate and a proper sub-  
ject for detention, care and treatment in a hospital or institution  
for inebriates or for mental illness.

It is therefore, ordered, adjudged and Decreed that said John  
G. Pewanick is an inebriate and that he be and hereby is committed  
to the Warren State Hospital there to remain for one year unless  
sooner discharged as provided by law. /S/ John J. Pentz, P.J.

JUNE 27, 1963, O R D E R, filed

NOW, June 27, 1963, the Superintendent of the Warren State Hospital is  
authorized to release said individual from custody, for the purpose  
of returning to Clearfield County to attend his mother's funeral;  
and to remain on parole for the remainder of the Court Order  
entered March 29, 1963, subject to the approval of the Superintendent  
of said Warren State Hospital. BY THE COURT: JOHN J. PENTZ, P.J.

JULY 18, 1963 - O R D E R, filed

NOW, July 18, 1963, the above named individual is released from  
the State Hospital at Warren, Pennsylvania, on parole, for the  
remainder of the term for which he was originally committed, pro-  
vided alcoholic habits are not resumed. By the Court, John J.  
Pentz, President Judge.

February 26, 1964, ORDER, filed

NOW, February 26, 1964, the above named individual is released  
from the State Hospital at Warren, Pennsylvania, on parole, for the  
remainder of the term for which he was originally committed, pro-  
vided alcoholic habits are not resumed. BY THE COURT, John A. Cherry,  
President Judge.

<p>Mar. 28 1:23 PM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>411</p> <p>John Eadie Roszella Eadie 317 Maple Ave. Clearfield, Pa.</p> <p>Pro. By Deft 4.50 Pro. By Pa. Electric 1.00 <i>Pro. by Deft. 1.50</i></p> <p>way granted and conveyed by JOHN EADIE AND ROSZELLA EADIE to Pennsylvania Electric Company dated the 12th. day of July 1963, and intended to be forthwith recorded. And it is further agreed that the plaintiff above-named will not look to the said above mentioned and described premises, or any part thereof, for payment of any part of the principal and interest of said above-entitled judgment, now or hereafter to become due, nor in any way disturb, molest, put to charge or damage, the present or any future owner, or owners, occupier or occupiers of the said above-mentioned and described premises, or any part or portion thereof, for or by reason of the said judgment, or any matter, cause or thing thence accruing or to arise: Provided, that nothing herein contained shall affect the said judgment or its legal validity, so far as respects all other lands and tenements of the said defendant situate in the County aforesaid, which are not herein expressly exonerated therefrom.</p>	<p>D. S. B. -- MARCH 28, 1963</p> <p>Payable In Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Eighteen Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1800.00</p> <p>Atty. Comm. 10%</p> <p>Interest from March 29, 1963</p> <p>Filed and Entered by Plaintiff, March 28, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, 4 day of Aug, 1966 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Archie Hill</i> Prothonotary</p> <p>AUGUST 6, 1963, RELEASE FROM LIEN OF JUDGMENT, filed</p> <p>KNOW ALL MEN BY THESE PRESENTS, that THE COUNTY NATIONAL BANK AT CLEARFIELD, named in the above-entitled judgment, for and in consideration of the sum of one Dollar, lawful money of the United States, to it paid by the defendant above-named, the redeipt where of is hereby acknowledged do hereby forever acquit, exonerate, discharge and release from the lien of the above-entitled judgment, the following-described property, to wit: all that certain right of</p> <p>CONTINUED ON PAGE 138</p>
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<p>Mar. 28 1:25 PM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>412</p> <p>Edward J. Swales Eva Swales 118 High Street, Rear Clearfield, Pa.</p> <p>Pro. By Deft 4.50 <i>Pro. by Deft. 1.50</i></p>	<p>D. S. B. -- DATED APRIL 26, 1962</p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Seven Hundred Twelve and 88/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$712.88</p> <p>Atty Comm. 10%</p> <p>Interest from April 26, 1962</p> <p>Filed and Entered by Plaintiff, March 28, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, 1 day of June 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Carl E. Walker</i> Prothonotary</p>
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Joseph J. Lee

RICHARD M. MILES

7/17/63  
\$135. by Atty  
Clfd. Trust

413

MARY LOU MILES

Pro.	By atty	7.00
Atty		3.00
Shff.	By atty	8.50
Const. Master	\$3.50	78.50
Clfd Co Bar		10.00
Pro.		10.00
Pro.		1.00

\$135.00 BY ATTORNEY

#316 -	Const. \$3.50 Morris L. Silberblatt	\$78.50
#317 -	Clfd Co. Bar Assn.	10.00
#318 -	Atty \$18.50 -Ref. \$17 Joseph J. Lee	35.50
	Prothonotary	-- 11.00
		\$135.00

MARCH 28, 1963, COMPLAINT IN DIVORCE, filed. One copy certified to Sheriff.

April 6, 1963, Sheriff's Return, filed  
NOW April 4, 1963 at 2:13 o'clock PM served the within Complaint in Divorce on Mary Lou Miles at her place of employment, the Quaker Market, South Second Street, Borough of Clearfield, Clearfield County, Pennsylvania by handing to Mary Lou Miles personally a true and attested copy of the original Complaint in Divorce and made known to her the contents thereof. So Answers, James B. Reese, Sheriff.

July 17, 1963, By Motion on the Watch Book, Morris Silberblatt, Esquire, is appointed Master to take testimony and report same with recommended form of Decree to the Court. By the Court, John J. Pentz, P.J.

SEPTEMBER 27, 1963, MASTER'S REPORT, filed

AND NOW, the 30th. day of September 1963, the report of the Master is acknowledged. We approve his findings and recommendations.

We, therefore, DECREE that Richard M. Miles be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between himself and Mary Lou Miles, a/k/a Mary Louise Miles. Thereupon all the rights, duties or claims accruing to either of said parties in pursuance of said marriage, shall cease and determine, and each of them shall be at liberty to marry again as though they had never been heretofore married.

The Prothonotary is directed to pay the Court costs, including Master's fees, as noted herein, out of the deposits received and then remit the balance to the libellant. No Decree to issue until the cost be fully paid. We do further award to the said RICHARD M. MILES

his costs expended in this action. BY THE COURT JOHN J. PENTZ, P.J.

<p>W. Albert Ramey</p> <p>Joseph J. Lee</p>	<p>RONALD GORMONT, a minor by his father and natural guardian, Paul B. Gormont and Paul B. Gormont and Ruth Gormont, in their own right.</p> <p>414</p> <p>Michael J. Pirow, Jr.</p> <p>Pro. By atty 5.00</p> <p>Atty 3.00</p> <p>Pro. 2.00</p> <p>Shff. By Atty. 9.30</p> <p>Pro. 2.00</p> <p>Pro. 2.00</p> <p>Pro. 2.00</p> <p>Pro. 3.50</p> <p>Pro. 2.00</p> <p>Pro. 2.00</p>	<p><u>MARCH 29, 1963, COMPLAINT IN TRESPASS</u>, filed. One copy certified to the Sheriff.</p> <p><u>April 5, 1963, Praeipe for Appearance</u>, filed. Enter our appearance as Counsel for Michael J. Pirow, Jr., the Defendant named in above captioned cause of action. Kelley, Johnston &amp; Cimino By Edward T. Kelley, Attorney for Defendant.</p> <p><u>APRIL 11, 1963, Sheriffs Return</u>, filed NOW, April 2, 1963 at 10:38 o'clock AM served the within Complaint in Trespass on Michael J. Pirow, Jr. at his residence, the village of Hawk Run, Morris Township, Clearfield County, Pennsylvania. by handing to Mrs. Michael J. Pirow, an adult member of the family, being Michael J. Pirow, Jr. mother a true and attested copy of the original Complaint in Trespass known to her the contents thereof. So answers, James B Reese, Sheriff /s/</p> <p><u>April 15, 1963, Praeipe for Appearance</u>, filed by Joseph J. Lee, Attorney for Defendant Please enter my appearance on behalf of Michael J. Pirow, Jr. Defendant in the above captioned case.</p> <p><u>April 23, 1963, Defendant's Preliminary Objections to Plaintiff's Complaint</u>. By Kelly Johnston &amp; Cimino by Joseph J. Lee, Esq. Service accepted and receipt of copy hereto acknowledged this 29th day of April, 1963 in behalf of Plaintiffs. W. Albert Ramey, Esq., Attorney for Plaintiffs.</p> <p><u>May 11, 1963, Praeipe</u>, filed Please place the above styled case on the Argument List for the next term of Argument Court. W. Albert Ramey, Atty for the Plaintiff.</p> <p><u>July 9, 1963, ORDER</u>, filed. NOW, July 9, 1963, preliminary objections dismissed. Exception noted. Defendant to have twenty days from the date hereof, to file such pleadings as he may desire. BY THE COURT, John J. Pentz, President Judge.</p> <p><u>JULY 15, 1963, Praeipe</u>, filed Please place the above styled case on the trial list for next ensuing term of trials court. By Atty for Plaintiff W. Albert Ramey</p> <p><u>November 13, 1963, COUNTERCLAIM</u>, filed. <b>WHEREFORE, Defendant, MICHAEL J. PIROW, JR., hereby alleges that he is entitled to compensation for injuries sustained by him, for traumatic injuries, pain, suffering and nervous, physical and mental shock, and an additional sum of Eight Hundred (\$800.00) Dollars resulting from the damages to his vehicle; and also the further sum of Six Hundred Fifty-Nine Dollars and Eighty-five Cents (\$659.85) for medical, dental Drug and hospital exepnses incurred by Defendant, together with interest on all of the above sums by reason of the delay in payment thereof. s/ KELLEY, JOHNSTON &amp; CIMINO BY Eugene L. Cimino Atty. for Defendant Joseph J. Lee, Atty. for Deft.</b> AND NOW, this 13th day of November, 1963, Service of the within Counter-claim is accepted and receipt of a copy is hereby acknowledged/ s/ Thomas F. Morgan, Atty. for Plffs.</p>
<p>#1845 - W. Albert Ramey Adv. Costs \$17.30 Wit Bill 53.00</p> <p>Verdict in the above case, you are hereby authorized and directed to make the records settled and discontinued upon payment of costs by the defendant. /s/ W. Albert Ramey July 11, 1964, Records Costs in the amount of \$99.30 have been paid in full by The Travelers, this case is this date marked Settled and Discontinued.</p>	<p>Pro. 2.00</p> <p>Pro. 2.00</p> <p>Plff's Wit Bill 53.00</p> <p>Pro. 2.00</p> <p>Pro. 2.00</p> <p>Pro. 3.50</p> <p>Pro. 2.00</p> <p>\$70.30</p> <p>SETTLED</p>	<p><u>November 18, 1963, Oral Depositions of Robert Curry</u>, filed.</p> <p><u>March 19, 1964, Praeipe</u> filed by W. Albert Ramey. Please place the above styled case on the list now being prepared for May Term of Trials Court.</p> <p>May 11, 1964, Caused Reached, Trial Ordered. Twelve good and lawful citizens of the County Sworn. Mrs. Jane Miller, Mrs. Lena Kester, Mr. William Copenhaver, Mrs. Albert Divins, Mrs. Virginia Bergey Tina M. Shiner, Joyce M. Conklin, Helen R. Shields, Clair Boucher, Geneva Showden, Eugenia Slee and Grace M. Waple. Twelve good and lawful citizens of the County who after hearing the proofs and allegations and being charged by the Court And now to wit: May 11, 1964, we, the Jurors empanelled in the above entitled case, find A Verdict in Favor Ronald Gormont, in the amount of \$783.25, for Liquidated damages. Virginia Bergey, Foreman. Verdict in Favor of the Plaintiff, Ronald Gormont.</p> <p>May 15, 1964, Praeipe filed by W. Albert Ramey, Place the above styled case on the argument list for next argument court.</p> <p><u>May 15, 1964, Motion for New Trial on Inadequacies of Damages</u> alone, filed by W. Albert Ramey Service Accepted, Copy Acknowledged May 21, 1964, Kelley, Johnston &amp; Cimino By Eugene L. Cimino. Service Accepted <u>June 25, 1964, OPINION AND ORDER</u>, filed. NOW, June 24, 1964, motion for new trial is denied. BY THE COURT, John A. Cherry, President Judge.</p> <p><u>July 11, 1964, Praeipe</u> filed by W. Albert Ramey. Payment in full having been received in the amount of the above styled case, you are hereby authorized and directed to make the records settled and discontinued upon payment of costs by the defendant. /s/ W. Albert Ramey July 11, 1964, Records Costs in the amount of \$99.30 have been paid in full by The Travelers, this case is this date marked Settled and Discontinued.</p> <p>AND DISCONTINUED</p>

Joseph J. Lee

VICTOR LIBERATORI

MARCH 30, 1963, COMPLAINT IN TRESPASS, filed. One copy certified to the Sheriff.

April 10, 1963, SHERIFF'S RETURN filed.

NOW, April 2nd 1963 at 11:55 o'clock A.M. served the within Complaint in Trespass on Thomas E. Taylor at his residence, Goshen Township, Clearfield County, Pennsylvania by handing to Thomas E. Taylor personally a true and attested copy of the original Complaint in Trespass and made known to him the contents thereof. So answers, James B. Reese, Sheriff.

415

April 25, 1963, Praeipe filed by Joseph J. Lee, Attorney for Plaintiff.

Judgment is entered in favor of the Plaintiff, Victor Libreatori, and against the Defendant, Thomas E. Taylor, for want of appearance or answer filed.

THOMAS E. TAYLOR

Judgment.

Prothonotary

Pro.	<i>By atty</i>	5.00
Atty		3.00
Pro.	By Atty Lee	8.50
Pro.		3.50

<p>Mar. 30 10:10 AM EST</p>	<p>Budget Plan Consumer Dis- count Company Clearfield, Pa.</p> <p>416</p> <p>Edward I. Lauver Berneta A. Lauver 708 Quarry Avenue Clearfield, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro. by Plff 1.50</i></p>	<p><u>D. S. B. -- DATED MARCH 29, 1963</u></p> <p>Payable In Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Four Hundred Fifty Seven and No/100 Dollars with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2457.00</p> <p>Atty Comm. 10%</p> <p>Interest from March 29, 1963</p> <p>Filed and Entered by Plaintiff, March 30, 1963.</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p style="text-align: right;">And Now, <u>26th</u> day of <u>Mar</u> 19<u>63</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest: <i>Carl E. Walker</i> Prothonotary</p>
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<p>Mar. 30 10:15 AM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>417</p> <p>Zavier Duez Florence Duez Glen Richey, Pa.</p> <p>Pro. By Deft. 4.50 <i>Pro by Deft. 1.50</i></p>	<p><u>D. S. B. -- DATED MARCH 29, 1963</u></p> <p>Payable In Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Fourteen Hundred Ninety Two and 54/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waving Stay, Inquisition and Exemption.</p> <p>Debt \$1492.44</p> <p>Atty Comm. 10%</p> <p>Interest from March 29, 1963</p> <p>Filed and Entered by Plaintiff, March 30, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p style="text-align: right;">And Now, <u>26th</u> day of <u>Mar</u> 19<u>63</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest: <i>Carl E. Walker</i> Prothonotary</p>
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County National Bank at  
Clearfield, Pa.

Mar. 30  
11:10 AM EST

418

Richard Edgren  
Vera Edgren  
Lanse, Pa.

Pro. By Deft 4.50

*Pro by Deft 1.50*

And Now, 3 day of *Sept.* 1964 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Carl E. Walker*  
Prothonotary

D. S. B. -- DATED MARCH 30, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Twelve Hundred Six and 62/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1206.62

Atty Comm. 10%

Interest from March 30, 1963

Filed and Entered by Plaintiff, March 30, 1963

Judgment.

*Carl E. Walker*

Prothonotary

County National Bank at  
Clearfield, Pa.

Mar. 30  
11:19 AM EST

419

John C. Elling  
Jane Elling  
Mahaffey, Pa.

Pro. By Deft 4.50

*Pro by Deft 1.50*

D. S. B. -- DATED MARCH 29, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Three Hundred Fifty Four and 50/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1354.50

Atty Comm. 10%

Interest from March 29, 1963

Filed and Entered by Plaintiff, March 30, 1963

Judgment.

*Carl E. Walker*

Prothonotary

And Now, 25 day of *May* 1966 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Anche Hill*  
Prothonotary

<p>Gleason, Cherry &amp; Cherry</p>	<p>LOUIS CHARLES WILSON, Administrator of the Estate of CATHERINE WILSON, late of Sandy Township, Clearfield, County, Pennsylvania, and CHARLES WILSON</p>	<p>APRIL 1, 1963, COMPLAINT IN TRESPASS, filed. Three copies certified to Sheriff.</p> <p>April 15, 1963, Sheriff's Return, filed.</p> <p>Now, April 4th 1963 at 12:29 p'clock P.M. served the within Complaint in Trespass on Lloyd Barber at his place of residence 713 Monroe St., City of DuBois, Clearfield, County, Pennsylvania by handing to Lloyd Barber personally a true and attested copy of the original Complaint in Trespass and made known to him the contents thereof.</p> <p>Now April 4th 1963 at 12:31 o'clock P.M. served the within Complaint in Trespass on Maxine M. Barber at her place of residence, 713 Munroe Street, City of DuBois, Clearfield County, Pennsylvania, by handing to Lloyd Barber, an adult member of the family, being the husband of Maxine M. Barber, personally a true and attested copy of the original Complaint in Trespass and made known to him the contents thereof.</p> <p>Now April 5th, 1963 at 2:13 o'clock P.M. served the within Complaint in Trespass on Harry Drum at his place of residence, 139 Maloney Road, Sandy Township, Clearfield County, Pennsylvania by handing to Mrs. Katheryn Beers, an adult member of the family, being the mother of Harry Drum, personally a true and attested copy of the original Complaint in Trespass and made known to her the contents thereof. So Answers, James B. Reese, Sheriff.</p> <p>April 16, 1963, Praecipe for Appearance, filed by Bell, Silberblatt &amp; Swoope, By Paul Silberblatt, Attorney for Defendants, Lloyd Barber and Maxine M. Barber</p>
<p>Bell, Silberblatt and Swoope</p>	<p>Lloyd Barber Maxine M. Barber Harry Drum</p>	<p>April 16, 1963, Preliminary Objections, filed by Bell, Silberblatt and Swoope</p> <p>Service accepted this 2nd Day of May, 1963, Gleason, Cherry &amp; Cherry by Edward V. Cherry.</p> <p>MAY 8, 1963, COMPLAINT AGAINST RICHARD WILSON, ADDITIONAL DEFENDANT, filed by Bell, Silberblatt &amp; Swoope. Four (4) Copies cert. to Sheriff.</p>
<p>Dan P. Arnold</p>	<p>Richard Wilson, Adm Deft.</p>	<p>MAY 8, 1963, ANSWER AND NEW MATTER, filed, by Bell, Silberblatt &amp; Swoope, Paul Silberblatt, Attorneys for original Defendants, Lloyd Barber and Maxine M. Barber. Four (4) Copies Certified to Sheriff.</p>
<p>Dan P. Arnold</p>	<p>Charles Wilson</p>	<p>MAY 23, 1963, SHERIFF'S RETURN, filed Complaint in Trespass against additional defendants answer and New Matter</p>
<p>@?</p>	<p>Pro. By atty \$5.00 Atty 3.00 Shff. By atty 16.10 Pro. 2.00 Pro. 2.00</p>	<p>NOW, May 17, 1963 at 10:45 o'clock A.M. E.D.S.T. served the within Complaint in Trespass against additional defendants answer &amp; new matter on Harry Drum at his place of residence 139 Maloney Road, Sandy Township, Clearfield County, Pennsylvania by handing to Mrs. James R. Beers, an adult member of the family,</p>
<p><del>2/1/64</del></p>	<p>Pro. 5.00</p>	<p>being the mother of Harry Drum a true and attested copy of the original Complaint in Trespass against additional defendants answer &amp; New Matter and made known to her the contents thereof.</p>
<p><del>2/1/64</del></p>	<p>Pro. 2.00</p>	<p>Now, May 17, 1963 at 10:54 o'clock A.M. EDST served the within Complaint in Trespass against additional defendants answer &amp; new matter on Louis Charles Wilson at his place of residence 11 Pentz Run Ave., Sandy Township, Clearfield County, Pennsylvania by handing to Louis Charles Wilson, personally a true and attested copy of the original Complaint in Trespass against additional defendants answer &amp; new matter and made known to him the contents thereof.</p>
<p>2/1/64 - Check #1671 to Gleason &amp; Cherry \$24.10</p>	<p>Pro. 2.00 Shff's By Atty 17.60</p>	<p>Now, May 17, 1963 ay 10:56 o'clock A.M. EDST served the within Complaint in Trespass against additional defendants answer &amp; new matter on Charles Wilson at his place of residence 11 Pentz Ave., Sandy Township, Clearfield County, Pennsylvania by handing to Louis Charles Wilson, an adult member of the family, being the Grandfather of Charles Wilson a true and attested copy of the original Complaint in Trespass against additional defendants answer &amp; new matter and made known to him the contents thereof.</p>
<p>2/1/64 - Check 1672 to Bell, Silberblatt &amp; Swoope \$17.60.</p>	<p>Pro. 2.00 Pro. 3.50 Pro. 2.00 Pro. 2.00 Pro. 2.00 Pro. 2.00</p>	<p>EDST, served the within Complaint in Trespass against additional defendants &amp; new matter on Richard Wilson at his place of residence 11 Pentz Ave., Sandy Township, Clearfield County, Pennsylvania by handing to Louis Charles Wilson, an adult member of the family, being the Grandfather of Richard Wilson, a true and attested copy of the original Complaint to Trespass against additional defendants &amp; new matter and make known to him the contents thereof. So Answers James B. Reese, Sheriff.</p>
<p>Now, May 17, 1963 at 10:58 o'clock A.M. defendants &amp; new matter on Richard Wilson at his place of residence 11 Pentz Ave., Sandy Township, Clearfield County, Pennsylvania by handing to Louis Charles Wilson, an adult member of the family, being the Grandfather of Richard Wilson, a true and attested copy of the original Complaint to Trespass against additional defendants &amp; new matter and make known to him the contents thereof. So Answers James B. Reese, Sheriff.</p>	<p>Pro. 2.00</p>	<p>May 25, 1963, Praecipe filed. Enter my appearance for Charles Wilson and Richard Wilson, Additional Defendants by Dan P. Arnold.</p>
<p>MAY 31, 1963, Praecipe filed, Please enter the above case on the June Argument List. Gleason Cherry &amp; Cherry, Attorneys for the Plaintiff.</p>	<p>Pro. 2.00</p>	<p>July 9, 1963, ORDER, filed. NOW, July 9, 1963, preliminary objections dismissed. Exception noted. Defendants to have twenty days from the date hereof, to file such pleadings as they may desire. BY THE COURT, John J. Pentz, President Judge.</p>
<p>July 17, 1963, ANSWER AND NEW MATTER, AND NOW JULY 18, 1963, Service Accepted by Bell, Silberblatt &amp; Swoope, By Paul Silberblatt Atty for Lloyd Barber, et al.</p>	<p>Pro. 2.00</p>	<p>JULY 17, 1963, ANSWER AND NEW MATTER, filed by Dan P. Arnold, Atty. for Defendants</p>
<p>SERVICE ACCEPTED July 18, 1963. By Gleason Cherry &amp; Cherry By Edward Cherry, for Louis Charles Wilson, Adm. and Charles Wilson.</p>	<p>Pro. 2.00</p>	<p>AND NOW JULY 18, 1963, Service Accepted by Bell, Silberblatt &amp; Swoope, By Paul Silberblatt Atty for Lloyd Barber, et al.</p>
<p>JULY 22, 1963, PRAECIPE, filed by Edward V. Cherry</p>	<p>Pro. 2.00</p>	<p>SERVICE ACCEPTED July 18, 1963. By Gleason Cherry &amp; Cherry By Edward Cherry, for Louis Charles Wilson, Adm. and Charles Wilson.</p>
<p>Place above case on the Trial List. By Gleason Cherry &amp; Cherry By. Edward V. Cherry atty for Plff.</p>	<p>Pro. 2.00</p>	<p>JULY 22, 1963, PRAECIPE, filed by Edward V. Cherry</p>
<p>December 6, 1963, Reply to Original Defendants' New Matter, filed.</p>	<p>Pro. 2.00</p>	<p>Place above case on the Trial List. By Gleason Cherry &amp; Cherry By. Edward V. Cherry atty for Plff.</p>
<p>Dec. 6, 1963, Service accepted Bell, Silberblatt &amp; Swoope By Paul Silberblatt Attys for Lolyd Barber &amp; Maxine M. Barber</p>	<p>Pro. 2.00</p>	<p>December 6, 1963, Reply to Original Defendants' New Matter, filed.</p>
<p>Dec. 6, 1963 Accepted Dan P. Arnold</p>	<p>Pro. 2.00</p>	<p>Dec. 6, 1963, Service accepted Bell, Silberblatt &amp; Swoope By Paul Silberblatt Attys for Lolyd Barber &amp; Maxine M. Barber</p>
<p>December 6, 1963, Plaintiffs reply to additional Defendant's New Matter, filed.</p>	<p>Pro. 2.00</p>	<p>Dec. 6, 1963 Accepted Dan P. Arnold</p>
<p>Dec. 12, 1963, Accepted Dan P. Arnold.</p>	<p>Pro. 2.00</p>	<p>December 6, 1963, Plaintiffs reply to additional Defendant's New Matter, filed.</p>
<p>Dec. 6, 1963 Service accepted Bell, Silberblatt &amp; Swoope By Paul Silberblatt Attys for Lboyd Barber &amp; Maxine M. Barber</p>	<p>Pro. 2.00</p>	<p>Dec. 12, 1963, Accepted Dan P. Arnold.</p>
<p>February 24, 1964, Praecipe filed by Gleason &amp; Cherry - Upon payment of costs kindly mark the above captioned matter settled and discontinued.</p>	<p>Pro. 2.00</p>	<p>Dec. 6, 1963 Service accepted Bell, Silberblatt &amp; Swoope By Paul Silberblatt Attys for Lboyd Barber &amp; Maxine M. Barber</p>
<p>RECORD COSTS IN THE AMOUNT OF \$70.20 paid this date by Bell Silberblatt &amp; Swoope</p>	<p>Pro. 2.00</p>	<p>February 24, 1964, Praecipe filed by Gleason &amp; Cherry - Upon payment of costs kindly mark the above captioned matter settled and discontinued.</p>
<p>SETTLED</p>	<p>AND</p>	<p>RECORD COSTS IN THE AMOUNT OF \$70.20 paid this date by Bell Silberblatt &amp; Swoope</p>
<p>DISCONTINUED</p>	<p>AND</p>	<p>February 24, 1964, Praecipe filed by Gleason &amp; Cherry - Upon payment of costs kindly mark the above captioned matter settled and discontinued.</p>
<p>DISCONTINUED</p>	<p>AND</p>	<p>February 24, 1964, Praecipe filed by Gleason &amp; Cherry - Upon payment of costs kindly mark the above captioned matter settled and discontinued.</p>
<p>DISCONTINUED</p>	<p>AND</p>	<p>February 24, 1964, Praecipe filed by Gleason &amp; Cherry - Upon payment of costs kindly mark the above captioned matter settled and discontinued.</p>
<p>DISCONTINUED</p>	<p>AND</p>	<p>February 24, 1964, Praecipe filed by Gleason &amp; Cherry - Upon payment of costs kindly mark the above captioned matter settled and discontinued.</p>
<p>DISCONTINUED</p>	<p>AND</p>	<p>February 24, 1964, Praecipe filed by Gleason &amp; Cherry - Upon payment of costs kindly mark the above captioned matter settled and discontinued.</p>
<p>DISCONTINUED</p>	<p>AND</p>	<p>February 24, 1964, Praecipe filed by Gleason &amp; Cherry - Upon payment of costs kindly mark the above captioned matter settled and discontinued.</p>
<p>DISCONTINUED</p>	<p>AND</p>	<p>February 24, 1964, Praecipe filed by Gleason &amp; Cherry - Upon payment of costs kindly mark the above captioned matter settled and discontinued.</p>

Ammerman & Blakley

United States Electric Mfg. Corporation

421

W. Kuhn, t/a Dixon  
Distributing Company

Pro.	By atty	5.00
Atty		3.00
Shff's	By Atty	9.40
Pro.		3.50
Pro.		2.00

APRIL 1, 1963, COMPLAINT IN ASSUMPSIT, filed. One copy certified to the Sheriff.

April 6, 1963, Sheriff's Return, filed.  
NOW April 4, 1963 at 11:59 o'clock A.M. served the within Complaint in Assumpsit on W. Kuhn at place of business, 33 N. Brady Street, DuBois, Clearfield County, Pa., by handing to W. Kuhn, personally, a true and attested copy of the original Complaint in Assumpsit and made known to him the contents thereof. So answers, James B. Reese, Sheriff.

JULY 31, 1963, PRACCIPE, filed by Ammerman & Blakley

July 31, 1963, Praecipec filed by Ammerman and Blakley, by David Blakley Atty for the Plaintiff, Enter Judgment By Default in in favor of Plaintiff and against the Defendant, for failure to file an answer within twenty days in the amount of One hundred twenty-three Dollars, Interest and costs of suit.

Debt \$123.00

Interest from December 7, 1961

Costs

Filed and entered by Attorney, July 31, 1963 3:45 AM EST

Judgment

*Carl E Walker*  
Prothonotary

JULY 31, 1963, PRACCIPE, filed

Please issue writ of Execution in the above, By Ammerman & Blakley By David Blakley

Writ of Execution issued No. 23 May 1963 **SATISFIED**

<p>April 1 10:00 AM EST</p>	<p>Curwensville State Bank Curwensville, Pa.</p> <p>422</p> <p>James L. Harter Fae D. Harter Church Street Mahaffey, Pa.</p> <p>Pro. By Plff 4.50 Atty 3.00 <i>Pro. by Plff. 1.50</i></p>	<p><u>D. S. B. -- DATED MARCH 30, 1963</u></p> <p>Payable On Demand after Date</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Seven Hundred Ninety and 28/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1790.28</p> <p>Atty Comm. 10%</p> <p>Interest from March 30, 1963</p> <p>Filed and Entered by Plaintiff, April 1, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <i>12</i> day of <i>May</i> 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>April 1 10:31 AM EST</p>	<p>First National Bank of Philipsburg, Pa.</p> <p>423</p> <p>Elizabeth Hollenback Morrisdale, Pa.</p> <p>Pro. By Plff 4.50</p>	<p><u>D. S. B. -- DATED MARCH 30, 1963</u></p> <p>Payable One Day after Date</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Fifty Six and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt ; \$2056.00</p> <p>Atty Comm. 5%</p> <p>Interest from March 30, 1963</p> <p>Filed and Entered by Plaintiff, April 1, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p>
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Clifford D. Johnston  
224 S. Front St.  
Philipsburg, Pa.

D. S. B. -- MARCH 16, 1963

Payable One Year after Date

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the plaintiff and against the Defendants in the sum of Two Hundred Sixty One and 50/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisisiton and Exemption.

Debt \$261.50

Atty Comm. 5%

Interest from March 16, 1963

Filed and Entered by Plaintiff, April 1, 1963

Judgment.

*Carl E. Walker*

Prothonotary

April 1 424

1:40 PM EST

George H. Stine

Donna E. Stine

RD Morrisdale, Pa.

Pro. By Plff 4.50

*Pro by Plff 1.50*

~~AND NOW~~ *Jan 19 1966* ~~having received payment full of principal, interest, and costs on this judgment, I hereby direct same satisfied.~~  
*Alchie Bell*  
Prothonotary

CONTINUED FROM PAGE 161---CONFESSION OF JUDGMENT ON LEASE AGREEMENT ---375 February Term 1963

Reed Jacob be permitted to enter a defense to the same. Said rule returnable the 18 th day of June 1963. All proceedings to be stayed in the mean time. BY THE COURT, JOHN J. PENTZ P.J.  
NOW, MAY 6, 1963, service accepted. W. Albert Ramey Atty for Plff.

MAY 11, 1963, ANSWER TO PETITION TO OPEN JUDGMENT, filed  
Now May 17, 1963 service accepted and copy received by W.U. SMITH atty for Deft.

September 27, 1963, Opinion and Order, filed.

ORDER: NOW, September 26, 1963, rule to show cause why judgment should not be opened and defendant left into a defense made absolute, and defendant shall file such further affidavits as he may desire in support of the petition to open, which shall constitute, together with the answer of the plaintiffs, together with such other additional pleadings as plaintiffs shall desire, pleadings for trial before jury, or otherwise as parties may decide, upon the issues raised thereon. All additional pleadings defendant desires shall be filed within twenty days from the date hereof, and answers thereto by the plaintiffs shall be filed within twenty days thereafter.

Exception noted. BY THE COURT, John J. Pentz, President Judge

October 28, 1963, O R D E R:

NOW, October 28, 1963, petition to set aside order opening the above judgment and let defendant into a defense is dismissed, and the previous order opening the said judgment and permitting the defendant to enter a defense is affirmed, and objections thereto are dismissed.

Exception noted. By The Court, John J. Pentz, President Judge.

November 18, 1963, Prorcipe for Appointment of Arbitrators filed by W. Albert Ramey

Now, December 4, 1963, hearing of the above case is fixed for Wednesday, December 18, 1963, at 1:30 PM EST. Clearfield County Court House, Clearfield, Pa. and the following Attorneys appointed Arbitrators: James A. Gleason, Chairman, John K. Reilly, Jr.; F. Cortez Bell, Sr.

December 5, 1963, Attorneys and Arbitrators notified of appointment, date and time of hearing.

December 18, 1963 Award of Arbitrators, filed.

Now, this 18th day of December, 1963, 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: For the plaintiffs in the sum of \$200.00 plus costs of \$69.25. s/ J. A. Gleason, Chairman, John K. Reilly, Jr. F. Cortez Bell, Sr.

December 18, 1963, Notice of Award mailed to Attorneys for Plaintiffs and Defendant.

TWENTY SIX (26) SUGGESTIONS OF NON-PAYMENT, filed. April 1, 1963, at 1:40 P.M. E.S.T.  
 The Commonwealth of Pennsylvania Department of Public Welfare, Harrisburg, Pa., as Plaintiff.  
 Fifteen days have elapsed since notice of the filing of these Suggestion have been sent by Registered Mail to the named defendants at their last known address. Pursuant to the provisions of Act 372 of September 26, 1951, Judgment is entered in favor of the Plaintiff and against the Defendants for the sum of Two Thousand (\$2000.) Dollars, except: #439 - \$1375.70; #442 - \$236.05; #443 = \$226.10 and #445- \$324.90, with Cost of Suit. Pro. By Plaintiff each Writ \$3.50, except: #431, #437, #439 and #445 - each \$4.00.  
 Judgment.

*Carl E. Walker*  
 Prothonotary

NUMBER                      DEFENDANTS NAME AND ADDRESSES:                      REVIVING JUDGMENT NO.

<i>2/4/70</i> <i>Satisfied</i>	425	DECEMBER 4, 1967, SUGG NON PAY FILED TO NO. 248 NOVEMBER TERM, 1967 Robison and Mary Ann Archer, P.O. Box 104, Houtzdale, Pa.	734	May	Term, 1958
<b>SAT</b>	426	OCTOBER 7, 1967 OBJECTION FILED TO S.N.P. by John Barabas. John A. Barabas, 234 E. 10th Street, Erie, Pa.	712	May	Term, 1958
	427	DECEMBER 4, 1967, SUGG NON PAY FILED TO NO. 249 NOVEMBER TERM, 1967 Hilary Bergey, Frenchville, Pa.	735	May	Term, 1958
<b>SAT</b>	428	DECEMBER 4, 1967, SUGG NON PAY FILED TO NO. 250 NOVEMBER TERM, 1967 Doyle Beveridge, Allport, Pa.	736	May	Term, 1958
	429	DECEMBER 4, 1967, SUGG NON PAY FILED TO NO. 251 NOVEMBER TERM, 1967 Margaret Beveridge, Morrisdale, Pa.	737	May	Term, 1958
	430	DECEMBER 4, 1967, SUGG NON PAY FILED TO NO. 252 NOVEMBER TERM, 1967 George B. & Hannah Bezilla, 301 Mill St., Osceola Mills, Pa.	738	May	Term, 1958
<i>8/6/93</i> <b>SAT</b>	431	DECEMBER 4, 1967, SUGG NON PAY FILED TO NO. 253 NOVEMBER TERM, 1967 Annie, George M. and Raymond C. Bishop, RD Box 768, Osceola Mills, Pa.	739	May	Term, 1958
<i>8/6/93</i> <b>SAT</b>	432	DECEMBER 4, 1967, SUGG NON PAY FILED TO NO. 254 NOVEMBER TERM, 1967 Irvin C. Bishop, Sandy Ridge, Pa.	740	May	Term, 1958
	433	DECEMBER 4, 1967, SUGG NON PAY FILED TO NO. 255 NOVEMBER TERM, 1967 William Harry Bracken, Apt. 8 Valley Homes, Ambridge, Pa.	713	May	Term, 1958
	434	DECEMBER 4, 1967, SUGG NON PAY FILED TO NO. 256 NOVEMBER TERM, 1967 Isaac Sheldon and Rose Gertrude Brink, P.O. Box 424, Irvona, Pa.	741	May	Term, 1958
<i>6-29-97</i> <b>SAT</b>	435	DECEMBER 4, 1967, SUGG NON PAY FILED TO NO. 257 NOVEMBER TERM, 1967 Verna Brock, Star Route, Curwensville, Pa.	742	May	Term, 1958
<i>Sat 7/20/71</i>	436	DECEMBER 4, 1967, SUGG NON PAY FILED TO NO. 258 NOVEMBER TERM, 1967 James E. and Beatrice E. Brown, R.D. Utahville, Pa.	714	May	Term, 1958
	437	DECEMBER 4, 1967, SUGG NON PAY FILED TO NO. 258 NOVEMBER TERM, 1967 Clara A. Bungarner, Dec'd; Iva Bungardner Alias Iva McCoy, T-T. Woodland, Pa.	715	May	Term, 1958
<i>8-6-93</i> <b>SAT</b>	438	DECEMBER 4, 1967, SUGG NON PAY FILED TO NO. 259 NOVEMBER TERM, 1967 Anthony Carfley, Windy Hill, Curwensville, Pa.	744	May	Term, 1958
	439	Satisfied by paper Filed 3 May 1965 Pro. 1.50 St. Tax .50 Paid Carl J. Carlson, 38 McLain Ave., DuBois, Pa.; Jennie A. and Freda E. Carlson, T-T; RD 1, Box 307, DuBois, Pa.	717	May	Term, 1958
<i>8/16/93 by 010</i> <b>SAT</b>	440	DECEMBER 4, 1967, SUGG NON PAY FILED TO NO. 261 NOVEMBER TERM, 1967 Louis D. and Kathryn M. Cotter, Box 95, Brisbin, Pa.	718	May	Term, 1958
	441	DECEMBER 4, 1967, SUGG NON PAY FILED TO NO. 263 NOVEMBER TERM, 1967 Orville K. Davis, R. D. Osceola Mills, Pa.	745	May	Term, 1958
	442	Satisfied by paper filed 30 December 1965 Pro. 1.50 S.Tax .50 Paid Mary Dixon, R.D. West Decatur, Pa.	720	May	Term, 1958
	443	AUGUST 27, 1970. SATISFIED BY PAPER FILED. Pro. \$3.00 St. Tax 50c Merrill Druggs, Dec'd; Rose L. Druggs, 805 Walton St., Philipsburg, Pa.	748	May	Term, 1958
<i>8/16/93</i> <b>SAT</b>	444	DECEMBER 4, 1967, SUGG NON PAY FILED TO NO. 263 NOVEMBER TERM, 1967 James C. Faughner, Hyde, Pa.	851	May	Term, 1958
<i>8/16/93</i> <b>SAT</b>	445	DECEMBER 4, 1967, SUGG NON PAY FILED TO NO. 264 NOVEMBER TERM, 1967 Thomas E. Fleming; Thomas E. Fleming and Grace Fleming, T-T; Grampian, Pa.	722	May	Term, 1958
	446	DECEMBER 4, 1967, SUGG NON PAY FILED TO NO. 265 NOVEMBER TERM, 1967 Crawford C. Frailey Alias Crawford Frailey, RD LaJose, Pa.	749	May	Term, 1958
	447	DECEMBER 4, 1967, SUGG NON PAY FILED TO NO. 228 NOVEMBER TERM, 1967 Mary Gabrish, Irvons, Pa.	625	May	Term, 1958
	448	DECEMBER 4, 1967, SUGG NON PAY FILED TO NO. 230 NOVEMBER TERM, 1967 James E. & Dorothy Gearhart, RD Grampian, Pa.	626	May	Term, 1958
	449	DECEMBER 4, 1967, SUGG NON PAY FILED TO NO. 230 NOVEMBER TERM, 1967 Glynn C. and Thelma Glass, Coalport, Pa.	723	May	Term, 1958
	450	DECEMBER 11, 1967, SUGG NON PAY FILED TO NO. 341 NOVEMBER TERM, 1967 Regenia Thompson, R.D. Olanta, Pa.	470	May	Term, 1958

• 426 Seize FACIAS No 80 Feb 1968

John Scollins  
  
April 1  
4:00 PM EST

The Houtzdale Bank  
Houtzdale, Pa.

451

Robert L. Thompson  
Donna M. Thompson  
Robert M. Thompson  
Hazel Thompson  
Houtzdale, Pa.

Pro. By atty 5.50  
Atty 3.00  
*Pro by Plff 1.50*

D. S. B. -- DATED MARCH 28, 1963

Payable One Day after Date

By virtue of Warrant of Attorney hereunto Annexed, John Scollins, Attorney appears for the Defendants and Confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Thirty Five Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$3500.00  
Atty Comm. 5% 175.00 \$3675.00

Interest from March 28, 1963

Filed and Confessed by Attorney, April 1, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 18 day of July 1967 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

April 2  
9:11 AM EST

American Consumer Discount  
Company  
101 E. Market Street  
Clearfield, Pa.

452

William F. Harris  
Margaret Harris  
RD Olanta, Pa.

Pro. By Plff 4.50  
*Pro by Plff 1.50*

D. S. B. -- DATED APRIL 1, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand, Two Hundred and No/100 and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1200.00

Atty Comm. 15%

Interest from April 1, 1963

Filed and Entered by Plaintiff, April 2, 1963.

Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 4th day of Sept 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

<p>Smith, Smith &amp; Work</p> <p>Apr 2 10:12 AM EST</p> <p>And Now, 17 day of Mar 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Carl E. Walker</i> Prothonotary</p>	<p>County National Bank at Clearfield, Pennsylvania</p> <p>453</p> <p>William J. Pifer, William L. Pifer &amp; John A. Pifer t/d/b/a</p> <p>G. W. Pifer Sons 601 S. Brady St. DuBois, Pa.</p> <p>Pro. by Atty. 4.50 Atty 3.00 Pro. 1.50 Pro. by G.C.&amp;G. 2.00 <i>Pro. by Pifer 1.50</i></p>	<p>D. S. B. -- DATED MARCH 1, 1963</p> <p>Payable Thirty Days after date</p> <p>By Virtue of Warrant of Attorney hereunto annexed, William U. Smith, Attorney, appears for the Defendant and Confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Twenty-two Hundred Eleven --- and 10/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2211.00</p> <p>Atty Comm 10% 221.10 \$2432.10</p> <p>Interest from March 1, 1963</p> <p>Filed and Confessed by Attorney, April 2, 1963</p> <p>Judgment</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>May 14, 1963 Praeipce, filed Index the above judgments against William J. Pifer, William L. Pifer and John A. Pifer, trading and doing business as G. W. Pifer Sons a partnership. SMITH, SMITH &amp; WORK BY W. U. Smith, Attorneys for Plaintiff DATED: May 14, 1963</p> <p>September 12, 1963, Release of Lien of Judgment, filed. KNOW ALL MEN BY THESE PRES NPS, that THE COUNTY NATIONAL BANK AT CLEARFIELD, of Clearfield, Pennsylvania, the Plaintiff named in the above entitled judgment, for and in consideration of the sum of One (\$1.00) Dollar, lawful money of the United States, to it paid by the Defendants above named, the receipt whereof is hereby acknowledged, does hereby forever acquit, exonerate discharge and release from the</p> <p>(CONTINUED ON PAGE 348)</p>
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<p>Beneficial Consmer Discount</p> <p>1052 Pennsylvania Ave. Tyrone, Pa.</p> <p>Apr. 2 11:01 AM EST</p>	<p>454</p> <p>Currier Thomas Elma Thomas R. D. 1, Grampian, Pa.</p> <p>Pro. by Plff 4.50 <i>Pro. by Plff 1.50</i></p>	<p>D. S. B. -- DATED MARCH 29, 1963</p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Forty-eight and NO/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2448.00</p> <p>Atty Comm. 15%</p> <p>Interest from March 29, 1963</p> <p>Filed and Entered by Plaintiff, March 27, 1963</p> <p>Judgment</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, 12 day of June 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Carl E. Walker</i> Prothonotary</p>
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Sears Roebuck & Company  
Clearfield, Pennsylvania

D. S. B. -- MARCH 29, 1963

Payable One Day after Date

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Eleven Hundred and Nine and 88/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Apr. 2  
2:29 PM EST

455

Debt \$1109.88

Atty. Comm. 15%

Interest from March 29, 1963

Filed and Entered by Plaintiff, April 2, 1963.

Judgment

Irvin S. Borger  
Maxine Borger  
Box 39  
Moshannon, Pa.

*Carl E. Walker*

Prothonotary

Pro. by Plff 4.50

Community Loan & Discount Co.  
Clearfield, Pa.

D. S. B. -- DATED MARCH 30, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Six Hundred and NO/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Apr. 3  
9:25 AM EST

456

Debt \$600.00

Atty Comm.

Interest from March 30, 1963

Filed and Entered by Plaintiff, April 3, 1963

Judgment.

Walter Elensky  
Violet Elensky  
Curwensville, Pa.

*Carl E. Walker*

Prothonotary

Pro. by Plff 4.50

*Pd*

*Amicable Renewal # 501 February Term, 1968*

And Now, *2* day of *Mar* 1963 by paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Arthur Hill*  
Prothonotary

John K. Reilly, Jr.

PATRICIA C. LINGLE, a minor by her parent and natural guardian, Robert E. Kane

APRIL 3, 1963, COMPLAINT IN DIVORCE, filed. One copy certified to Sheriff.

\$135.00 by Atty. Clfd Trust Co

April 9, 1963, Sheriff's Return, filed NOW April 6, 1963 at 10:28 o'clock A.M. served the within Complaint in Divorce on Thomas D. Lingle at East Market Street, Borough of Clearfield, Clearfield County, Pennsylvania by handing to Thomas D. Lingle personally a true and attested copy of the original Complaint in Divorce and made known to him the contents thereof. So answers, James B. Reese, Sheriff.

457

April 27, 1963 By Motion on the Watch Book, F. Cortez Bell, Sr., Esq., is appointed Master to take testimony and report same with recommended form of Decree to the Court. BY THE COURT, John J. Pentz, President Judge.

Thomas Lingle

MAY 22, 1963, MASTERS REPORT FILED,

AND NOW, the 23rd. day of May 1963, the report of the Master is acknowledged. We approve his findings and recommendations.

We, therefore, DECREE that Patricia C. Lingle be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and Thomas D. Lingle. Thereupon all the rights, duties or claims accruing to either of said parties in pursuance of said marriage, shall cease and determine, and each of them shall be at liberty to marry again as though they had never been heretofore married.

Pro.	By atty	7.00
Atty		3.00
#140	Shff J. Reese	8.50
Pro.		3.50
Master		75.00
Constable by Master		6.00
Clfd Co. Bar Assn.		10.00
Pro.		10.00
Pro		1.00

The Prothonotary is directed to pay the Court costs, including Master's fees, as noted herein, out of the deposits received and then remit the balance to the libellant. No DECRET to issue until the costs be fully paid. We do further award

\$135.00 Paid by Attorney	
Master \$75. - Const. \$6.00	
#191 - F. Cortez Bell, Master	81.00
#192 - Clfd Co. Bar Assn.	10.00
\$10. - Ref. \$11.	
#193 - John K. Reilly, Jr.	21.00
#140 - Shff. James B. Reese	8.50
Prothonotary	14.50
	<hr/>
	\$135.00

to the said Patricia Lingle her costs expended in this action, and further that custody of said child, Scott Patrick Lingle shall remain with the Plaintiff. By the Court John J. Pentz, P.J.

MAY 31, 1963, SUPPORT AGREEMENT, filed

This Agreement, made and concluded this 29 th day of May, 1963, by and between Patricia C. Lingle of 311 Road Street, Clearfield, Clearfield County, Pennsylvania, hereinafter called party of the first part. AND Thomas D. Lingle, of R. D. #2, Cochar, Clearfield County Pennsylvania, hereinafter called party of the second part.

WHEREAS, the party of the first part has filed an action of divorce a "vinculo matrimonii" to No. 457 February Term 1963, and, WHEREAS, the Master appointed in said divorce action has recommended that a Decree be issued granting a divorce a "vinculo Matrimonii" and, WHEREAS, the Master in said divorce action granted custody of the child born to the marriage, namely, Scott Patrick Lingle, age 2- $\frac{1}{2}$  (two and one-half) years to the party of the first part and,

NOW, THIS AGREEMENT WITNESSETH:

1. Support- The party of the second part agrees to pay the sum of Twenty-dollars and no cents (\$20.00) per week for the support of the said minor child mentioned above, namely: Scott Patrick Lingle, age 2- $\frac{1}{2}$  (two and one half) years. Said sum is to be payable on a weekly basis, to wit: Twenty dollars and no cents (\$20.00) on the first day (1st) day of each week and to continue to be payable on or before the same day of each and every succeeding week, or until the date of payment be changed by written agreement of both parties as found convenient.

In the event that the party of the second part, Thomas D. Lingle, should in the future become unemployed or without work for any reason whatsoever, upon due notification to the Probation Office of Clearfield County, Pennsylvania, he shall be required to pay a sum equal to one-third (1/3) of any unemployment compensation which he may be receiving at that time.

The parties hereto agree that the COURT OF COMMON PLEAS of Clearfield County shall execute an Order without the filing of information, the issuance of a warrant or other preliminary proceedings embodying the agreement set forth herein concerning support and other matters and the parties hereto agree to be bound thereby.

2. Custody- Custody of the said minor child shall be with the party of the first part. The party of the second part shall have the right visitation at such reasonable hours as agreed upon by the two (2) parties.

IN WITNESS WHEREOF, the parties have signed this agreement the day and year first above written. Patricia C. Lingle, Thomas D. Lingle. /s

ORDER: NOW, May 31, 1963, the parties in the above captioned action having agreed to payment of support and certain other conditions following their divorce, and the parties also having agreed to present these agreements to the Court without the issuance of a warrant, filing of information, or other preliminary proceedings. It is hereby ordered and decreed that the Defendant, Thomas D. Lingle, pay unto the Plaintiff,

County National Bank at  
Clearfield, Pa.

April 3  
11:19 AM EST

458

Raymond Brink  
Josephine Brink  
RD Berwindale, Pa.

Pro. By Deft 4.50

*Pro by Deft* 1.50

D. S. B. -- DATED APRIL 2, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Three Hundred Sixty Seven and 90/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2367.90

Atty Comm. 10%

Interest from April 2, 1963

Filed and Entered by Plaintiff, April 3, 1963

Judgment

*Carl E. Walker*  
Prothonotary

And Now 7 day of Jan 1966 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

County National Bank at  
Clearfield, Pa.

April 3  
11:21 AM EST

459

Raymond H. Maurer  
Arlena L. Maurer  
106 W. Fourth Ave.  
Clearfield, Pa.

Pro. By Deft. 4.50

*Pro by Deft* 1.50

D. S. B. -- DATED APRIL 3, 1963

Payable In ~~XXXXXXXXXX~~ Six Months after Date

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Five Thousand and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition, and Exemption.

Debt \$5000.00

Atty Comm. 10%

Interest from April 3, 1963

Filed and Entered by Plaintiff, April 3, 1963

Judgment

*Carl E. Walker*  
Prothonotary

And Now, 5 day of Aug 1966 By paper filed, the above judgment is satisfied in full of debt interest and cost.

Attest *Archie Hill*  
Prothonotary

Clarence R. Kramer

Florence McKendrick  
600 Susquehanna Ave.  
Curwensville, Pa.

D. S. B. -- DATED APRIL 1, 1963

Payable on or before April 1, 1964

By virtue of Warrant of Attorney hereunto Annexed, Clarence R. Kramer, Attorney, appears for the Defendants and Confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Six Thousand and NO/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$6000.00

Interest from April 1, 1963

Atty Comm. 10%

Filed and Confessed by Attorney, April 3, 1963

Judgment

*Carl E. Walker*

Prothonotary

February 7, 1964, Release from Lien of Judgment, filed.

KNOW ALL MEN BY THESE PRESENTS, that FLORENCE MCKENDRICK, the plaintiff named in the above entitled Judgment, for and in consideration of the sum of one dollar, lawful money of the United States, to her paid by the defendants above named, the receipt whereof is hereby acknowledged, does hereby forever acquit, exonerate, discharge and release from the lien of the above entitled judgment, the following described property, to-wit:

ALL that certain piece, parcel or tract of land, together with the improvements thereon, situate in the Township of Jordan, County of Clearfield and Commonwealth of Pennsylvania, more particularly bounded and described as follows:

BEGINNING at a post at the Southwestern intersection of Pennsylvania, Highway Route No. 17022 and a private farm land (which was

Apr 3  
12:30 PM EST

460

Walter G. Pearce  
Luella J. Pearce  
R. D. Berwindale, Pa.

Pro. By Atty 4.50

Atty. 3.00

Pro. by Atty 1.00

By Curville Bank  
Pro 1.00

*Pro. By Atty 3.00*

And Now, 1<sup>st</sup> day of April 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

#369 Sub T, 1968 Amicable Revised

(continued on page 202)

Apr. 4  
9:00 AM EST

First National Bank of  
Philipsburg, Pa.

D. S. B. -- DATED APRIL 1, 1963

Payable one day after date

By virtue of Power of Attorney Contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Seven Hundred twenty-one and 70/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$721.70

Atty Comm. 5%

Interest from April 1, 1963

Filed and Entered by Plaintiff, April 4, 1963

Judgment

*Carl E. Walker*

Prothonotary

Harry Scott  
Pauline Scott  
Morrisdale, Pa.

Pro. By Plff 4.50

*Pro. by Plff. 3.00*

And Now, 18<sup>th</sup> day of Sept. 1972 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

Ammerman & Blakley

5/16/63

#135.00 Paid by Atty  
Clfd. Co.

SANDRA LYNN CHITESTER, A  
minor, by her father and  
natural guardian, MILTON O.

FISCHEL

462

FRANK N. CHITESTER

Pro.	by Atty	7.00
Atty		3.00
Shff. Reese	By atty	7.50
Shff. Evans	By atty	8.20
(Shff for Master Pd		
Master by him-7.50)		82.50
Clfd. Co. Bar		10.00
Pro.		10.00
Pro.		1.00

\$135.00 Paid by Attorney

Master \$75. - \$7.50	
#223 - Ernest W. Baum, Master	\$82.50
#224 - Clfd. Co. Bar Ass'n	10.00
\$25.70 atty Ref. \$2.80	
#225 - Ammerman & Blakley	28.50
Prothonotary	11.00
	<u>\$135.00</u>

APRIL 4, 1963, COMPLAINT IN DIVORCE filed. One copy certified to Sheriff.

April 16, 1963, Sheriff's Return, filed

Now, April 5, 1963, James B. Reese, Sherriff deputized the sheriff of Jefferson County to serve the within Complaint.

Personally appeared before me, Walter o'Sullivan, Chief Deputy for Paul A. Evans, Sheriff of Jefferson County, Pennsylvania, who being duly sworn according to law deposes and says that on April 8, 1963, at 5:20 o'clock P.M., EST., he served the within Complaint in Divorce on FRANK N. CHITESTER, Defendant, at 71 Taylor Street, Borough of Brookville, County of Jefferson, State of Pennsylvania, by handing a true and attested copy of said Complaint to him personally and by making known to him the contents thereof. So Answers, Paul A. Evans, Sheriff of Jefferson County.

Now, April 8, 1963, served the within Complaint in Divorce on Frank N. Chitester by deputizing the Sheriff of Jefferson County. The return of service of Paul A. Evans, Sheriff of Jefferson County is hereto attached and made part of this return. So Answers, James B. Reese, Sheriff.

May 16, 1963, By Motion on the Watch Book, Ernest W. Baum, Esq. is appointed Master to take testimony and report same with recommended form of Decree to the Court. By the Court, John J. Pentz, P.J.

JUNE 20, 1963, MASTERS REPORT, filed

AND NOW, the 20th day of June 1963, the report of the Master is acknowledged. We approve his findings and recommendations.

We, therefore, DECREE that SANDRA LYNN CHITESTER, a minor, by her father and natural guardian, MILTON O. FISCHER be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and FRANK N. CHITESTER. Thereupon all the rights, duties or claims accruing to either of said parties in pursuance of said marriage, shall cease and determine, and each of them shall be at liberty to marry again as

though they had never been heretofore married.

The Prothonotary is directed to pay the Court costs, including Master's Fees, as noted herein, out of the deposits received and then remit the balance to the libellant. No Decree to issue until the costs be fully paid. BY THE COURT JOHN J. PENTZ, P.J.

<p>April 4 10:00 AM EST</p>	<p>Community Consumer Discount Company Clearfield, Pa.</p> <p>463</p> <p>John W. Myers Gertrude M. Myers 611 Kate St. Osceola Mills, Pa.</p> <p>Pro. By Blff. 4.50 <i>Pro. by Plff. 1.50</i></p>	<p><u>D. S. B. -- DATED MARCH 28, 1963</u></p> <p>Payable In Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand five hundred Twelve dollars and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1512.00</p> <p>Atty Comm. 10%</p> <p>Interest from March 28, 1963</p> <p>Filed and Entered by Plaintiff, April 4, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <i>16</i> day of <i>Jan</i> 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>April 4 10:01 AM EST</p>	<p>Community Consumer Discount Company Clearfield, Pa.</p> <p>464</p> <p>Franklin P. Wallace Beryl Wallace Box 162, Woodland, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro. by Plff 1.50</i></p>	<p><u>D. S. B. -- DATED MARCH 30, 1963</u></p> <p>Payable In Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Four Hundred Fifty Seven and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2457.00</p> <p>Atty Comm. 10%</p> <p>Interest from March 30, 1963</p> <p>Filed and Entered by Plaintiff, April 4, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <i>20th</i> day of <i>Sept</i> 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Carl E. Walker</i> Prothonotary</p>
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April 4  
10:02 AM EST

Community Consumer Discount  
Company  
Clearfield, Pa.

465

William L. Kelly  
Margaret Kelly  
229 Maple Avenue  
Clearfield, Pa.

Pro. By Plff 4.50  
Pro. *by Plff* 1.50

D. S. B. -- DATED MARCH 30, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Four Hundred Fifty Seven and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2457.00

Atty Comm. 10%

Interest from March 30, 1963

Filed and Entered by Plaintiff, April 4, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 26 day of May 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

April 4  
10:04 AM EST

Community Consumer Discount  
Company  
Clearfield, Pa.

466

Herbert G. Janke  
Walter W. Janke  
Winburne, Pa.

Pro. By Plff 4.50  
Pro. *by Plff* 1.50

D. S. B. -- DATED MARCH 29, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Two Hundred Eighty Nine and 60/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2289.60

Atty Comm. 10%

Interest from March 29, 1963

Filed and Entered by Plaintiff, April 4, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 14th day of March 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Community Consumer Discount Company  
Clearfield, Pa.

Apr. 4 10:05 AM EST

L67

Joyce Hetrick  
Freeman Hetrick  
R. D. Woodland, Pa.

Pro. by Plff 4.50  
*Pro by Plff* 1.50

D. S. B. -- DATED MARCH 8, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Four Hundred Forty-seven and NO/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2457.00

Atty Comm. 10%

Interest from March 8, 1963

Filed and Entered by Plaintiff, April 4, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

And Now, *5th day of Sept 1967* by paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

Community Consumer Discount Company  
Clearfield, Pa.

Apr. 4 10:06 AM EST

L68

Dorothy M. Kifer, Endorser  
Arthur W. Kifer, Endorser  
127 Pauline Drive  
Clearfield, Pa.

Pr. by Plff 4.50  
Pro. by Am. & Blakley 2.00  
*Pro by Plff* 1.50

D. S. B. -- DATED MARCH 8, 1963

Payable in Installments

By virtue of Power of Attorney contained herein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Four Hundred Fifty Seven and NO/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2457.00

Atty. Comm. 10%

Interest from March 8, 1963

Filed and Entered by Plaintiff, April 4, 1963

Judgment

And Now, *5th day of Sept 1967* by paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

*Carl E. Walker*  
Prothonotary

July 28, 1965, Release from Lien of Judgment, filed.

KNOW ALL MEN BY THESE PRESENTS, that the COMMUNITY CONSUMER DISCOUNT CO. th plaintiff named in the above entitled judgment, for and in consideration of the sum of one Dollar, lawful money of the United States, to it paid by the defendants above named, the receipt whereof is hereby acknowledged, does hereby forever acquit, exonerate, discharge and release from the lien of the above entitled judgment, the following described property, to-wit:

ALL that certain lot situate in the Township of Lawrence, County of Clearfield and State of Penna bounded & described as follows: BEGINNING at the northwest corner of Lot No. 27 on the Eastern line of Pauline Drive West; thence along line of Lot No. 27 South 80° 16' East, 145.34 feet to a pin; thence north 63° 3' East, 16.5 feet to a pin on line of Park and REcreational Area; thence along Park and Recreational Area, north 24° 42' West, 156 feet to a pine at the corner of Lot No. 25; thence along line of Lot No. 25, South 67° 28' West, 123.03 feet to a pin on the Eastern line of Pauline Drive West; thence along Eastern

And Now, *18th day of May 1967* By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

See page 206 for paper filed.

(Continued on page 206)

County National Bank at  
Clearfield, Pa.

D. S. B. -- DATED APRIL 3, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Four Thousand Five Hundred Forty Seven and 56/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

April 4  
1:23 PM EST

469

Debt \$4547.56

Atty Comm. 10%

Interest from April 3, 1963

Filed and Entered by Plaintiff, April 4, 1963

Judgment.

George W. Shively  
Ann C. Shively  
6 N. Front St.  
Clearfield, Pa.

*Carl E. Walker*  
Prothonotary

Pro. By Deft 4.50  
Pro By Deft 3.00

And Now, 6th day of February 1968 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

(Continued from page 197 -- Florence McKendrick vs. Walter G. Pearce No. 460 February Term 1963) formerly the Township road leading from Pennsylvania Highway Route No. 17022 to LaJose); thence along the said farm lane in a Westerly direction 208 feet to a post; thence in a Southerly direction and parallel to Pennsylvania Highway Route No. 17022, 208 feet to a post; thence in an Easterly direction and parallel to the said farm land 208 feet to a post on Pennsylvania Highway Route No. 17022; thence in a Northerly direction along Pennsylvania Highway Route No. 17022, 208 feet to the place of beginning.

BEING the same premises which Mary M. Morrison et vir. by deed dated May 18, 1951, recorded in Clearfield, Pennsylvania, in Deed Book B12 at page 577, conveyed to Walter G. Pearce and Luella J. Pearce.

And it is further agreed that the plaintiff above named will not look to the said above mentioned and described premises or any part thereof, for payment of any part of the principal and interest of said above entitled judgment, now or hereafter to become due, or in any way disturb, molest, put to charge or damage, the present or any part or portion thereof, for or by reason of the said judgment, or any matter, cause or thing thence accruing or to arise; Provided, that nothing herein contained shall affect the said judgment or its legal validity, so far as respects all other lands and tenements of the said defendants situate in the County aforesaid, which are not herein expressly exonerated therefrom.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 22nd day of January, A.D. 1968. s/ Florence McKendrick

NOVEMBER 15, 1967, SUBORDINATION OF LIEN OF JUDGMENT, filed by Clarence R. Kramer.

WHEREAS, Walter G. Pearce and Luella J. Pearce executed and delivered to Florence McKendrick a judgment entered of record April 3, 1963, to No. 460 February Term, 1963, in the amount of Six Thousand (\$6,000.00) Dollars, and

WHEREAS, Florence McKendrick has been requested to subordinate the above judgment to an additional loan of Twelve Hundred Sixty Nine (\$1,269.00) Dollars on the bond and mortgage given to the Curwensville State Bank by Walter G. Pearce and Luella J. Pearce concurrently with the entry of said judgment, but the judgment being junior to the said mortgage,

NOW THIS SUBORDINATION OF LIEN OF JUDGMENT WITNESSETH: That Florence McKendrick does hereby agree that the mortgage and accompanying bond already given to the Curwensville State Bank shall remain a first lien ahead of her judgment and further agrees that an advance of \$1,269.00, thereon being presently made by the Curwensville State Bank to Walter G. Pearce and Luella J. Pearce shall likewise have priority over a judgment in favor of the undersigned Florence McKendrick, but that in all other respects the judgment entered in favor of Florence McKendrick shall be in full force and effect. This subordination being given that the Twelve Hundred Sixty Nine (\$1269.00) Dollars may be used to pay 1966 and 1967 real estate taxes and incidental expenses.

IN WITNESS WHEREOF, Florence McKendrick has caused this Subordination of Lien of Judgment to be signed and witnessed and given under her seal this 16th day of October, 1967. S/ Florence McKendrick.

<p><del>Smith, Smith &amp; Work- Bell, Silberblatt &amp; Swoope</del></p> <p>Edward T. Kelley</p>	<p>ATLANTIC SEABOARD COAL COMPANY, INC. By Clifford Johnston, Receiver</p> <p>470</p> <p>Ira Coldron</p> <p>Pro. By atty 7.00 Atty 3.00 Pro. <i>By Johnston</i> 2.00 Pro. <i>By atty Johnston</i> 2.00 Shff. Reese By Atty 7.86 By Atty Shff Jacob H. Echard 8.00 Pro. <i>By atty Johnston</i> 2.00 Pro. <i>By atty Johnston</i> 2.00 Pd By Atty Pro. Sheriff Reese 7.35</p>	<p>APRIL 4, 1963, SUMMONS IN ASSUMPSIT, Issued to the Sheriff.</p> <p><u>May 29, 1963</u>, Praeipie filed by Smith, Smith &amp; Work. We, Smith, Smith &amp; Work, hereby withdraw our appearance as counsel for the Plaintiff in the above entitled case. By Joseph P. Work.</p> <p><u>May 29, 1963</u>, Praeipie filed by Bell, Silberblatt &amp; Swoope. Enter our appearance for the Plaintiff. Bell, Silberblatt &amp; Swoope, By F. Cortez Bell, Attorney for Plaintiff.</p> <p>June 22, 1963, Complaint in Assumpsit, filed by Bell, Silberblatt and Swoope, One (1) copy certified to the Sheriff.</p> <p><u>JULY 3, 1963, SHERIFFS RETURN, filed</u> Know all men by these Presents, That I, James B. Reese High Sheriff of Clearfield County, State of Pennsylvania, do hereby deputize Sheriff of Fayette County to execute this writ: this deputation being made at the request and risk of the Plaintiff. Given under my hand and seal this 22nd day of June A.D. 1963. James B Reese. On June 25, 1963, at 9:40 o'clock A.M. copy of Complaint in Assumpsit was served personally on Ira Coldron, also known as Ira B. Coldre, Jr., defendant, at Uniontown, Fayette County, Pa., by making known to him the contents therof, and by handing to and leaving with him a true and attested copy of Complaint in Assumpsit. So Answers Jacob H. Echard, Sheriff of Fayette County, Pa. NOW, June 22, 1963 deputized the Sheriff of Fayette County to serve the within Complaint in Assumpsit on Ira Coldron. NOW, June 25, 1963 served the within Complaint in Assumpsit on Ira Coldron by deputizing the Sheriff of Fayette County. The return of Sheriff Jacob H. Echard, Sheriff of Fayette County is here to attached and made part of this return of service. So Answers James B. Reese Sheriff.</p> <p>July 1, 1963 Preliminary Objection, filed. WHEREFORE, the defendant demands that the aforesaid service be set aside and the above action dismissed. s/ Edward T. Kelley, Atty. for Defendant.</p> <p>July 11, 1963, Service accepted. Bell, Silberblatt &amp; Swoope, Atty. for Plff.</p> <p><u>August 9, 1963 - Praeipie filed:</u> Enter a Discontinuance in the above entitled case. Bell, Silberblatt &amp; Swoope, F. Cortez Bell, Attorney for Plaintiff.</p> <p><u>DECEMBER 12, 1963, SHERIFFS RETURN, filed</u> Now, May 6, 1963 after diligent search and inquiry the within names Ira Coldron is not found in my bailiwick and I hereby return this Writ "not found" as to Ira Coldron. So Answers the Sheriff James B. Reese.</p>
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County National Bank at  
Clearfield, pa.

April 4  
3:10 PM EST

471

William Round  
Gladys Round  
RD Madera, Pa.

Pro. By Deft 4.50  
Pro. by Plff. 1.50

D. S. B. -- DATED APRIL 4, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Seventeen Hundred Fifty Two and 67/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1752.67

Atty Comm. 10%

Interest from April 4, 1963

Filed and Entered by Plaintiff, April 4, 1963

Judgment..

*Carl E. Walker*

Prothonotary

And Now, 5<sup>th</sup> day of June 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Community Consumer Discount  
Company  
DuBois, Pa.

April 5  
8:42 AM EST

472

Nina R. Divins  
Willard L. Divins  
RD 3, DuBois, Pa.

Pro. By Plff 4.50  
Pro. by Plff 1.50

D. S. B. -- DATED APRIL 3, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Four Hundred Fifty Seven and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2457.00

Atty Comm. 15%

Interest from April 3, 1963

Filed and Entered by Plaintiff, April 5, 1963

Judgment.

*Carl E. Walker*

Prothonotary

And Now, 13 day of May 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

<p>April 5, 8:55 AM EST</p>	<p>County National Bank at Clearfield, Pa. Madera Office</p> <p>473</p> <p>Steve M. Francisco Thelma Francisco Madera, Pa.</p> <p>Pro. By Deft 4.50 O.C. Pro. By Plff 3.50</p>	<p>APRIL 5, 1963, <u>AMICABLE REVIVAL</u>, filed. To Revive and continue Lien of Judgment Entered to 100 May Term, 1958</p> <p>By virtue of Power of Attorney contained therein, the Plaintiff and the Defendants agree to revive Amicable the same in favor of the Plaintiff and against the Defendants in the sum of Thirty-Eight and 81/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$3880.81</p> <p>Atty Comm. 10%</p> <p>Interest from May 19, 1958</p> <p>Filed and Entered by Plaintiff, April 5, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p><i>Amicable Revival # 285 February T, 1968</i></p> <p><i>And Now, 23 day of June 1970 by paper filed, the above judgment is satisfied in full of debt, interest and cost.</i></p> <p>Attest <i>Archie Hill</i> Prothonotary</p>
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<p>April 5 8:57 AM EST</p>	<p>First National Bank of Philipsburg, Pa.</p> <p>474</p> <p>Jacob Kukla Norma Kukla West Decatur, Pa.</p> <p>Pro. By Plff 4.50 Pro. By Plff 1.50</p>	<p><u>D. S. B. -- DATED APRIL 4, 1963</u></p> <p>Payable One Day after Date</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Eight Hundred Eleven and 68/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1811.68</p> <p>Atty Comm. 5%</p> <p>Interest from April 4, 1963</p> <p>Filed and Entered by Plaintiff, April 5, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, 19<sup>th</sup> day of Sept 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Carl E. Walker</i> Prothonotary</p>
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Capital Consumer Discount Co.  
DuBois, Pa.

D. S. B. -- DATED APRIL 2, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendnats in the sum of One Thousand Nine Hundred Twenty and No/100 Dollars, with Interest, Atorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1920.00

Atty Comm. 15%

Interest from April 2, 1963

Filed and Entered by Plaintiff, April 5, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

475

Richard C. Traister  
Maxine Traister  
Box 36, Olanta, Pa.

Pro. By Plff 4.50

*Pro. by Plff 1.50*

April 5  
9:01 AM EST

And Now, 7th day of Feb 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

(Continued from page 201 Community Consumer Discount Co, vs. Dorothy M. Kifer, al No. 468 February Term, 1963)

line of Pauline Drive West be an arc curving to the South, having a radius of 141.31 feet, the chord of which is South 15° 10' East, 80 feet to a pin and the place of beginning.

And it is further agreed that the plaintiff above named will not look to the said above mentioned and described premises or any part thereof, for payment of any part of the principal and interest of said above entitled judgment now or hereafter to become due, or in any way disturb, molest, put to charge or damage, the present or any future owner or owners, occupier or occupiers of the said above mentioned and described premises, or any part or portion thereof, for or by reason of the said judgment, or any matter, cause or thing thence accruing or to arise; Provided, that nothing herein contained shall affect the said judgment or its legal validity, so far as respects all other lands and tneements of the said defendant situate in the County aforesaid, which are not herein expressly exonerated therefrom.

IN WITNESS WHEREOF the said COMMUNITY CONSUMER DISCOUNT CO. has caused this Indenture to be signed by its Attested by its and has caused the common and corporate seal of the said corporation to be hereunto affixed this day of July 1965 s/ Ed. P. Dufton, President; Attest: Dorothy M. Roseberry, Secretary

MAY 18, 1967, PRAECIPE by Community Consumer Discount Company by Ed P. Dufton.

Mark the above judgment satisfied as to Arthur W. Kifer and Dorothy M. Kifer, Endorsers, only. (The above prepared and paid by Dan P. Arnold)

EIGHTEEN (18) REIMBURSEMENT AGREEMENTS, filed. The Commonwealth of Pennsylvania, Department of Public Welfare as Plaintiff. Filed April 5, 1963 at 9:02 A.M. E.S.T.  
 By virtue of Agreement contained therein Judgment is entered in favor of the Plaintiff and against the Defendants for the sum of Two Thousand (\$2000.00) Dollars, with Cost of Suit. Pro by Plff. ea. writ \$3.00 Judgment.

*Carl E. Walker*  
 Prothonotary

NUMBER	DEFENDANTS NAME AND ADDRESS	DATE
476	Satisfied by paper filed 2 Dec. 1964 Pro. 1.50 St. Tax .50 Paid Mary C. Berry, Box 272, RD 3, DuBois, Pa.	November 29, 1962
477	DECEMBER 4, 1967, SUGG NON PAY FILED TO NO. 260 NOVEMBER TERM, 1967 Paul J. & Mary Carmella, RD 2, DuBois, Pa.	February 7, 1963
* 478	DECEMBER 4, 1967, SUGG NON PAY FILED TO NO. 262 NOVEMBER TERM, 1967 Brinton R. and Mary R. Dickson, RD 1, West Decatur, Pa.	February 6, 1963
479	DECEMBER 4, 1967, SUGG NON PAY FILED TO NO. 227 NOVEMBER TERM, 1967 Leah P. Fronk; a/k/a Leah Dietrick, Westover, Pa.	February 26, 1962
SAI 480	DECEMBER 4, 1967, SUGG NON PAY FILED TO NO. 233 NOVEMBER TERM, 1967 Francis & Anna Hetrick, RD LeContes Mills, Pa.	February 26, 1963
481	Maynard & Hazel Hudson, RD 3, Clearfield, Pa.	February 15, 1963
482	DECEMBER 4, 1967, SUGG NON PAY FILED TO NO. 235 NOVEMBER TERM, 1967 Norbert Charles & Edith Mae Hugar, 1824 Dorey St., Clearfield, Pa.	February 11, 1963
Sat 10/14/70 483	DECEMBER 4, 1967, SUGG NON PAY FILED TO NO. 241 NOVEMBER TERM, 1967 Gladys O. Jones, Walker St., Houtzdale, Pa.	February 8, 1963
Sat 9/2/70 484	DECEMBER 4, 1967, SUGG NON PAY FILED TO NO. 243 NOVEMBER TERM, 1967 Daniel & Mary Kephart, 715 Hale St., Osceola Mills, Pa.	February 27, 1963
485	DECEMBER 4, 1967, SUGG NON PAY FILED TO NO. 247 NOVEMBER TERM, 1967 Stephen J. & Dorothy C. Kitko, Star Route, Curwensville, Pa.	February 11, 1963
486	DECEMBER 8, 1967, SUGG NON PAY FILED TO NO. 294 NOVEMBER TERM, 1967 Delbert C. & Thelma M. Kline, R.D.2, Mahaffey, Pa.	February 8, 1963
487	DECEMBER 8, 1967, SUGG NON PAY FILED TO NO. 305 NOVEMBER TERM, 1967 Anna Bertha McCully, Ramey, Pa.	February 13, 1963
7-22-93 488	DECEMBER 8, 1967, SUGG NON PAY FILED TO NO. 308 NOVEMBER TERM, 1967 Jerome A. & Elizabeth C. Moore, 1 High St., Clearfield, Pa.	February 19, 1963
SAI 7-22-93 489	DECEMBER 8, 1967, SUGG NON PAY FILED TO NO. 310 NOVEMBER TERM, 1967 Burdell Murdock, 23 W. Washington Ave., DuBois, Pa.	February 14, 1963
490	Anna Marushock, Smoke Run, Pa.	February 13, 1963
491	DECEMBER 11, 1967, SUGG NON PAY FILED TO NO. 330 NOVEMBER TERM, 1967 John & Aneida Elzina Richardson, Jr.	February 7, 1963
Sat 4/26/82 492	DECEMBER 11, 1967, SUGG NON PAY FILED TO NO. 335 NOVEMBER TERM, 1967 Raymond L. & Carlene E. Showers, Osceola Mills, Pa.	February 19-20, 1963
493	DECEMBER 11, 1967, SUGG NON PAY FILED TO NO. 339 NOVEMBER TERM, 1967 George Sperlow and Agnes Sperlow, Houtzdale, Pa.	February 20, 1963
Feb. 1, 1973	Sat. on paper filed, Pro. \$3.00, S.Tax.50¢ Paid	
* No. 478	Brinton R. and Mary R. Dickson	

Community Loan & Discount  
Company  
Clearfield, Pa.

D. S. B. -- DATED JUNE 16, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Six Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$600.00

Atty Comm.

Interest from June 16, 1962

Filed and Entered by Plaintiff, April 5, 1963

Judgment.

*Carl E. Walker*

Prothonotary

And Now, 29 day of May 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

April 5  
9:30 AM EST

494

James L. McCracken  
Donna L. McCracken  
LeContes Mills, Pa.

Pro. By Plff 4.50  
Pro. *by plff* 1.50

COUnty National Bank at  
Clearfield, Pa.

D. S. B. -- DATED APRIL 5, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Seventeen Hundred Three and 44/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1703.44

Atty Comm. 10%

Interest from April 5, 1963

Filed and Entered by Plaintiff, April 5, 1963

Judgment.

*Carl E. Walker*

Prothonotary

And Now, 20 day of May 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

April 5  
1:20 PM EST

495

Ernest E. McKenrick  
Jean M. McKenrick  
Lillias Havens  
Box 167 York Road  
Hightstown, N. J.

Pro. By Deft 5.00  
Pro. *by Deft* 1.50

County National Bank at  
Clearfield, Pa.

496

Robert E. Knepp  
Lillian Knepp  
Bigler, Pa.

Pro. By Deft 4.50  
*Pro. by Deft 1.50.*

April 5  
1:27 PM EST

D. S. B. -- DATED APRIL 5, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Fifteen Hundred Fifty Four and 99/100 Dollars with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1554.99

Atty Comm. 10%

Interest from April 5, 1963

Filed and Entered by Plaintiff, April 5, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

And Now, *19th* day of *Aug.* 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.  
Attest *Carl E. Walker*  
Prothonotary

American Consumer Discount  
Company  
101 E. Market St.  
Clearfield, Pa.

497

Richard L. Rennells  
Janey Rennells  
RD 1, Clearfield, Pa.

Pro. By Plff 4.50  
*Pro. by Plff 1.50*

April 5  
1:45 PM EST

D. S. B. -- DATED APRIL 5, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Twenty Four Hundred Forty Eight and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2448.00

Atty Comm. 15%

Interest from April 5, 1963

Filed and Entered by Plaintiff, April 5, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

And Now, *7* day of *Apr.* 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.  
Attest *Carl E. Walker*  
Prothonotary

Bernard Mendelsohn & Walter E. Alessandrone Atty General

IN RE: APPOINTMENT OF TWO MEMBERS OF A SPECIAL BOARD OF CONTROL FOR BECCARIA TOWNSHIP SCHOOL DISTRICT.

APRIL 5, 1963, PETITION FOR ABOLITION OF SPECIAL BOARD OF CONTROL, filed, by Harold O. Speidel.

NOW THEREFORE, petitioner prays your Honorable Court, in accordance with Section 692 of the Public School Code, to appoint two citizens who are qualified electors and taxpayers in Clearfield County within ten days of the presentation of this petition. HAROLD O. SPEIDEL Administrator of Distressed School Districts, Department of Public Instruction.

CERTIFICATE: I. Charles H. Boehm, Superintendent of Public Instruction of the Commonwealth of Pennsylvania, having conducted an investigation into the financial condition and administrative practices of the School board of Beccaria Township School District, Clearfield County, and finding that

- 1. Payments due the Beccaria-Coalport-Irvona Jointure remains unpaid for a period of ninety calendar days beyond the specified due date. In this case the unpaid July, 1962, share of \$13,359.60 remained unpaid on August 1, 1962. The total liability of the District to the Jointure was increased to \$74,952.18 as of November 1, 1962. 2. The School District has operated with a deficit of \$46,344.13 in the year 1960-61 and a deficit of \$70,797.62 in the year 1961-62, which deficits are in excess of the two per cent of assessed valuation of taxable real estate for two consecutive years by \$28,187.13 and \$53,059.00, respectively, do hereby certify and declare Beccaria Township School District, Clearfield County, in financial distress as defined in Act 675, approved December 15, 1959. Charles H. Boehm./s

498

Pro. By Riff 4.50

Pro. 5.00

ORDER:

AND NOW, this 5th day of April 1963, upon consideration of the foregoing petition and upon motion of Bernard Mendelsohn, Assistant Attorney General, and Walter E. Alessandrone, Attorney General of the Commonwealth of Pennsylvania, attorneys for petitioner, it is hereby ordered, adjudged and decreed that CARL E. HEIL and EDWARD B. REIGHARD are hereby appointed to serve with petitioner as a special board of control to assume control of the affairs of Beccaria Township School District, Clearfield County, and operate it in the place of the school directors during the period necessary to reestablish a sound financial structure in the district in accordance with the provisions of the Public School Code of 1949, the Act of March 10, 1949, P.L. 30, as amended. BY THE COURT, JOHN J. PENTZ, P.J. /s

JANUARY 11, 1965 PETITION FOR ABOLITION OF SPECIAL BOARD OF CONTROL, filed

The petition of Harold O. Speidel respectfully represents:

1. That by virtue of an Order of your Honorable Court dated April 5, 1963, Carl E. Heil, Coalport, Pennsylvania, and Edward B. Reighard, Court House Annex, Clearfield, Pennsylvania were appointed to serve with petitioner as a special board of control to assume control of the affairs of the Beccaria Township school District, Clearfield County, and operate it in the place of the school directors during the period necessary to reestablish a sound financial structure in the district in accordance with the provisions of the Public School Code of 1949, the Act of March 10, 1949, P.L. 30, as amended;

2. That a review of the financial structure of the Beccaria Township School District now discloses a - that Beccaria Township School District has negotiated a settlement of their jointure debt to the Beccaria-Coalport-Irvona Jointure for \$20,000.00; b - that deficits in the amount of \$46,344.13 for the year 1960-61 and \$70,797.62 for the year 1961-62 have been paid in full by said school district; c - that said school district has adopted a balanced budget for 1964-65;

3. That in view of the aforesaid, it is no longer necessary that a special board of control operate in place of the school directors of Beccaria Township School District;

4. That Carl E. Heil and Edward B. Reighard, appointed by your Honorable Court as members of the Special Board of Control for Beccaria Township School District, as aforesaid, have joined in this petition, their consent being attached hereto, made a part hereof and marked Exhibit A.

NOW, THE EFORE, petitioner prays your Honorable Court, in accordance with Section 692 of the Public School Code, to discharge Carl E. Heil, Edward B. Reighard, and petitioner from their duties as members of the Special Board of Control for the Beccaria Township School District, Clearfield County, Pennsylvania, and that said Special Board of Control be abolished.

And he will ever pray, etc. s/ Harold O. Speidel

CONSENT TO PETITION

Carl E. Heil and Edward B. Reighard, having been appointed by your Honorable Court by Order dated April 5, 1963 to serve as members of a Special Board of Control for Beccaria Township School District in accordance with the provisions of the Public School Code of 1949 as amended, hereby join in and consent to the petition of Harold O. Speidel for the abolition of said board of control. s/ Carl E. Heil Edward B. Reighard

ORDER:

AND NOW, this 11th day of January, 1965, upon consideration of the foregoing petition, it is ordered, adjudged and decreed that Harold O. Speidel, Carl E. Heil, and Edward B. Reighard are hereby discharged from their duties as members of the Special Board of Control for the Beccaria Township School District, Clearfield County, and that said special board of control be and is hereby abolished. s/ John A. Cherry, President Judge

Ammerman & Blakley

JOHN C. WEISGARBER t/d/b/a  
CURWENSVILLE HEATING AND  
PLUMBING CO.

499

Dudley D. Spencer and  
Vera M. Spencer, husband and  
wife.

Pro.	By atty	5.00
Atty		3.00
Shff	By atty	11.70
Pro.		3.50
Pro.	by atty	1.50

APRIL 5, 1963, COMPLAINT IN ASSUMPSIT, filed. Two copies certified to the Sheriff.

April 11, 1963, Sheriff's Return, filed.

NOW, April 10, 1963 at 11:55 A.M. served the within Complaint in Assumpsit on Vera M. Spencer at her place of residence in the Borough of Irvona, Clearfield County, Pennsylvania, by handing to Vera M. Spencer personally a true and attested copy of the Original Complaint in Assumpsit and made known to her the contents thereof.

Now, April 10, 1963 at 11:57 A.M. served the within Complaint in Assumpsit on Dudley D. Spencer at his place of residence in the Borough of Irvona, Clearfield County, Pennsylvania by handing to Vera M. Spencer an adult member of the family being the wife of Dudley D. Spencer a true and attested copy of the original Complaint in Assumpsit and made known to her the contents thereof. So answers, James B. Reese, Sheriff.

July 12, 1963, Praecept filed by Ammerman & Blakley by David S. Ammerman, Attorney for Plaintiff.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Five Hundred Seven Two and 11/100 Dollars, for want of an answer or appearance.

Debt \$572.11

Interest from August 1, 1962

Judgment.

*Carl E Walker*  
Prothonotary

And Now, 31<sup>st</sup> day of Aug 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E Walker*  
Prothonotary

Community Consumer Discount  
Company  
Clearfield, Pa.

April 6  
9:30 AM EST

500

Oliver B. Lee  
Mahaffey, Pa.

Pro. By Plff 4.50  
*Pro. 4.50*

D. S. B. -- DATED AUGUST 10, 1961

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Two Hundred Thirty and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1230.00

Atty Comm. 10%

Interest from August 10, 1961

Filed and Entered by Plaintiff, April 6, 1963

Judgment.

*Carl E. Walker*

Prothonotary

And Now, 7 day of Sept. 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Community Loan and Discount  
Company  
Clearfield, Pa.

April 6  
9:31 AM EST

501

Carmen Biancuzzo  
Lucy Biancuzzo, Endorser  
608 8th Street  
Clearfield, Pa.

Pro. By Plff 4.50  
*Pro. 4.50*

D. S. B. -- DATED APRIL 3, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Five Hundred Fifteen and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$515.00

Atty Comm.

Interest from April 3, 1963

Filed and Entered by Plaintiff, April 6, 1963

Judgment. ;

*Carl E. Walker*

Prothonotary

And Now, 19 day of Apr 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

<p>April 6 10:45 AM EST</p>	<p>First National Bank of Philipsburg, Pa.</p> <p>502</p> <p>Lloyd Hummel Gertrude Hummel RD Osceola Mills, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro. by Plff. 1.50</i></p>	<p><u>D. S. B. -- DATED MARCH 22, 1963</u></p> <p>Payable One Day after Date</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Nine Hundred Eighty Seven and 13/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$987.13</p> <p>Atty Comm. 5%</p> <p>Interest from March 22, 1963</p> <p>Filed and Entered by Plaintiff, April 6, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>22</u> day of <u>Aug</u> 19<u>64</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>April 6 11:45 AM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>503</p> <p>William P. Bloom Evelyn Bloom R.D. Curwensville, Pa.</p> <p>Pro. By Deft. 4.50 <i>Pro. by Deft 1.50</i></p>	<p><u>D. S. B. -- DATED APRIL 5, 1963</u></p> <p>Payable In Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Eleven Hundred Three and 32/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1103.32</p> <p>Atty Comm. 10%</p> <p>Interest from April 5, 1963</p> <p>Filed and Entered by Plaintiff, April 6, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>24</u> day of <u>Feb</u> 19<u>63</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Carl E. Walker</i> Prothonotary</p>
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Bell,  
Silberblatt  
& Swoope

Betty Elizabeth Orlando  
665 Filbert St.,  
Curwensville, Pa.

April 6  
11:55 AM EST

504

Helen Orlando, Alias  
Helen Orlando Mallon  
654 Filbert St.  
Curwensville, Pa.

Pro. By atty 4.50  
Atty 3.00

APRIL 6, 1963, AMICABLE SCIRE FACIAS to revive Lien Entered to  
519 February Term, 1958.

By virtue of Warrant of Attorney hereunto annexed, Bell,  
Silberblatt & Swoope, Attorneys appear for the Defendant and Confess  
Judgment in favor of the Plaintiff and against the Defendant in the  
sum of Six Hundred Seventy Seven and 04/100 Dollars, with Interest,  
Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay,  
Inquisition and Exemption.

Debt \$677.04

Atty Comm 10%

Interest from January 30, 1958

Filed and Confessed by Attorneys, April 6, 1963

Judgment.

*Carl E. Walker*

Prothonotary

J. Paul Frantz

Stetson Marston

APRIL 8, 1963, COMPLAINT IN TRESPASS, filed. Two copies certified to the Sheriff.

April 17, 1963, Sheriff's Return, filed Complaint in Trespass

Now, April 15, 1963 at 3:30 o'clock P.M. served the within Complaint in Trespass on Dorothy I. Winters at her place of residence, Osceola Mills R.D. Decatur Township, Clearfield County, Pennsylvania by handing to Dorothy I. Winters personally a true and attested copy of the original Complaint in Trespass and made known to her the contents thereof.

505

Now, April 15, 1963 at 3:33 o'clock P.M. served the within Complaint in Trespass on Gerald Winters at his place of residence Osceola Mills R.D. Decatur Township, Clearfield County, Pennsylvania by handing to Dorothy I. Winters, a adult member of the family, being the mother of Gerald Winters a true and attested copy of the original Complaint in Trespass and made known to her the contents thereof. So Answers, James B. Reese, Sheriff. /s

Joseph J. Lee

Gerald Winters

APRIL 22, 1963, PRAECIPE FOR APPEARANCE, filed

Please enter my appearance on behalf of Gerald Winters and Dorothy I. Winters, Defendants in the above entitled matter. Joseph J. Lee, atty for Defendants

Dorothy I. Winters

MAY 14, 1963, Answer, filed by Joseph J. Lee

Now, May 18, 1963 Service accepted by copy, J. Paul Frantz Jr.,

Atty for Plff.

Pro. By atty 5.00

August 22, 1963, PRAECIPE FOR APPOINTMENT OF ARBITRATORS, filed.

Atty 3.00

Now, August 22, 1963, hearing of the above case is fixed for Wednesday, Sept. 18, 1963, at 1:30 P.M., CLEARFIELD County Court House and the following Clearfield County Bar members appointed Arbitrators: Carl A. Belin, Jr, Chairman, Paul Silberblatt, & William T. Davis.

Sheriffs by atty 13.20

Pro. 1.00

August 22, 1963 Attorneys & Arbitrators notified by mail this date of Appointment, Time & date of Hearing.

Pro. 2.00

September 4, 1963, Notified by Joseph J. Lee, Attorney for Defendant that Arbitration Hearing in above case is rescheduled for Wednesday, September 25, 1963 at 1:30 P.M. DST. Arbitrators notified this date.

Pro. 12.00

September 25, 1963 Award of Arbitrators, filed.

#1553 - J. Paul Frantz -----\$21.70

Now, this 25th day of September, 1963, 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: Nonsuit as to Dorothy I. Winters; Judgment in favor of plaintiff and against the defendant Gerald Winters in the amount of \$1476.74. s/ Carl E. Belin, Jr., Chairman, Paul Silberblatt, William T. Davis.

Now, this 30th day of September, 1963, I hereby certify that the above award was entered of record this date in the proper dockets and notice of the return and entry of said award duly given to the parties or their attorneys. Carl P. Walker, Prothonotary, October 25, 1963, Praecipe filed by J. Paul Frantz, Jr. Mark the award in the above case "Satisfied"

S A T I S F I E D

S A T I S F I E D



TWENTY FOUR (24) SUGGESTIONS OF NON-PAYMENT, filed. April 8, 1963, at 1:15 P.M. E.S.T.  
 The Commonwealth of Pennsylvania Department of Public Welfare, Harrisburg, Pa. as Plaintiff.  
 Fifteen days have elapsed since notice of the filing of these Suggestion have been sent by Registered Mail to the named defendants at their last known address. Pursuant to the provisions of Act 372 of September 26, 1951, Judgment is entered in favor of the Plaintiff and against the Defendants for the sum of Two Thousand (\$2000.00) Dollars, except: #510 -5000.00; 516 - \$7232.00; 526 -\$1508.33; 528 - \$390.65, with Cost of Suit. Pro By Plaintiff each Writ \$3.50, except #528 - \$6.50.  
 Judgment

*Carl E. Walker*  
 Prothonotary

Number                      DEFENDANTS NAME AND ADDRESSES:                      REVIVING JUDGMENT NO.

	507	Goodrow, Charles and Hazel, Woodland, Pa.	627	May	1958
		<u>JANUARY 4, 1968, SUGG NON PAY FILED TO NO. 480 NOVEMBER TERM, 1967</u>			
	508	Graham, Laura L, Box 378, R. D. 1, Philipsburg, Pa.	852	May	1958
		<u>DECEMBER 4, 1967, SUGG NON PAY FILED TO NO. 231 NOVEMBER TERM, 1967</u>			
	509	Gutschall, Ethel, 266-13th St., Niagara Falls, N.Y.	752	May	1958
		<u>JANUARY 17, 1968, SUGG NON PAY FILED TO NO. 592 NOVEMBER TERM, 1967</u>			
	510	Hancock, Koa James, R. D. #1, Mahaffey, Pa.	753	May	1958
		<u>DECEMBER 4, 1967, SUGG NON PAY FILED TO NO. 232 NOVEMBER TERM, 1967</u>			
	511	Herr, Elmer and Mildred, Box 73, Osceola Mills, Pa.	754	May	1958
		<u>DECEMBER 4, 1967, SUGG NON PAY FILED TO NO. 234 NOVEMBER TERM, 1967</u>			
	512	HILTON, Nellie G. alias Mrs. Nellie G. Hilton, Box 44, Olanta, Pa.	755	May	1958
		<u>DECEMBER 4, 1967, SUGG NON PAY FILED TO NO. 236 NOVEMBER TERM, 1967</u>			
	513	Ibberson, James C., R. D. Box 787, Osceola Mills, Pa.	758	May	1958
		<u>DECEMBER 4, 1967, SUGG NON PAY FILED TO NO. 237 NOVEMBER TERM, 1967</u>			
	514	Irvine, Isabell Margaret, Berwindale, Penna.	759	May	1958
		<u>DECEMBER 4, 1967, SUGG NON PAY FILED TO NO. 238 NOVEMBER TERM, 1967</u>			
	516	Johnson, Amil L. Mary Johnson, 947 Hills St., Houtzdale, Pa.	760	May	1958
		<u>DECEMBER 4, 1967, SUGG NON PAY FILED TO NO. 240 NOVEMBER TERM, 1967</u>			
	517	Johnson, Ottilie H. dec. Dorothy Johnson, 521 E. 23rd St. Euclid (23), Ohio	761	May	1958
		<u>DECEMBER 4, 1967, SUGG NON PAY FILED TO NO. 242 NOVEMBER TERM, 1967</u>			
	518	Kephart, Arthur W., Osceola Mills, Pa.	762	May	1958
		<u>JANUARY 17, 1968, SUGG NON PAY FILED TO NO. 591A NOVEMBER TERM, 1967</u>			
	519	Kephart, Wilford and Margaret, P.O. Box 33, Houtzdale, Pa.	763	May	1958
		<u>DECEMBER 8, 1967, SUGG NON PAY FILED TO NO. 295 NOVEMBER TERM, 1967</u>			
	520	Knepp, Ruben and Anna., Wallaceton, Pa.	764	May	1958
		<u>DECEMBER 8, 1967, SUGG NON PAY FILED TO NO. 296 NOVEMBER TERM, 1967</u>			
	521	Lajoskey, Stanley Mrs., R. D. #1, Box 115, Morrisdale, Pa.	767	May	1958
		<u>DECEMBER 8, 1967, SUGG NON PAY FILED TO NO. 297 NOVEMBER TERM, 1967</u>			
	522	Legotckye, Stanley and Mary., R. D. Morrisdale, Pa.	766	May	1958
		<u>DECEMBER 8, 1967, SUGG NON PAY FILED TO NO. 298 NOVEMBER TERM, 1967</u>			
	523	Lige, Barbara and Tillie Vancas., R. D. #1, Utahville, Pa.	768	May	1958
		<u>DECEMBER 8, 1967, SUGG NON PAY FILED TO NO. 299, NOVEMBER TERM, 1967</u>			
	524	Little, Caroline., P.O. Box 85, Winburne, Pa.	769	May	1958
	525	Lumadue, Edward., R. D. #1, West Decatur, Pa.	770	May	1958
		<u>Satisfied by paper filed 14 July 1965 Pro. 1.50 St. Tax .50 Paid</u>			
	526	McCracken, William A., R. D. # New Millport, Pa.	773	May	1958
		<u>DECEMBER 8, 1967, SUGG NON PAY FILED TO NO. 306 NOVEMBER TERM, 1967</u>			
	527	McKee, Helen B. and Howard., Olanta, Pa.	730	May	1958
		<u>DECEMBER 8, 1967, SUGG NON PAY FILED TO NO. 307 NOVEMBER TERM, 1967</u>			
	528	McTavish, Thomas., Munson, Pa.	774	May	1958
		<u>DECEMBER 8, 1967, SUGG NON PAY FILED TO NO. 302 NOVEMBER TERM, 1967</u>			
	529	Magwire, Lula R. alias, Lula R. McGuire, dec; Ada Welker, Morrisdale, R. D. Pa., Harold Magwire., R. D. Morrisdale. Pa., Velma McDowell., Bigler, Pa., Aletha Hubler. Heirs; et al., R. D. Morrisdale, Pa., Mildred Taylor, Nellie McDowell, Heirs	729	May	1958
		<u>DECEMBER 8, 1967, SUGG NON PAY FILED TO NO. 303 NOVEMBER TERM, 1967</u>			
	530	Majeski, William Jr., and Anna., Trolley St., Winburne, Pa.	775	May	1958
		<u>Satisfied by paper filed Pro. 1.50 State Tax .50</u>			
	530	Mansell, Edward, dec. Susan Mansell, TT., R. D. Box 11-A, Morrisdale, Pa.	776	May	1958

*5-6-83 SAT*  
*SAT*  
*Sat 7/24/69*  
*Sat 7/10/72*  
*Sat 4/10/69*  
*Sat 9/13/72*  
*Sat 3/12/71*  
*SAT*  
*SAT*  
*SAT*  
*5/6/89 SAT*  
*8/11/64*

*Filed 3/19/62*  
*Filed 3/19/62*

COMMONWEALTH OF PA.

531

Bell, Silberblatt  
and Swope

Stanley A. Wills

Pro.	<i>By atty</i>	5.25
Pro.	By atty	3.00
Pro.		3.50
Pro.		2:00

April 8, 1963, PETITION FOR APPEAL FROM SUSPENSION OF OPR. LICENSE.

filed, One copy certified to the attorney.

WHEREFORE, your Petitioner respectfully requests that he be granted an appeal from the suspension of his operating privileges by the Secretary of Revenue and that this appeal operate as a supersedeas to the order of the Secretary of Revenue, and that the Secretary of Revenue be directed to return his 63-64 operator's card to him pending disposition of this appeal. Stanley A. Wills. /s

ORDER OF COURT:

NOW, this 8th. day of April, 1963, upon consideration of the within Petition, the appeal from the order of the Secretary of Revenue suspending the license of the Petitioner is granted and hearing shall be held on the 15th day of May, 1963, at 10 o'clock in the Courthouse at Clearfield, Clearfield County, Penna. The Petitioner shall give thirty days notice of the hearing to the Secretary of Revenue by certified mail.

This Order shall operate as a supersedeas to the order of the Secretary of Revenue suspending the privileges of Stanley A. Wills, and the Secretary of Revenue is directed to return the 63-64 operator's card #68C0933 to the said Stanley A. Wills pending disposition of this appeal. BY THE COURT, JOHN J. PENTZ, P.J. /s

May 15, 1963, Order filed.

~~XXXXXXXX~~ This is an appeal from order of suspension of motor operating privilege for period of three months issued by the Bureau of Highway Safety of the Department of Revenue of the Commonwealth of Pennsylvania.

~~XXXXXXXXXX~~

The alleged offence occurring May 5, 1962, the defendant charged with permitting a person not licensed to operate a motor vehicle to operate a motor vehicle.

Upon arrest the petitioner paid the fine and costs.

A suspension of three months was then fixed by the Bureau of Highway Safety, from which order this appeal is taken.

Under all the facts and circumstance, it appears the petitioner was endeavoring to accommodate a young woman who had to travel a short distance from her home to her place of employment, and permitted the young woman to drive his motor vehicle. She being approximately 26 years of age, and the petitioner did not suspicion her lack of operating privileges.

Under all the circumstances, however, the suspension of three months is excessive punishment, and abuse of discretion on the part of the Bureau of Highway Safety of the Department of Revenue.

ORDER: NOW, May 15, 1963, order of suspension is revoked. Appeal

Sustained. Petitioner to pay the Costs. By the Court, John J. Pentz President Judge.

<p>April 8 3:15 PM EST</p>	<p>Budget Plan Consumer Discount Company Clearfield, Pa.</p> <p>532</p> <p>Donal L. Stiner Grace Stiner LeContes Mills, Pa.</p> <p>Pro. By Plff; 4.50</p>	<p><u>D. S. B. -- DATED APRIL 6, 1963</u></p> <p>Payable In Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Six Hundred Eighty and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1680.00</p> <p>Atty Comm. 10%</p> <p>Interest from April 6, 1963</p> <p>Filed and Entered by Plaintiff, April 8, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>11th</u> day of <u>Sept</u> 19<u>62</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>April 9 9:20 AM EST</p>	<p>Community Consumer Discount Company DuBois, Pa.</p> <p>533</p> <p>Margaret Llewellyn Clyde E. Llewellyn PO Box 86, Penfield, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro. by Plff 1.50</i></p>	<p><u>D. S. B. -- DATED APRIL 8, 1963</u></p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered infavor of the Plaintiff and against the Defendants in the sum of Two Thousand Four Hundred Fifty Seven and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2457.00</p> <p>Atty Comm. 15%</p> <p>Interest from April 8, 1963</p> <p>Filed and Entered by Plaintiff, April 9, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>18<sup>th</sup></u> day of <u>Jan</u> 19<u>64</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <i>Carl E. Walker</i> Prothonotary</p>
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Anne X. Alpern  
Atty. General  
of Pa.  
Morley A. Baker  
Ass't Atty Gen  
Vasil Fisanck

Commonwealth of Pennsylvania  
Department of Labor and Indus-  
try to the use of Unemployment  
Compensation Fund

534

Headwaters Construction Co.  
Inc.(A corporation chartered  
under the laws of New York)

Pro. Atty Plff 4.50

6.C. By Plff. \$31.95  
By Commonwealth  
Pro. Shff. Reese 9.75  
By Commonwealth  
Shff. Williams 33.15

APRIL 9, 1963, CERTIFICATION OF DOCKET ENTRIES NO. 411 July Term,  
1959 Court of Common Pleas of Westmoreland County, Pennsylvania, filed.

Sci Fa Sur Judgment N. 396 January Term 1959 Returnable 1st  
Monday in September 1959 Issued Aug. 14, 1959 at 11:07 A.M. est. I  
hereby deputize the sheriff of Potter County, Pennsylvania to serve the  
within Scire Facias Sur Lien, on the within named Defendant: Head-  
waters Construction Co. Inc., at Coudersport, Potter County, Pennsyl-  
vania. Howard Bud Thomas, Sheriff of Westmoreland County.

I hereby deputize the Sheriff of Clearfield County, Pa. to serve  
the within Scire Facias Sur Lien, on the within named defendant,  
Headwaters Construction Co., Inc., (A corporation chartered under the  
laws of New York) at Fox Township, near Pennfield, Clearfield County,  
Pa. Howard Bud Thomas, Sheriff of Westmoreland County, Pa.

Now, August 27, 1959 at 11:59 o'clock A.M. DST served the within  
Scire Facias Sur Lien on Headwaters Construction Co., Inc. at Route  
17011, Penfield, R D, Clearfield County, Pennsylvania by handing to  
Charles Engleman personally a true and attested copy of the Original  
Scire Facias Sur Lien and made known to him the contents thereof.

Costs: Sheriff Ammerman \$9.20 (Paid by Sheriff Westmoreland County)  
So answers Charles G. Ammerman Sheriff (See affidavit filed)

For return of service of the within Scire Facias Sur Lien (Unem-  
ployment Compensation Contributions, Interest and Penalties) on the  
within named, Headwaters Construction Co., Inc. (A corporation  
chartered under the laws of New York), see return of service by  
Charles G. Ammerman, Sheriff of Clearfield County, Pennsylvania, as  
will appear from writing on paper attached hereto and made a part of  
this return, So answers, Howard Bud Thomas Sheriff, (Filed Oct. 16,  
1959)

Dec. 15, 1959 By direction of Anne X. Alpern, Attorney General  
of Pennsylvania, Morley W. Baker, Assistant Attorney General Eugene  
A. Creany. Judgment is entered in favor of the plaintiff and against  
the defendant above named for want of and answer and assess the plain-  
tiffs damages sec. reg. Note on the record of this judgment that  
interest on the principal sum (delinquent contributions) as per lien  
continues to run at the rate of 1% per month, or fraction thereof  
until paid. Principal sum (delinquent contributions) \$2271.28 Interest  
upon the several delinquent contributions from due dates to Fe.  
28, 1959 - \$87.36 Amount due as per lien No. 396 Jan Term 1959 -  
\$2271.28 Interest at 1% per month on principal sum (delinquent contri-  
butions) from February 28, 1959 to October 31, 1959 - \$174.71 Total  
amount of judgment \$2445.99. Pliffs Residence: Harrisburg, Pa.  
Defts Residence: Delmont, Pa.

Dec 15, 1959 - 2:22 P.M. Judgment entered. Leo Sokala, Pro.

June 30, 1960 Affidavit of No Assets filed.

No. xl68 April Term, 1960

Test Fi Fa to Shff of Clearfield County. Sur Judgment No. 398  
January Term, 1959, Sci Fa No. 411 July T. 1959. Issued June 30,  
1960. Returnable First Monday of October Term, 1960.

Real Debt \$2445.99

I.t. on \$2271.28 prin. sum at 1% per month or fraction thereof from  
October 31, 1959

Writ of Execution No. 1 May Term 1963

JUNE 10, 1963, SHERIFFS RETURN. filed

Know all men by these Presents, That I James B. Reese Sheriff of  
Clearfield County, State of Penna. do hereby deputize sheriff of Allegheny County to execute  
this writ: given under my hand and seal this 8 th day of May 1963 A.D. James B. Reese, Sheriff,  
On May 9th 1963, at 10:10 A.M. attached as within commanded Property belonging to Headwater  
Construction Co. Inc., Harry W. Findley Estate. Defendant in the hands of the within named gar-  
nishee an notified the within named garnishee as within directed by serving The Pittsburgh National  
Bank, Executor. At their place of business 526 Penn Avenue, Pittsburg, Pa. by handing to John T.  
Judge Jr., Assistant Secretary in charge thereof for the time being Duplicate true and attested  
copies of the within writ one copy of the writ for the garnishee and one copy of the writ for the  
defendant, making known to him the contents thereof. So Answers William Davis Sheriff of Allegheny  
County.

On May 10, 1963, at 6:40 P.M. attached as within commanded Property belonging to Headwaters  
Construction Co. Inc., Harry W. Findley Estate, Defendant in the hands of the within named  
garnishee and notified the within named garnishee as within directed by serving Rose E. Lepas, Ex.  
At the residence 141 Grienbriar Drive Scott Township, Pa. by handing to her personally, duplicate  
true and attested copies of the within writ: one copy of the writ for the garnishee and one copy of  
the writ to defendant making known to her the contents thereof. Alfred Spiegel Deputy Sheriff  
So answers William Davis Sheriff of Allegheny County.

NOW, May 20 the 1963, served the within Attachment Execution on the Headwaters Construction  
Company, Inc., by sending by registered mail, return receipt requested on the 22nd day of May  
1963, to Charles Engleman, President c/o Headwaters Construction Company, Inc., at Wellsville,  
New York, being last known address, a true and attested copy of the original Attachment Execution.  
Registered letter returned marked "moved, left no address " is hereto attached and made part this  
return of service.

NOW, May 9 1963, served the within Attachment Execution on the Pittsburgh National Bank, Ex-  
ecutor by deputizing the Sheriff of Allegheny County. The return of Sheriff William H. Davis is  
hereto attached and made part of this return of service.

NOW, May 10, 1963 served the within Attachment execution on Rose E. Lepas, Executor by dep-  
utizing the Sheriff of Allegheny County. The return of service of Sheriff William H. Davis, Sheriff  
of Allegheny County is hereto attached and made part of this return of service. So Answers James B. Reese, Shff.

<p>Apr 9 9:35 AM EST</p>	<p>Commercial Credit Corporation</p> <p>535</p> <p>Barbara Volk 101 Coal St. Oseeola Mills, Pa.</p> <p>Pro. by Plff. 4.50</p>	<p><u>D.S.B. LEASE AGREEMENT -- DATED December 12, 1961</u></p> <p>Payable in Installments</p> <p>By virtue of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Thousand Eight Hundred Seventeen and 36/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2817.36</p> <p>Atty Comm. 15%</p> <p>Interest from December 12, 1961</p> <p>Filed and entered by Plaintiff, April 9, 1963</p> <p>Judgment</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p>
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<p>Apr 9 10:02 AM EST</p>	<p>American Consumer Disc. Co.</p> <p>101 E. Market Street Clearfield, Pennsylvania</p> <p>536</p> <p>Michael A. Jozefik Patricia A. Jozefik Box 28 Kylertown, Penna.</p> <p>Pro. by Plff 4.50 <i>Pro by Plff 1.50</i></p>	<p><u>D. S. B. -- DATED APRIL 8, 1963</u></p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Four Hundred Forty Eight and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2448.00</p> <p>Atty. Comm. 15%</p> <p>Interest from April 8, 1963</p> <p>Filed and Entered by Plaintiff, April 9, 1963</p> <p>Judgment</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>1st</u> day of <u>May</u> 19<u>64</u> By paper filed, the above judgment is satisfied in full of debt, interest and c.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p>
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County National Bank at  
Clearfield, Pa.

D. S. B. -- DATED APRIL 9, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2000.00

Atty Comm. 10%

Interest from April 9, 1963

Filed and Entered by Plaintiff, April 9, 1963.

Judgment.

*Carl E. Walker*

Prothonotary

Pro. By Deft. 4.50  
*Pro. by deft. 1.50*

Now, 12 day of April 1964. By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

April 9  
10:30 AM EST

537

Anthony O. Marano  
Lena Marano  
R.D. 2 Clearfield, Pa.

<p>Edw. T. Kelley</p>	<p>Commonwealth of Pennsylvania</p> <p>538</p> <p>Robert M. Cartwright</p> <p>Pro. By atty 5.25 Atty 3.00</p>	<p>APRIL 9, 1963, PETITION for An Appeal from Justice of Peace.</p> <p>Now, April 8, 1963, Service of Within appeal accepted by Commonwealth by copy. David S. Ammerman, Ass't District Attorney Transferred to Quarter Sessions Docket No. 34, being No. 97 February Term, 1963</p>
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<p>April 9 11:05 AM EST</p>	<p>County National Bank at Clearfield, Pa. Madera Office.</p> <p>539</p> <p>Elmer Milliron Marian Milliron</p> <p>Pro. By Deft 4.50</p>	<p>APRIL 9, 1963, <u>AMICABLE REVIVAL</u>, filed. To revive and Continue Lein of Judgment Entered to 127 May Term, 1958</p> <p>By virtue of Power of Attorney contained therein, Plaintiff and the Defendants agree to revive Amicable the same in favor of the Plaintiff and against the Defendants in the sum of Eleven Hundred Five And No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1105.00 Atty. Comm. 5% Interest from June 12, 1958 Filed and Entered by Plaintiff, April 9, 1963 Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p>
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County National Bank at  
Clearfield, Pa.

D. S. B. -- DATED APRIL 5, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Three Thousand Three and 24/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

April 9

540

Debt \$3003.24

Russell Christoff  
Frances Christoff  
Houtzdale, Pa.

Atty. Comm. 10%

Interest from April 5, 1963

Filed and Entered by Plaintiff, April 9, 1963.

Judgment.

Pro. By Deft. 4.50

*Rec'd by Deft*

1.34

*Carl E. Walker*

Prothonotary

And when 10 day of May 1963 by paper filed, the debt is satisfied in full of debt, interest and cost.

Attest *Arthur H. Hart*  
Prothonotary



Apr 9, 1963  
1:20 PM EST

County National Bank at  
Clearfield, Pa

542

Mary E Stone  
402 11th St  
Clearfield, Pa

Pro By Deft \$4.50  
*Paid by Neft* 1.50

D. S. B. ---Dated April 9, 1963

Payable in Installments

By virtue of power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and Against the Defendants for the sum of Twelve Hundred thirty-seven and 68/100 Dollars, with Interest, Attorney Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1237.68

Interest from April 9, 1963

Attorney Commission 10%

Filed and Entered by Plaintiff April 9, 1963

Judgment

*Carl E. Walker*  
PROTHONOTARY

And Now, 2 day of June 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Apr 9, 1963  
12:20 PM EST

County National Bank at  
Clearfield, Pa

543

James C Murray  
Mary E Murray  
161 1/2 Race St, Clearfield, Pa

Pro By De ft \$4.50  
*Paid by Neft* 1.50

D. S. B. ----Dated April 9, 1963

Payable in Installments

By virtue of power of Attorney contained therein judgment is entered in favor of the Plaintiff and against the Defendants for the sum of Twenty Five Hundred Forty One and No/100 Dollars, with Interest Attorneys Commission, Cost of Suit, Release of Errors, Waiving Stay Inquisition and Exemption

Debt \$2541.00

Atty Comm 10%

Interest from April 9, 1963

Filed and Entered by Plaintiff April 9, 1963

Judgment

*Carl E. Walker*  
PROTHONOTARY

And Now, 3rd day of June 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

February Term 1963

<p>Ammerman &amp; Blakley</p>	<p>J. William Zipf</p>	<p>COMPLAINT IN DIVORCE filed April 10, 1963. 1 copy Cert. to Shff</p>
<p></p>	<p>544</p>	<p>April 18, 1963, SHERIFF'S RETURN, filed.</p>
<p></p>	<p>Dixie Lee Zipf</p>	<p>Now April 10, 1963 at 2:38 o'clock P.M. served the within Complaint in Divorce on Dixie Lee Zipf at her place of residence 325 Witmer Street, Borough of Clearfield, Clearfield County, Pennsylvania by handing to Dixie Lee Zipf personally a true and attested copy of the original Complaint in Divorce and made known to her the contents thereof. So Answers, James B. Reese, Sheriff.</p>
<p><i>Added Journal 4/11/63</i> \$128.00 Pd</p>	<p></p>	<p>April 25, 1963, Petition and Decree, filed. WHEREFORE, your petitioner prays that Willis Davis, of Clearfield Pennsylvania, be appointed guardian ad litem for Dixie Lee Zipf, a minor in this action. /S/ J. William Zipf.</p>
<p></p>	<p>Pro By Atty</p>	<p>ORDER: NOW, this 25th day of April, 1963, on consideration of the foregoing Petition, and it appearing that the father of the defendant has consented to act as guardian ad litem for the defendant who is a minor, it is hereby ORDERED AND DECREED that Willis Davis is hereby appointed guardian ad litem for Dixie Lee Zipf, a minor, in the divorce action at No. 544 February Term, 1963. By the Court, John J. Pentz, P. J.</p>
<p></p>	<p>Atty</p>	<p>May 4, 1963, By Motion on the Watch Book, Paul Frantz, Esquire, is appointed Master to take testimony and report same with recommended form of Decree to the Court. By the Court, John J. Pentz, President Judge.</p>
<p>Ck #158</p>	<p>Shff Reese</p>	<p>June 14, 1963, Master's Report, filed.</p>
<p></p>	<p>Pro.</p>	<p>AND NOW, the 15th day of June 1963, the report of the Master is acknowledged. We approve his findings and recommendations.</p>
<p></p>	<p>Master</p>	<p>We, therefore, DECREE that J. William Zipf be divorced and forever separated from the nputial ties and bonds of matrimony heretofor contracted between himself and Dixie Lee Zipf. Thereupon all the rights, duties or claims accruing to either of said parties in pursuance of said marriage, shall cease and determine, and each of them shall be at liberty to marry again as though they had never been heretofore married.</p>
<p></p>	<p>Clfd Co. Bar</p>	<p>The Prothonotary is directed to pay the Court costs, including Master's fees, as noted herein, out of the deposits received and then remit the balance to the Libellant. No Decree to issue until the costs be fully paid. We do further award to the said J. William Zipf his costs expended in this action. BY THE COURT, John J. Pentz, President Judge.</p>
<p></p>	<p>Pro.</p>	<p></p>
<p></p>	<p>Pro.</p>	<p></p>
<p></p>	<p><del>XXXXXX</del> Paid by Attorney \$128.00</p>	<p></p>
<p>#220 - J. Paul Frantz, Master</p>	<p>\$75.00</p>	<p></p>
<p>#221 - Clfd Co. Bar Association</p>	<p>10.00</p>	<p></p>
<p>Atty \$10. Ref. \$8.50</p>	<p>18.50</p>	<p></p>
<p>#222 - Ammerman &amp; Blakley</p>	<p>8.50</p>	<p></p>
<p>#158 - Shff Reese</p>	<p>16.00</p>	<p></p>
<p>Prothonotary</p>	<p>\$128.00</p>	<p></p>

Ammerman & Blakley

Hazel I Leamer now Hazel I McKee and Delmont E McKee  
  
545  
  
Evelyn Carol Stewart and Harold J Stewart

Pro by Atty 7.00  
Atty 3.00  
Shiff's by Atty 15.75

April 10, 1963, AMICABLE ACTION IN EJECTMENT filed and CONFESSION OF JUDGMENT on ARTICLES OF AGREEMENT -- DATED APRIL 10, 1963.

One copy certified to the Sheriff.  
All those four certain pieces or trats of land situated in the Borough of Burnside, County of Clearfield and State of Pennsylvania, Bounded and described as follows:

THE FIRST THEREOF: Beginning at a post on the line of land of Howard Gregg and on the Southerly side of the Township road leading from Cherry Tree to Burnside, (now vacated), thence along land of Howard Gregg in a Southerly direction two hundred and twelve feet to a post; thence along Howard Gregg and Race Track in an Easterly direction six hundred fifty feet to a post on line of John Leamer; thence along line of land of John Leamer three hundred fifty one feet to a post on the Southerly side of said Township road; thence along said Township road in a Westerly direction three hundred seventy six feet to a post and place of beginning, containing two (2) acres more or less.

THE SECOND THEREOF: Beginning at the northwest corner of Second Avenue and a twenty foot alley; thence North nineteen and one fourth rods to the line of property of James Wetzel; thence along said line South seventy four degrees East, twenty five and one half rods; thence along lands of Robert B. Notley and Waanda Ntley, South twelve and nine tenth rods to Second Avenue; thence along Second Avenue West, twenty four and eight tenth rods to place of beginning. Containing two acres, seventy eight and two third rods.

THE THIRD THEREOF: Beginning at a post at low water mark; thence along the Susquehanna river, North 86 Degrees--?--285 rods to line of lands of James Wetzel's thence South 9 1/2 degrees East 10.6 rods to line of lands of J. F. Notley; thence North 75 1/2 degrees West 31.3 rods to place of beginning and containing about 150 perches.

THE FOURTH THEREOF: Beginning at a post at the corner of lands of L. H. Haney; thence East along the Susquehanna River one hundred fourteen feet to lands of H. B. Wetzel; thence South by said lands to lands of John F. Notley; thence West along said land ninety two feet to land of L. H. Haney; thence North along said land to the Susquehanna River and place of beginning.

These being the same pieces or parcels of land which were conveyed to Hazel I. Leamer now wife of Delmont E. McKee, one of the parties of the first part hereto by Deed of John Leamer, dated January 31, 1947, recorded in Deed Book, Vol. 488 page 384, in the office for the recording of Deeds in Clearfield, Pennsylvania.

By virtue of power of Attorney recited therein, Ammerman and Blakley, Attorneys, confess Judgment in favor of the Plaintiffs and

against the Defendants for the aforesaid premises.

J.,dgment

*Carl E Walker*  
Prothonotary

Haber Facias Possessionem NO. 18 February 1963

APRIL 20, 1963, SHERIFFS RETURN, filed

Now, April 15, 1963 at 10:30 A.M. o'clock served the within Habere Facias Possessionem on Evelyn Carol Stewart at her place or residence Borough of Burnside, Clearfield County, Pennsylvania by handing to Evelyn Carol Stewart personally a true and attested copy of the original Habere Facias Possessionem and made known to her the contents thereof.

Now, April 15, 1963 served the within Habere Facias Possessionem on Harold J. Stewart by sending by Registered Mail, return receipt requested to Harold J. Stewart at the Allegheny County, Workhouse at Blawnox, Allegheny County, Pennsylvania being his last known address a true and attested copy of the original Habere Facias Possessionem on the 12th day of April, 1963 at 10:17 A.M. Return receipt for Registered Mail, signed by Harold J. Stewart is hereto attached and made part of this return.

By virtue of this Writ on the 16th day of April 1963 I caused Hazel I. Leamer, now Hazel I. McKee and Delmont E. McKee to have possession of the within named premises. So Answers, James B. Reese, Sheriff. /s

FEBRUARY TERM 1963

<p>Apr 10, 1963 9:20 AM EST</p>	<p>First National Bank of Philipsburg 546 Michael Kawa Houtzdale, Pa</p> <p>Pro By Plff \$4.50 ✓ Plff O C 3.50 Kelley Johnston &amp; Gimino O C 5.50</p>	<p>April 10, 1963 <u>Amicable Scire Facias</u> filed to <u>Revive</u> and continue Lien of Jusgment entered to No. 569 February Term 1958 By virtue of power of Attorney contained therein judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Seven hundred eighty-five and 47/100 Dollars, with Interest, Cost of Suit, Release of Errors, Waiving stay, Inquisition and Exemption.</p> <p style="text-align: right;">Debt \$785.47</p> <p>Atty. Comm 5% Interest from March 29, 1950 Filed and Entered by Plaintiff April 10, 1963 Judgment</p> <p style="text-align: right;"><i>Carl E. Walker</i> <b>PROTHONOTARY</b> <i>Amicable Scire Facias # 422 February T, 1963</i></p>
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<p>Apr 10, 1963 9:30 AM EST</p>	<p>T I C Consumer Discount Corp., Punxsutawney, Pa 547 Joseph Kematick Helen Kematick RD #3 BuBois, Pa</p> <p>Pro By Plaf \$4 00 <i>Pro By Plff</i> 50 <i>Pro by Plff</i> 1.50</p>	<p><u>D. S. B. Dated April 8, 1963</u> Payable in Installments By virtue of power of Attorney contained therein, judgment is entered in favor of the Plaintiff and against the Defendants for the sum of Twelve Hundred Twenty-four and No/100 Dollars, with Interest Attorneys Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p style="text-align: right;">Debt \$1224.00</p> <p>Atty. Comm 15% Interest from April 8, 1963 Filed and Entered by Plaintiff April 10, 1963 Judgment</p> <p style="text-align: right;"><i>Carl E. Walker</i> <b>PROTHONOTARY</b></p> <p>And Now, <u>12</u> day of <u>Apr</u> 19<u>63</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Carl E. Walker</i> <b>Prothonotary</b></p>
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February Term 1963

Apr 10, 1963  
10:15 AM  
EST

Sears Roebuck & Co  
Clearfield, Pa  
548  
John H Jones  
Dorothy Jones  
RD Grampian, Pa

Pro By Plff \$4.50  
*Pro by Plff* 1.50

D. S. B. Dated April 2, 1963 filed  
Payable One Day  
By virtue of power of Attorney contained therein, judgment is entered in favor of the Plaintiff and against the Defendants for the sum of Seven Hundred Thirty-nine and 44/100 Dollars, with Interest Attorneys Commission, Cost of Suit, Release of Errors, Waiving Stay Inquisition and Exemption.

Debt \$739.44

Atty. Comm 15%  
Interest from April 2, 1963  
Filed and Entered by Plaintiff April 10, 1963  
Judgment

*Carl E Walker*  
PROTHONOTARY

And Now, 9 day of Aug 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

Apr 10, 1963  
10:16 AM EST

Sears Roebuck & Co  
Clearfield, Pa  
549  
Robert Hartley  
Isabelle E Hartley  
RD Morrisdale, Pa

Pro By Plff \$4.50  
*Pro by Plff* 3.00

D. S. B. ---Dated April 4, 1963  
Payable One Day  
By virtue of power of Attorney contained therein judgment is entered in favor of the Plaintiff and against the Defendants for the the sum of Twenty One Hundred Sixty-five and No/100 Dollars, with Interest, Attorney Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2165.00

Atty. Comm 15%  
Interest from April 4, 1963  
Filed and Entered by Plaintiff April 10, 1963  
Judgment

*Carl E Walker*  
PROTHONOTARY

And Now, 8 day of Sept 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

FEBRUARY TERM, 1963

NO INSTRUMENTS FILED TO NO. 550 and 551 FEBRUARY TERM, 1963

<p>John K. Reilly, Jr.</p>	<p>Commonwealth of Pennsylvania</p> <p>552</p> <p>Oscar M. Carter</p> <p>Pro. By atty 5.25</p> <p>Atty 3.00</p> <p>Pro. 3.50</p> <p>Pro. 3.50</p>	<p><u>APRIL 10, 1963</u>, PETITION FOR ALLOWANCE OF APPEAL from the decision of a Justice of the Peace.</p> <p>Your petitioner therefore prays that an appeal be allowed from the decision and judgment of the said justice of the Peace to the Court of Common Pleas of the said county; that the proceedings herein complained of may be reviewed according to law. And he will ever pray. /S/ Oscar M. Carter.</p> <p>ORDER: NOW, April 10, 1963, the foregoing petition having been presented, a rule is granted to show cause why the appeal should not be allowed; returnable to the 24th day of April at 10:00 o'clock A.M.; notice to be served on the District Attorney _____ days before the return day.</p> <p>Appellant to Post Bond \$2500.00 By the Court, John J. Pentz, President Judge.</p> <p>Now, the 11th day of April, 1963, service accepted, Eugene G. Kitko.</p> <p>The above case was filed, also, to 86 February Sessions, 1963.</p> <p><u>April 26, 1963</u> - See Order filed to 86 February Ssns. 1963.</p> <p>Bail heretofore entered to be continued; and the action instituted in the Common Pleas Court, by defendant, to be continued, pending disposition of this appeal on June 5th next. By the Court, John J. Pentz, President Judge.</p> <p><u>September 12, 1963</u>, Motion to Quash and Order filed to No. 87 February Ssns. 1963.</p> <p>WHEREFORE, John K. Reilly, Jr., Esq., attorney for Oscar M. Carter, moves that the information in the above captioned matter be quashed and the action be forever dismissed. s/ John K. Reilly, Jr.</p> <p>ORDER: NOW, this 12th day of September, 1963, upon motion of John K. Reilly, Jr., Esq., attorney for the Defendant herein, it is hereby ordered and decreed that the information in the above captioned action be quashed and forever dismissed and the bond in the amount of \$2,500.00 be returned to the Defendant herein. It is also ordered and decreed that the appeal lodged by the Defendant in the Court of Common Pleas to No. 552, February Term, 1963, be decided in favor of the Defendant and said action dismissed. BY THE COURT, John J. Pentz, P.J.</p>
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Commonwealth of Pennsylvania

APRIL 10, 1963, PETITION FOR ALLOWANCE OF APPEAL, filed. From the

Decision and Judgment of Justice of the Peace, Steele Butterworth

Your petitioner therefore prays that an appeal be allowed from the decision and judgment of the said justice of the Peace to the Court of Common Pleas of the said county; that the proceedings, herein complained of may be reviewed according to law. And he will ever pray, /S/ Stanley Podliski

553

ORDER: NOW, April 10, 1963, the foregoing petition having been presented, a rule is granted to show cause why the appeal should not be allowed; returnable to the 25th day of April at 10 o'clock A.M. notice to be served on the district attorney \_\_\_\_\_ days before the return date.

Appellant Post Bond of \$2500.00. By the Court, John J. Pentz, President Judge. ;

Now the 11th day of April, 1963, Service accepted. Eugene G. Kitko

John K. Reilly, Jr.

Stanley Podliski

This Case also filed to 87 February Sessions 1963, See order

ORDER: - See 87 February Ssns. 1963

Bail heretofore entered to be continued; and the action instituted in the Common Pleas Court, by defendant, to be continued, pending disposition of this appeal on June 5th next. By the Court, John J. Pentz, President Judge.

Pro. By atty 5.25

Atty 3.00

Pro. 3.50

Pro. 3.50

September 12, 1963, Motion to Quash and Order filed to No. 87 February Ssns 1963.

WHEREFORE, John K. Reilly, Jr., Esq., attorney for Stanley Podliski, moves that the information in the above captioned matter be quashed and the action be forever dismissed. s/ John K. Reilly, Jr.

ORDER; NOW, this 12th day of September, 1963, upon motion of John K. Reilly, Jr., Esq., attorney for the Defendant herein, it is hereby ordered and decreed that the information in the above captioned action be quashed and forever dismissed and the bond in the amount of \$2,500.00 be returned to the Defendant herein. It is also ordered and decreed that the appeal lodged by the Defendant in the Court of Common Pleas to No. 553, February Term, 1963 be decided in favor of the Defendant and said action dismissed. BY THE COURT, John J. Pentz, President Judge.

<p>Bell Silberblatt &amp; Swoope</p>	<p>Commonwealth of Pennsylvania</p> <p>554</p> <p>Paul O. Strotman John Yourick Joseph Zini Harry Bradford</p> <p>Pro. By atty 5.25 Atty 3.00 Pro. 3.50</p>	<p>APRIL 10, 1963, PETITION FOR ALLOWANCE OF AN APPEAL, filed. From the Decision and Judgment of Justice of the Peace.</p> <p>It is respectfully requested that an order be made directing the Justice of the Peace to forward to you Honorable Court his record in these cases and that there may be a hearing set on such other proceeding as may determine the liability of the defendants. And they will ever pray. Bell, Silberblatt &amp; Swoope, By. F. Cortez, Bell, Attorneys for Petitioners.</p> <p>ORDER: NOW, April 10, 1963, the within petition having been read rule to show cause why an appeal is allowed with a certiorari to issue to Justice of the Peace, Steele Butterworth, to send a copy of of the proceeding before him, the petitioners to file a bond in the amount of \$2500.00, to be approved by the Court. Returnable April 25, 1963 at 10:00 A.M. By the Court, John J. Pentz, President Judge. Now, this 11th day of April, 1963, service accepted. Eugene G. Kitko.</p> <p>April 26, 1963, - This case, also, filed to 88 February Ssns 1963/ Order: - See No. 88 February Sessions, 1963 - Bail heretofore entered to be continued; and the action instituted in the Common Pleas Court, by defendants, to be continued, pending disposition of this appeal on June 5th next. By the Court, John J. Pentz, President Judge.</p> <p>September 23, 1963, Motion to Quash and Order, filed.</p> <p>ORDER OF COURT: AND NOW, this 23rd day of September, 1963, the within Motion to Quash has been read and considered, it is hereby Ordered that the said Appeal is allowed and the above named Defendants are discharged from custody. By The Court, John J. Pentz, President Judge.</p> <p>Bond filed to No. 88 February Ssns 1963 was returned by check to person posting same.</p>
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NO INSTRUMENT FILED TO NO. 555 FEBRUARY TERM, 1963

Walter E. Alessandrini

Commonwealth of Penna.  
To Use: Unemployment Compensation Fund, Harrisburg, Pa.

Apr. 11 9:15 AM EST

556

Metro Yebnetsky, Individually ant t/a Yebnetsky Coal Company  
924 Good St., Houtzdale, Pa.

Pro. 4.50

APRIL 11, 1963, CERTIFIED COPY OF LIEN UNDER PENNA UNEMPLOYMENT

COMPENSATION LAW, filed. Dated February 25, 1963

This Lien is entered for Unpaid Unemployment Compensation Contributions in the sum of One Hundred Eighty Five and 76/100 Dollars, with unpaid Interest, Penalties in the amount of Twelve and 47/100 Dollars, with Interest and costs.

Debt 185.76

Interest and Penalties 12.47 \$198.23

Interest from March 31, 1963

Filed and Entered by Plaintiff, April 11, 1963

Judgment.

*Carl E. Walker*

Prothonotary

David Stahl

Commonwealth of Pennsylvania  
To Use: Unemployment Compensation Fund, Harrisburg, Pa.

April 11 9:16 AM EST

557

Frederick D. Evans  
525 Martin Street  
Clearfield, Pa.

Pro. *by Pitt* 4.50  
*by West* 1.50

APRIL 11, 1963, CERTIFIED COPY OF LIEN UNDER PENNA. UNEMPLOYMENT

COMPENSATION LAW, filed. Dated January 4, 1963.

This Lien is entered for Unpaid Unemployment Compensation Contributions in the sum of Three Hundred Four and No/100 Dollars, with unpaid Interest, and Penalties in the amount of Thirty One and 92/100 Dollars, with Interest and Costs.

Debt \$304.00

Interest & Penalties 31.92 \$\$\$335.92

Interest from January 31, 1963

Filed and Entered by Plaintiff, April 11, 1963.

*Carl E. Walker*

Prothonotary

And Now, 13 day of July 1966. By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

<p>David Stahl</p> <p>April 11 9:17 AM EST</p>	<p>Commonwealth of Pennsylvania To Use: Unemployment Compensation, Fund, Harrisburg, Pa.</p> <p>558</p> <p>Metro Yebornetsky, Individually and t/a Yebornetsky Coal Company 924 Good St., Houtzdale, Pa.</p> <p>Pro. 4.50</p>	<p><u>APRIL 11, 1963, CERTIFIED COPY OF LIEN UNDER PENNA. UNEMPLOYMENT COMPENSATION LAW, filed. Dated January 10, 1963</u></p> <p>This Lien is entered for Unpaid Unemployment Compensation Contribution in the sum of One Hundred Fifty Five and 05/100 Dollars, with unpaid Interest and Penalties in the amount of Fourteen and 30/100 Dollars, with Interest and costs.</p> <table border="0"> <tr> <td>Debt</td> <td>\$155.05</td> </tr> <tr> <td>Interest and Penalties</td> <td><u>14.30</u> \$169.35</td> </tr> </table> <p>Interest from January 31, 1963</p> <p>Filed and Entered by Plaintiff, April 11, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p>	Debt	\$155.05	Interest and Penalties	<u>14.30</u> \$169.35
Debt	\$155.05					
Interest and Penalties	<u>14.30</u> \$169.35					

<p>April 11 9:27 AM EST</p>	<p>American Consumer Discount Company Clearfield, Pa.</p> <p>559</p> <p>Frank P. Harzinski Emily Harzinski 400 Anderson Street Curwensville, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro. by Plff 1.50</i></p>	<p><u>D. S. B. -- DATED APRIL 10, 1963</u></p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Four Hundred Forty Eight and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <table border="0"> <tr> <td>Debt</td> <td>\$2448.00</td> </tr> </table> <p>Atty Comm. 15%</p> <p>Interest from April 10, 1963</p> <p>Filed and Entered by Plaintiff, April 11, 1963</p> <p>Judgment. ;</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <i>19th</i> day of <i>Nov</i> 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Carl E. Walker</i> Prothonotary</p>	Debt	\$2448.00
Debt	\$2448.00			

American Consumer Discount  
Company  
Clearfield, Pa.

April 11  
9:28 AM EST

560

Mark Bowles  
Donna L. Bowles  
Bigler Rd., RD3  
Clearfield, Pa.

Pro. By Plff 4.50

D. S. B. -- DATED APRIL 10, 1963

Payable in Installments

By virtue of power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants for the sum of Two Thousand Three Hundred Four and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2304.00

Atty. Comm. 15%

Interest from April 10, 1963

Filed and Entered by Plaintiff, April 11, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 13th day of Sept, 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

<p>Edw. T. Kelley <del>XXXXXX</del> <del>REDDY,XXX</del></p> <p>John K. Reilly, Jr.</p>	<p>Commonwealth of Pennsylvania</p> <p>561</p> <p>Merle B. Roussey</p> <p>Pro. <i>By atty</i> 5.25</p> <p>Atty 3.00</p> <p>Pro. 2.00</p> <p><del>William T. Confer</del> Wit. Bill Test. 16.48</p> <p>Transcript of Plff Wit Bill 8.40 17.60</p> <p>Pro. 3.50</p> <p>Pro. 2.00</p> <p>41.75</p>	<p>APRIL 11, 1963, PETITION FOR APPEAL FROM ORDER OF SECRETARY OF REVENUE SUSPENDING OPERATOR'S LICENSE, filed. One copy certified to Attorney for transmittal to the/ Director of Highway Safety.</p> <p>Your petitioner respectfully prays that this appeal be allowed; that a hearing de novo be granted to determine whether your petitioner is subject to suspension of his operator's license; that this appeal act as a supersedeas pending said hearing; and that upon conclusion thereof petitioner's driver's privilege be restored to him. And so he will ever pray. /S/ Merle B. Roussey</p> <p>ORDER: AND NOW, this 11th day of April, 1963, upon consideration of the foregoing Petition for Appeal from Order of Secretary of Revenue Suspending Operator's License, and on motion of John K. Reilly, Jr., attorney for Merle B. Roussey, petitioner, a hearing is granted de novo to determine whether the petitioner, Merle B. Roussey is subject to suspension of his operator's license.</p> <p>This appeal shall act as a supersedeas of the suspension order. Hearing is fixed for the 23rd day of May 1963. By the Court, John J. Pentz, President Judge.</p> <p>May 6, 1963, Praecept filed by Edward T. Kelley. Enter my appearance for the Commonwealth. EDward T. Kelley.</p> <p>MAY 28, 1963, TRANSCRIPT OF TESTIMONY, filed May 28, 1963, Transcript of Testimony taken before Hon. John J. Pentz on May 28, 1963, lodged by Carl E. Walker, Clerk of Court and Prothonotary.</p> <p>JULY 22, 1963, OPINION &amp; ORDER, filed</p> <p>ORDER: NOW, July 22, 1963, the appeal of Merle B. Roussey from the action of the Bureau of Traffic Safety is sustained; and the ninety-day suspension overruled. Exception noted. Merle B. Roussey to pay the Costs. BY THE COURT, JOHN J. PENTZ, P.J.</p>
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Gleason, Cherry & Cherry	John T. Palumbo	
	562	
	Alda Palumbo	
Pro	By atty	7.00
Atty		3.00
Mast. \$75. Service		37.00
Master		112.00
Clfd Co Bar		10.00
Pro.		10.00
Pro.		1.00
<hr/>		
\$135.00 Paid by Attorney		
(Master \$75. Service \$37.		
#301 - Robert V. Maine, Master		\$112.00
#302 - Clfd Co. Bar Assn.		10.00
#303 - Gleason, Cherry & Cherry		2.00
Prothonotary		11.00
		<hr/>
		\$135.00

APRIL 11, 1963, COMPLAINT IN DIVORCE, filed. One copy certified to Attorney.

June 11, 1963, Return of Service, filed.  
 NOW, June 10, 1963, served Alda Palumbo, Defendant, by sending to her a true and attested copy of the Complaint in Divorce entered to No. 562 February Term, 1963, by Registered Mail. Deliver to Addressee Only with Return Receipt Requested; said attested copy of Complaint was delivered to the said Alda Palumbo, on April 20, 1963, as shown by the Return Receipt which is attached hereto. So Answers, Edward V. Cherry, Attorney for Plaintiff.  
 Sworn to and subscribed before me this 10th day of June, 1963, Josephine M. Sherry, Notary Public. Commission expires Jan. 7, 1967.

June 20, 1963, By Motion on the Watch Book, Ervin S. Fennell, Esq. is appointed Master to take testimony and report same with recommended form of Decree to the Court. By the Court, John J. Pentz, P.J.

SEPTEMBER 13, 1963, MASTER'S REPORT, filed

AND, NOW the 21st. day of September 1963, the report of the Master is acknowledged. We approve his findings and recommendations.

We, therefore, DECREE that WOHN T. PALUMBO be divorced and forever separated from the nuptial ties and bonds of matrimony here tofore contracted between himself and ALDA PALUMBO. Thereupon all the rights, duties or claims accruing to either of said parties in pursuance of said marriage, shall cease and determine, and each of them shall be at liberty to marry again as though they had never been heretofore married.

The Prothonotary is directed to pay the Court costs, including Master's Fees, as noted herein, out of the deposits received and then remit the balance to the libellant. No Decree to issue until the costs be fully paid. We do further award to the said Master a fee of \$85.00 and his costs expended in this action. BY THE COURT JOHN J. PENTZ, P.J.

5-19-63  
 1/25. 1/10/63  
 up / Th... Co



Belin & Belin

WILLIAM JOHN MAYHUE

APRIL 11, 1963, COMPLAINT IN DIVORCE, filed. One copy certified to the Sheriff.

#135<sup>00</sup> by atty  
4/11/63  
By Sheriff's Co

564

APRIL 22, 1963, SHERIFF'S RETURN, filed  
Now, April 15, 1963 served the within Complaint in Divorce on Ferdina Tompkins Joplin Mayhue by sending by REGISTERED MAIL, return receipt requested, deliver ONLY to addressee, to Ferdina Tompkins Joplin Mathue, at 302 Cedar Street, Richland, Washington, being her last known address, a true and attested copy of the original Complaint in Divorce on the 12th day of April, 1963 at 10:15 o'clock A.M. Return receipt for registered mail, signed by Ferdina Thompkins Joplin Mayhue is hereto attached and made part of this return of service. So Answers, James B. Reese, Sheriff

FERDINA TOMPKINS JOPLIN MAYHUE  
302 Cedar Street  
Richland, Washington, ~~Pa.~~

May 18, 1963, By Motion on the Watch Book, William T. Davis, Esquire, is appointed Master to take testimony and report same with form of Decree recommended to the Court. By the Court, John J. Pentz, President Judge.

JUNE 21, 1963, MASTERS REPORT, filed

Pro.	By atty	7.00
Atty		3.00
#159	Shff James B. Reese	9.25
	Master \$75. Reg. Mail	
	Master 1.34	76.34
	Clfd Co. Bar Assn	10.00
	Pro.	10.00
	Pro.	1.00

AND NOW, the 22nd. day of June 1963, the report of the Master is acknowledged. We approve his findings and recommendations.

We, therefore, DECREE that WILLIAM JOHN MAYHUE be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between himself and FERDINA THOMPkins JOPLING MATHUE. Thereupon all the rights, duties or claims accruing to either of said parties in pursuance of said marriage, shall cease and determine, and each of them shall be at liberty to marry again as though they had never been heretofore married.

\$135.00 By Attorney

	Master \$75. Reg. Mail \$1.34	
#229 - Wm. T. Davis	Master	\$76.34
#230 - Clfd County Bar Assn.		10.00
#159 - Shff Reese		9.25
	Atty \$10. Ref. \$18.41	
#229 - Belin & Belin		28.41
	Prothonotary	11.00
		<u>\$135.00</u>

The Prothonotary is directed to pay the Court costs, including Master's Fees, as noted herein, out of the deposits received and then remit the balance to the libellant. No Decree to issue until the costs be fully paid. We do further award to the said his costs expended in this action. BY THE COURT JOHN J. PENTZ, P.J.

<p>Blakley Ammerman &amp;</p>	<p>JOHN C. WEISGARBER t/d/b/a CURWENSVILLE HEATING AND PLUMBING CO.</p> <p>565</p> <p>DONALD ZORGER and ALMA A. ZORGER,</p> <p>Pro. 5.00 Shff's By Atty 11.40</p>	<p>APRIL 11, 1963, COMPLAINT IN ASSUMPSIT, filed. Two copies certified to Sheriff.</p> <p>APRIL 20, 1963, Sheriffs Return, filed</p> <p>NOW, APRIL 15, 1963 at 9:40 o'clock A.M. served the within Complaint in Assumpsit on Donald Zorger at his place of residence, Grampian R.D., Penn Township, Clearfield County Pennsylvania by handing to Donald Zorger personally a true and attested copy of the original Complaint in Assumpsit and made known to him the contents thereof.</p> <p>Now, April 15, 1963 at 9:43 o'clock A.M. served the within Complaint in Assumpsit on Alma A. Zorger at her place of residence Grampian R.D. Penn Township, Clearfield County Pennsylvania by handing to Donald Zorger, an adult member of the family, being the husband of Alma A. Zorger a true and attested copy of the original Complaint in Assumpsit and made known to him the contents thereof. So Answers, James B. Reese, Sheriff /s</p>
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Community Consumer Discount Co.

DuBois, Pa.

Apr 12  
9:55 AM EST

566

Barbara L. DeLong

William DeLong

R. D. #2

DuBois, Penna.

Pro. by Plff 4.50

*Pro. by Plff 1.50*

And Now, 1st day of May 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest Carl E. Walker  
Prothonotary

D. S. B. -- DATED APRIL 11, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Four Hundred Fifty Seven and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2457.00

Atty Comm. 15%

Interest from April 11, 1963

Filed and Entered by Plaintiff, April 12, 1963

Judgment

*Carl E. Walker*

Prothonotary

Philips Consumer Discount Co.

Front & Pine Streets

Philipsburg, Pa.

Apr 12  
9:04 AM EST

567

Curtis Products Co., Inc.

M. G. Curtis, President

W. Pine Street

Philipsburg, Penna.

Pro. by plff 4.50

Pro. By Atty 2.00

*Pro. By Plff 3.00*

And Now, 10th day of Feb 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest Archie Hill  
Prothonotary

D. S. B. -- DATED MARCH 5, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the Sum of One Thousand Eight Hundred Ninety and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Incquisition, and Exemption.

Debt. \$1,890.00

Atty Comm.

Interest from March 5, 1963

Filed and Entered by Plaintiff, April 12, 1963

Judgment

*Carl E. Walker*

Prothonotary

SEPTEMBER 9, 1966, RELEASE FROM LIEN OF JUDGMENT, filed.

KNOW ALL MEN BY THESE PRESENTS, that Philips Consumer Discount Co. the plaintiff named in the above entitled judgment, for and in consideration of the sum of one Dollar, lawful maoney of the United States, to it paid by the defendant, above named, the receipt whereof is hereby acknowledged, hereby forever acquit, exonerate, discharge and release from the lien of the above entitled judgment, the following described property, to wit:

ALL that certain piece or parcel of land located, lying and being in the Borough of Chester Hill, Clearfield County, Pennsylvania, bounded and described to follow to wit:

<p>April 12 9:10 AM EST</p>	<p>Community Loan &amp; Discount Company Clearfield, Pa.</p> <p>568</p> <p>Delbert Wisor Mineral Springs, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro. by Plff 1.50</i></p>	<p><u>D. S. B. -- DATED APRIL 5, 1963</u></p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Five Hundred Twenty-five and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$525.00</p> <p>Atty Comm.</p> <p>Interest from April 5, 1963</p> <p>Filed and Entered by Plaintiff, April 12, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>8<sup>th</sup></u> day of <u>Mar</u> 19<u>65</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <u><i>Carl E. Walker</i></u> Prothonotary</p>
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<p>April 12 9:11 AM EST</p>	<p>Community Loan &amp; Discount Company Clearfield, Pa.</p> <p>569</p> <p>Cleve E. Wisor, Endorser Catherine Wisor, Endorser Mineral Springs, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro. by Plff 1.50</i></p>	<p><u>D. S. B. -- DATED APRIL 5, 1963</u></p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Five Hundred Twenty Five and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$525.00</p> <p>Atty Comm.</p> <p>Interest from April 5, 1963</p> <p>Filed and Entered by Plaintiff, April 12, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>8<sup>th</sup></u> day of <u>Mar</u> 19<u>65</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <u><i>Carl E. Walker</i></u> Prothonotary</p>
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Community Loan and Discount  
Company  
Clearfield, Pa.

April 12  
9:12 AM EST

570

G. Lamarr Roussey  
Merle B. Roussey  
Karthaus, Pa.

Pro. By Plff 4.50  
*Pro. by Plff* 1.50

D. S. B. -- DATED MARCH 30, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Three Hundred Thirty Eight and 62/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition, and Exemption.

Debt \$338.62

Atty Comm.

Interest from March 30, 1963

Filed and Entered by Plaintiff, April 12, 1963

Judgment.

*Carl E. Walker*

Prothonotary

And Now, 4 day of Aug 1966. By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

Community Consumer Discount  
Company  
Clearfield, Pa.

April 12  
9:18 AM EST

571

Charles Cuetara  
Beatrice H. Cuetara  
110 S. Second St.  
Clearfield, Pa.

Pro. By Plff 4.50  
*Pro. by Plff* 1.50

D. S. B. -- DATED APRIL 8, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand One Hundred Ninety Six and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2196.00

Atty Comm. 10%

Interest from April 8, 1963

Filed and Entered by Plaintiff, April 12, 1963

Judgment.

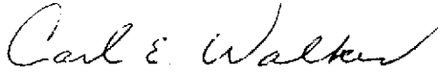
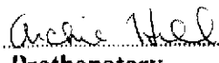
*Carl E. Walker*

Prothonotary

And Now, 5 day of April 1966. By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

Bell, Silberblatt & Swoope	Ronald Gormont by Paul Gormont Father and Natural Guardian RD 2, Clearfield, Pa.  572  George E. Homan RD Curwensville, Pa.	<p><u>APRIL 12, 1963, TRANSCRIPT OF APPEAL FROM THE DOCKETS OF Harry G. Ganoë, Justice of the Peace, rendered March 20, 1963 in favor of the Plaintiff and against the Defendant in the sum of \$101.50, all costs and Interest at 6% from August 16, 1962</u></p> <p>Now, April 4, 1963, Defendant appeal. Bail justified and held in the sum of \$250.00. American Casualty Company, by William A. Miller, Jr.</p> <p>May 14, 1963, Praecipe filed by W. Albert Ramey. Settlement in the above case having been arrived at between the parties and the amount of settlement paid, the Prothonotary is directed to mark the above styled case discontinued upon payment of costs by defendant.</p> <p>May 14, 1963, Record Costs in the sum of \$31.75 have been paid in full by American Casualty Companies, the above stated case is this day marked settled and discontinued.</p>																																											
	<table border="0" style="width: 100%;"> <tr> <td style="width: 10%;">Pro.</td> <td style="width: 10%;">By atty</td> <td style="width: 10%;">5.00</td> <td></td> </tr> <tr> <td>Pro.</td> <td></td> <td>.25</td> <td></td> </tr> <tr> <td>Atty</td> <td></td> <td>3.00</td> <td></td> </tr> <tr> <td>H. G. Ganoë, JP</td> <td></td> <td>12.50</td> <td></td> </tr> <tr> <td>J. B. Walker</td> <td></td> <td>4.00</td> <td></td> </tr> <tr> <td>C.G. Edmiston, Wit.</td> <td></td> <td>5.00</td> <td></td> </tr> <tr> <td>Pro.</td> <td></td> <td>2.00</td> <td></td> </tr> </table> <p style="text-align: center; margin-top: 10px;"><u>S E T T L E D</u></p>	Pro.	By atty	5.00		Pro.		.25		Atty		3.00		H. G. Ganoë, JP		12.50		J. B. Walker		4.00		C.G. Edmiston, Wit.		5.00		Pro.		2.00		<table border="0" style="width: 100%;"> <tr> <td style="width: 10%;">#1492 -</td> <td style="width: 60%;">Bell, Silberblatt &amp; Swoope</td> <td style="width: 30%;">\$8.00</td> </tr> <tr> <td>#1493 -</td> <td>H. G. Ganoë, J. P.</td> <td>12.50</td> </tr> <tr> <td>#1494 -</td> <td>J. B. Walker, Constable</td> <td>4.00</td> </tr> <tr> <td>#1495 -</td> <td>C. C. Edmiston, Witness</td> <td>5.00</td> </tr> <tr> <td></td> <td>Prothonotary</td> <td>2.25</td> </tr> </table> <p style="text-align: center; margin-top: 10px;"><u>A N D</u>                      <u>D I S C O N T I N U E D</u></p>	#1492 -	Bell, Silberblatt & Swoope	\$8.00	#1493 -	H. G. Ganoë, J. P.	12.50	#1494 -	J. B. Walker, Constable	4.00	#1495 -	C. C. Edmiston, Witness	5.00		Prothonotary	2.25
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April 12 9:15 AM EST	Community Consumer Discount Company Clearfield, Pa.  573  Richard E. Glenn Ermina J. Glenn Madera, Pa.	<p><u>D. S. B. -- DATED APRIL 5, 1963</u></p> <p style="text-align: center;">Payable In Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Seven Hundred Twenty Eight and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors Waiving Stay, Inquisition and Exemption.</p> <p style="text-align: center;">Debt                      \$1728.00</p> <p>Atty Comm. 10%</p> <p>Interest from April 5, 1963</p> <p>Filed and Entered by Plaintiff, April 12, 1963</p> <p>Judgment.</p> <div style="text-align: right; margin-top: 20px;">                   Prothonotary             </div> <p style="text-align: center; margin-top: 20px;">And Now, 6th day of February 1968. By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest  Prothonotary</p>								
	<table border="0" style="width: 100%;"> <tr> <td style="width: 10%;">Pro.</td> <td style="width: 10%;">By Plff.</td> <td style="width: 10%;">4.50</td> <td></td> </tr> <tr> <td>Pro</td> <td>By Plff</td> <td>3.00</td> <td></td> </tr> </table>	Pro.	By Plff.	4.50		Pro	By Plff	3.00		
Pro.	By Plff.	4.50								
Pro	By Plff	3.00								

Community Consumer Discount  
Company  
Clearfield, Pa.

April 12  
9:16 AM EST

574

Calvin Martell  
Gloria Martell  
RD 2, Clearfield, Pa.

Pro. By Plff 4.50  
Pro. by plff. 1.50

D. S. B. -- DATED APRIL 8, 1963

Payable in Installment

Vy virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Fifty Two and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2052.20

Atty Comm. 10%

Interest from April 8, 1963

Filed and Entered by Plaintiff, April 12, 1963

Judgment.

*Carl E. Walker*  
PROTHONOTARY

And Now, 17<sup>th</sup> day of Sept. 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Community Consumer Discount  
Company  
Clearfield, Pa.

April 12  
9:27 AM EST

575

Harold Smeal  
Alice Smeal  
RD 1, Clearfield, Pa.

Pro. By Plff 4.50  
Pro. by plff. 1.50

D. S. B. -- DATED APRIL 2, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Four Hundred Twelve and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2412.00

Atty Comm. 10 %

Interest from April 2, 1963

Filed and Entered by Plaintiff, April 12, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 15<sup>th</sup> day of Aug. 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Bell, Silberblatt & Swoope  
 6/4/63  
 \$135.00 by atty  
 Clfd Co. Bar Ass'n

Russell W. Harman, Jr.

576

Norma Harman

Pro. By atty 7.00  
 Atty Walker 3.00  
 Constable By atty 3.00  
 Pro. & Constable 3.50  
 Master, Incl. Pub., Not. 93.70  
 Clfd Co. Bar Assn 10.00  
 Pro. 10.00  
 Pro. 1.00

\$135.00 Paid by Attorney

Const. \$3. Pub-Notice 13.20 Post. 2.50  
 #248 - John K. Reilly, Jr. Master \$75. \$93.70  
 #249 - Clfd County Bar Ass'n 10.00  
 Atty \$13.00 Ref. 3.80  
 #250 - Bell, Silberblatt & Swoope 16.80  
 Prothonotary 14.50

\$135.00

APRIL 15, 1963, COMPLAINT IN DIVORCE, filed. One copy certified to Attorney.

April 15, 1963, Constable's Return, filed.  
 Now April 15th 1963 at 3 p.M. o'clock Afternoon served the within Complaint in Divorce on Norma Harman at her place of Residence 1405 Daisy St., Clearfield, Pa. by handing to her personally a true and attested copy of the original Complaint in Divorce and made known to her the contents thereof. So Answers, J. B. Walker, Constable

June 5, 1963, By Motion on the Watch Book, John K. Reilly, Jr., Esq., is appointed Master to take testimony and report same with recommended form of Decree to the Court. By the Court, John J. Pentz, President Judge.

JULY 1, 1963, PETITION, filed

WHEREFORE, your Petitioner prays your Honorable Court to grant him an extenstion of sixty-days in filing his Master's report and to authorize him to serve his Notice of Master's Hearing on the Defendant in this action by publication. JOHN K. REILLY, JR.

ORDER:  
 NOW, this 1st. day of July, 1963, after due consideration of attached petition it is hereby ordered and decreed that John K. Reilly, Jr., Master in the above captioned divorce case be granted and extension of sixty-days for the filing of this Master's report and is hereby authorized to serve his Notice of Master's Hearing on the Defendant in said divorce action by publication according to the rules of Court. BY THE COURT: JOHN J. PENTZ P.J.  
 July 24, 1963, Master's Report, filed.

DECREE: AND NOW, the 25th day of July 1963, the report of the Mastef is acknowledged. We approve his findings and recommendations

We, therefore, DECREE that Russell W. Harman, Jr., be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between himself and Norma Harman. Thereupon all the rights, duties or claims accruing to either of said parties

in pursuance of said marriage, shall cease and determine, and each of them shall be at liberty to marry again as though they had never been heretofore married.

The Prothonotary is directed to pay the Court costs, including Master's fees, as noted herein, out of the deposits received and then remit the balance to the libellant. No Decree to issue until the costs be fully paid. BY THE COURT, John J. Pentz, President Judge.

Community Consumer Discount Company  
DuBois, Pennsylvania

April 15  
8:58 AM EST

577

Mary Vaitkus  
George Vaitkus  
111 Hubert Street  
DuBois, Pa.

Pro. By Plff 4.50  
O.C. *ly plff* 1.50

D. S. B. -- DATED APRIL 12, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Four Hundred Fifty Seven and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2457.00

Atty Comm. 15%

Interest from April 12, 1963

Filed and Entered by Plaintiff, April 15, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 4<sup>th</sup> day of Dec 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Gleason Cherry & Cherry

DuBois Deposit National Bank  
DuBois, Pennsylvania

April 15  
2:04 A.M. E.S.T.

578

Howard L. Hunter, Sr.  
Amy E. Hunter

Pro. By Atty 4.50  
Atty 3.00  
O.C. Pro. By Plff 3.50

APRIL 15, 1963, AMICABLE REVIVAL TO Revive and continue L<sub>1</sub>en entered to 646 February Term, 1958/

By virtue of Power of Attorney contained therein, Plaintiff and the Defendants agree to revive Amicably the same in favor of the Plaintiff and against the Defendants in the sum of Sixteen Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

A Debt \$1600.00

Atty. Comm. 10%

Interest from April 24, 1958

Filed and Entered by Plaintiff's Attorney, April 15, 1963

Judgment

*Carl E. Walker*  
Prothonotary

# 373 February Term 1963 Amicable Revival

And Now, 29 day of Nov 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

<p>Apr 15 9:11 AM EST</p>	<p>Capital Consumer Discount Co. 579</p> <p>Clifford L. Beatty Violet V. Beatty RD #1 Mahaffey, Pennsylvania</p> <p>Clerk by Plff 4.50 <i>Pro by [Signature]</i> 3.00</p>	<p>D. S. B. -- DATED APRIL 11, 1963</p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of One Thousand One Hundred Sixteen and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1116.00</p> <p>Atty Comm. 15%</p> <p>Interest from April 11, 1963.</p> <p>Filed and Entered by Plaintiff, April 15, 1963.</p> <p>Judgment</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>31</u> day of <u>Dec</u> 19<u>70</u> by <u>[Signature]</u> filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <u>[Signature]</u> Prothonotary</p>
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<p>Apr 15 10:30 AM EST</p>	<p>Community Consumer Discount Clearfield, Pa. 580</p> <p>Barbara Maines Elwood D. Maines June E. Maines Franklin D. Maines R. D. #2 Clearfield, Pa.</p> <p>Clerk by Plff 5.00</p>	<p>D. S. B. -- DATED APRIL 12, 1963</p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Four Hundred Seventy Six and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay and Inquisition and Exemption.</p> <p>Debt \$1,476.00</p> <p>Atty. Comm. 10%</p> <p>Int. From April 12, 1963</p> <p>Judgment</p> <p>Filed and Entered by Plaintiff, April 15, 1963</p> <p style="text-align: right;"><i>Carl E. Walker</i> PROTHONOTARY</p> <p>Amicable Renewal # 616 <u>[Signature]</u> T, 1968</p>
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Community Consumer Discount  
Clearfield, Pennsylvania

D. S. B. -- DATED APRIL 12, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Four Hundred Seventy Six and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Apr 15  
10:31 AM EST

581

Anna M. Rougeux -endorser  
R. D. #2  
Clearfield, Pa.

Debt \$1476.00

Atty Comm 10%

Interest from April 12, 1963

Filed and Entered by Plaintiff, April 15, 1963

Judgment

*Carl E. Walker*  
Prothonotary

Clerk by Plff 4.50

*Amicable Renewal # 617 February 1968*

Community Consumer Discount Co  
Clearfield, Pennsylvania

D. S. B. -- DATED April 12, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Four Hundred Fifty Seven and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition, and Exemption.

Apr 15  
10:32 AM EST

582

Jack Smeal  
Thelma L. Smeal  
Bigler, Pa.

Debt \$2457.00

Atty Comm. 10%

Interest from April 12, 1963

Filed and Entered by Plaintiff, April 15, 1963

Judgment

*Carl E. Walker*  
Prothonotary

Clerk by Plff 4.50

*Pre by Plff 1.50*

And Now, 8th day of Oct. 1963 By paper filed, the above judgment is satisfied in full of debt interest and cost.

Attest *Carl E. Walker*  
Prothonotary

<p>April 15 10:33 AM EST</p>	<p>Community Consumer Discount Company Clearfield, Pa.</p> <p>583</p> <p>Harold Rougeux Anna M. Rougeux RD 2, Clearfield, Pa.</p> <p>Pro. By Plff 4.50</p>	<p><u>D. S. B. -- DATED APRIL 12, 1963</u></p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Four Hundred Forty and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1440.00</p> <p>Atty Comm. 10 % Interest from April 12, 1963</p> <p>Filed and Entered by Plaintiff, April 15, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p><i>Writ of Review # 643 February Term 1968</i></p>
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<p>April 15, 10:34 AM EST</p>	<p>Community Consumer Discount Company Clearfield, Pa.</p> <p>584</p> <p>Helen M. Newper Shannon W. Newper RD 3, Clearfield, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Plff 658</i></p>	<p><u>D. S. B. -- DATED APRIL 9, 1963</u></p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Four Hundred FiftySeven and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2457.00</p> <p>Interest from April 9, 1963</p> <p>Filed and Entered by Plaintiff, April 15, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <i>6th</i> day of <i>May</i> 19<i>62</i> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <i>Carl E. Walker</i> Prothonotary</p>
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Smith,  
Smith & Work

Community Loan & Discount  
Company  
Clearfield, Pa.

April 15  
10:35 AM EST

585

Rudolph Chnupa  
Shirley Chnupa

Pro. By atty 4.50  
Atty 3.00

D. S. B. -- DATED NOVEMBER 26, 1954

Payable In Installments

By Virtue of Warrant of Attorney hereunto Annexed, Smith, Smith and Work, Attorneys appear for the Defendants and Confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Three Hundred Sixty Eight and 74/100 Dollars, with Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$368.74

Interest from April 25, 1963

Filed and Confessed by Attorneys, April 15, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

Writ of Execution No. 19 February Term, 1963

April 15  
1:20 AM EST

County National Bank at  
Clearfield, Pa.

586

Omar Ireland  
Ada Ireland  
RD 2, Clearfield, Pa.

Pro. By Deft 4.50

D.S. B. -- DATED APRIL 15, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Nine Hundred Eighty Six and 28/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$986.28

Atty Comm. 10%

Interest from April 15, 1963

Filed and Entered by Plaintiff, April 15, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

<p>April 15 1:40 PM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>587</p> <p>L. Dwight Forcey Kathleen B. Forcey Hyde, Pa.</p> <p>Pro. By Deft 4.50 Pro. by Deft 1.00 <i>Pro. by Deft 1.50</i></p> <p>And Now, <u>14th</u> day of <u>April</u>, 19<u>64</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <u>Carl E. Walker</u> Prothonotary</p>	<p>D. S. B. -- DATED APRIL 15, 1963</p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is Entered in favor of the Plaintiff and against the Defendants in the sum of Twelve Thousand Four Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$12,400.00</p> <p>Atty Comm. 10%</p> <p>Interest from April 15, 1963</p> <p>Filed and Entered by Plaintiff, April 15, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>October 7, 1963, Release From Lien of Judgment, filed. KNOW ALL MEN BY THESE PRESENTS, that the County National Bank at Clearfield the plaintiff named in the above entitled judgment, for and in consideration of the sum of one Dollar, lawful money of the United States, to them paid by the defendants above named the receipt whereof is hereby acknowledged, do hereby forever acquit, exonerate, discharge and release from the lien of the above entitled judgment, the following described property, to-wit: ALL that certain piece or parcel of land situate in Bradford Township, Clearfield County, Pennsylvania, bounded and described as follows: BEGINNING at an iron pin on the Western side of the Bigler to Shiloh road, which point is the Southeast corner of the premises here- in conveyed and on line of land of Robert C. Graham; thence along the said Bigler to Shiloh road in a Northerly direction one hundred and twenty (120) feet to an iron pin; thence along other land of Maxwell W. Forcey Jr. and Vera M. Forcey in a Westerly direction a distance of one hundred and sixty eight (168) feet, more or less, to (CONTINUED ON PAGE 255)</p>
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<p>April 15 2:15 PM EST</p>	<p>American Consumer Discount Company Clearfield, Pa.</p> <p>588</p> <p>Raymond J. Cowell Katherine Cowell 511 Coal St. Osceola Mills, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro. by Plff 1.50</i></p>	<p>D. S. B. -- DATED APRIL 12, 1963</p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Four Hundred Forty Eight and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2448.00</p> <p>Atty Comm. 15%</p> <p>Interest from April 12, 1963</p> <p>Filed and Entered by Plaintiff, April 15, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>7th</u> day of <u>July</u>, 19<u>64</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <u>Carl E. Walker</u> Prothonotary</p>
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Community Consumer Discount  
Company  
DuBois, Pa.

April 16  
8:50 AM EST

589

Justine Prosper  
Orlando Prosper  
248 Williams St.  
DuBois, Pa.

Pro. By Plff 4.50  
*Pro by Off* 3.00

D. S. B. -- DATED APRIL 15, 1963

Payable in Installments

By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Four Hundred Fifty Seven and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, W waiving Stay, Inquisition and Exemption.

Debt \$2457.00

Atty Comm. 15%

Interest from April 15, 1963

Filed and Entered by Plaintiff, April 16, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

*And Now, 2 day of Dec 1968 By paper filed, the above judgment is satisfied in full of debt, interest and cost.*

And Now, 2 day of Dec 1968 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

First National Bank of  
Philipsburg, Pa.

April 16  
8:51 AM EST

590

Ernest W. Force Sr.  
Elsie Force  
Grassflat, Pa.

Pro. By Plff 4.50  
*Pro by Off* 1.50

D. S. B. -- DATED APRIL 15, 1963

Payable One Day after Date

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Nineteen Hundred Eighteen and 92/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1918.92

Atty Comm. 5%

Interest from April 15, 1963

Filed and Entered by Plaintiff, April 16, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 29 day of April 1966 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

<p>Apr 16 9:00 AM EST</p>	<p>Commercial Credit Plan Consumer Discount Company 217 E. Plank Road Altoona, Pa.</p> <p>591</p> <p>Jasper M. Fritz Kathryn Fritz Rush M. Fritz 105 Coal Street Osceola Mills, Pa.</p> <p>Clerk by Plff 5.00 <i>P. No by plff 1.50</i></p>	<p>D. S. B. -- DATED APRIL 13, 1963</p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Two Hundred Fifty-six and No/100 Dollars, with interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1256.61 Atty Comm 15% Interest from April 13, 1963 Filed and Entered by Plaintiff, April 16, 1963 Judgment</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, 26 day of Dec 1967 by power filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Carl E. Walker</i> Prothonotary</p>
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(Continued from Page 253 County Nat'l Bank, Clearfield vs. L. Dwight Forcey et al No. 587 Feb. Term, 1963)

an iron pin in line of land of Maxwell W. Forcey Sr.; thence in a Southerly direction along Land of Maxwell W. Forcey Sr. two hundred and one (201) feet, more or less, to an iron pin on line of land of Robert C. Graham; thence in an Easterly direction along land of Robert C. Graham two hundred and eleven (211) feet, more or less, to an iron pin and place of beginning. Being the same premises which vested in L. Dwight Forcey, et ux, by Deed from Maxwell W. Forcey, Jr., et ux, dated November 10, 1955, and recorded in Deed Book 448 page 141.

And it is further agreed that the plaintiff above named will not look to the said above mentioned and described premises or any part thereof, for payment of any part of the principal and interest of said above entitled judgment, now or hereafter to become due, or in any way disturb, molest, put to charge or damage, the present or any future owner or owners, occupier or occupiers of the said above mentioned and described premises, or any part or portion thereof, for or by reason of the said judgment, or any matter, cause or thing thence accruing or to arise: Provided, that nothing herein contained shall affect the said judgment or its legal validity, so far as respects all other lands and tenements of the said defendants situate in the County aforesaid, which are not herein expressly exonerated therefrom.

IN WITNESS WHEREOF, we have hereunto set our hands and seals this \_\_\_ day of October A.D. 1963 COUNTY NATIONAL BANK AT CLEARFIELD, Pennsylvania By H. M. McGarvey, President Attest: W. L. Morgan Asst. Cashier.

Thomas Daley

UNITED STATES OF AMERICA

APRIL 10, 1963, SCIRE FACIAS TO REVIVE JUDGMENT NO. 564 November Term 1957., filed. One copy certified to Atty.  
Return date first Monday of May, 1963.

592

April 26, 1963, Sheriff's Return, filed.  
AND NOW, April 16, 1963 at 4:10 o'clock P.M. served the within Scire Facias to Revive Judgment No. 564 November Term, 1957 on George Yelke at his residence, Village of Beccaria, Becarria Township, Clearfield County, Pennsylvania by handing to George Yelko, personally a true and attested copy of the original Scire Facias to Revive, and make known to him the contents thereof. So James B. Reese, Sheriff.

George Yelko

Josephine Yelko (deceased)

May 25, 1963, Praecipe filed by Thomas A. Daley, Assistant United States Attorney, Attorney for Plaintiff.

JUDGMENT IS ENTERED IN FAVOR OF THE PLAINTIFF AND AGAINST THE

Pro. *By Plff* 7.00

DEFENDANT ABOVE NAMED FOR WANT OF AN ANSWER IN THE SUM OF ONE

Atty 3.00

THOUSAND SIX HUNDRED SIXTY-ONE AND 16/100 DOLLARS, WITH INTEREST

Shff By Plff 12.90

AND COSTS.

Pro. *By Plff* 3.50

Debt \$1,661.16

Pro. *By Plff* 1.50

Interest from May 23, 1963

Judgment.

*Carl E. Walker*

Prothonotary

And Now, *4<sup>th</sup>* day of *June* 19*64* By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

CONTINUED FROM PAGE 266

Community Consumer Disc. Co vs Daniel B. & Eleanor J. Droney

as if this judgment had not been entered. Provided, however, that the said judgment together with all of its rights and privileges shall not be in any other way or manner effected by the postponement of this lien or shall this postponement be valid as against any other lien or encumbrance, saving and excepting the extension of mortgage intended to be entered in favor of the Elk County Savings and Loan Association.

IN WITNESS WHEREOF, we hereunto set our hand and seal this 19th day of May, 1965.

THE COMMUNITY CONSUMER DISCOUNT COMPANY By James A. Gaffery

<p>April 16 10:20 AM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>593</p> <p>Robert W. Lope Jean Lope John W. Lucas Erie Lucas 223 Ridge Avenue, Curwensville, Pa.</p> <p>Pro. By Deft. 5.50 <i>Pro- by Deft. 1.50</i></p>	<p><u>D. S. B. -- DATED APRIL 13, 1963</u></p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Twenty Eight Hundred Seventeen and 08/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2817.08</p> <p>Atty Comm. 10%</p> <p>Interest from April 13, 1963</p> <p>Filed and Entered by Plaintiff, April 16, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <i>21<sup>st</sup></i> day of <i>May</i> 19<i>65</i> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>April 16 10:21 AM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>594</p> <p>John Kowalcyk Margaret Kowalcyk Madera, Pa.</p> <p>Pro. By Deft 4.50</p>	<p><u>D. S. B. -- DATED APRIL 11, 1963</u></p> <p>Payable In Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Seventeen Hundred Fifty Six and 19/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1756.19</p> <p>Atty Comm. 10%</p> <p>Interest from April 11, 1963</p> <p>Filed and Entered by Plaintiff, April 16, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p>
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County National Bank at  
Clearfield, Pa.

April 16  
1:15 PM EST

595

James L. Proud  
Hollis I. Proud  
RD 1, Clearfield, Pa.

Pro. By Deft 4.50  
*Proc. by Hoff* 1.50

D. S. B. -- DATED APRIL 15, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Three Thousand and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition, and Exemption.

Debt \$3000.00

Atty. Comm. 10%

Interest from April 15, 1963

Filed and Entered by Plaintiff, April 16, 1963

Judgment.

*Carl E. Walker*

Prothonotary

And Now, 8<sup>th</sup> day of May 1965 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

The County National Ban at  
Clearfield, Pa.

April 16  
2:28 PM EST

596

Doris J. Spade  
Wesley J. Fulmer  
Emma Fuler  
Wrigley Addition  
Clearfield, Pa.

Pro. By Deft 4.50  
*Proc. by Hoff* 1.50

D. S. B. -- APRIL 16, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Seven Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption .

Debt \$700.00

Atty Comm. 10%

Interest from April 16, 1963

Filed and Entered by Plaintiff, April 16, 1963

Judgment.

*Carl E. Walker*

Prothonotary

And Now, 3<sup>rd</sup> day of May 1965 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

<p>April 16 3:10 PM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>597</p> <p>John P. Hale Helen M. Hale Bailey Road Curwensville, Pa.</p> <p>Pro. By Deft 4.50 <i>Pro. by Deft 1.50</i></p>	<p>D. S. B. -- APRIL 16, 1963</p> <p>Payable In Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Two Hundred Twenty Five and 37/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1225.37</p> <p>Atty. Comm. 10%</p> <p>Interest from April 16, 1963</p> <p>Filed and Entered by Plaintiff, April 16, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>8th</u> day of <u>April</u> 19<u>63</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>April 17 8:45 AM EST</p>	<p>First National Bank Philipsburg, Pa.</p> <p>598</p> <p>David J. Mondock Rose Ann Mondock Morrisdale, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro. by Plff 1.50</i></p>	<p>D. S. B. -- DATED APRIL 16, 1963</p> <p>Payable in Installance</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Four Hundred Thirty Nine and 62/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1439.62</p> <p>Atty Comm. 5%</p> <p>Interest from April 16, 1963</p> <p>Filed and Entered by Plaintiff, April 17, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>21st</u> day of <u>April</u> 19<u>63</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <i>Carl E. Walker</i> Prothonotary</p>
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Community Loan Company

DuBois, Pa.

April 17  
8:46 AM EST

599

Mary T. Boso  
241 Spruce Ave  
DuBois, Pa.

Pro. By Plff 4.50  
*Pro by Plff 1.50*

And Now, 1st day of Dec 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.  
Attest Carl E. Walker  
Prothonotary

D. S. B. -- DATED APRIL 15, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Hundred Fifty One and 30/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$151.30

Atty Comm.

Interest from April 15, 1963

Filed and Entered by Plaintiff, April 17, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

Capital Consumer Discount

Company

DuBois, Pa.

April 17  
9:00 AM EST

600

Samuel J. Bojalad  
Gloria Bojalad  
616 W. Long Avenue  
DuBois, Pa.

Pro. By Plff 4.50  
Gleason & Cherry  
Pro. By Atty. 1.00  
*Pro by Plff 1.50*

And Now, 21 day of Dec 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.  
Attest Carl E. Walker  
Prothonotary

D. S. B. -- DATED APRIL 16, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Fifty and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1050.00

Atty Comm. 15%

Interest from April 16, 1963

Filed and Entered by Plaintiff, April 17, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

MAY 4, 1964, RELEASE OF REAL ESTATE FROM LIEN OF JUDGMENT, filed KNOW ALL MEN BY THESE PRESENTS:

WHEREAS, CAPITAL CONSUMER DISCOUNT CO., of DuBois, Pennsylvania, has obtained a judgment in the Court of Common Pleas of Clearfield County, Pennsylvania, against SAMUEL J. BOJALAD and GLORIA B. BOJALAD, of DuBois, Pennsylvania, at No. 600 Feb. Term 1963, in the principal sum of One Thousand Fifty (\$1,050.00) Dollars, which judgment remains a lien on all the real estate of the said Defendants within said Clearfield County, and

WHEREAS, the said Defendants have requested all that certain piece or parcel of land situate in the City of DuBois, Clearfield County, Pennsylvania and being bounded and described as follows, to wit:

BEGINNING at a post on West Long Avenue on the line of land now or formerly of Thomas Carney; thence running along the line of West long Ave., 55 feet, more or less, to a post at corner of land now or formerly of John Sparks; thence running along the line of land now or formerly of John Sparks and Samuel Garthwaite, 222 feet, mor or less, to a post at an alley known as Bell's Lane;

<p>April 17 9:02 AM EST</p>	<p>Capital Finance Corporation DuBois, Pa.</p> <p>601</p> <p>Jennie Carmella Paul Carmella 815 S. Brady St. DuBois, Pa.</p> <p>Pro. By Plff 4.50 <i>P. S. By Plff 1.50</i></p>	<p>D. S. B. -- DATED APRIL 15, 1963</p> <p>Payable In Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Three Hundred Ninety Five and No/100, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt. \$395.00</p> <p>Atty Comm.</p> <p>Interest from April 15, 1963</p> <p>Filed and Entered by Plaintiff, April 17, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <i>19th day of July 1963</i> By paper filed, the above is satisfied in full of debt, interest and costs.</p> <p style="text-align: right;">Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>April 17 9:05 AM EST</p>	<p>The Budget Plan, Inc. Clearfield, Pa.</p> <p>602</p> <p>Chester J. Ross Virginia Ross RD 2, Box 150 Clearfield, Pa.</p> <p>Pro. By Plff 4.50</p>	<p>D. S. B. -- DATED DECEMBER 17, 1963</p> <p>Payable In Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Six Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$600.00</p> <p>Atty Comm.</p> <p>Interest from December 17, 1962</p> <p>Filed and Entered by Plaintiff, April 17, 1963.</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p>
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The Budget Plan, Inc.  
Clearfield, Pa.

D. S. B. -- DATED APRIL 16, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Four Hundred Ninety-Five and 32/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

April 17  
9:06 AM EST

603

Debt \$495.32

Atty Comm.

Arnold R. Wisor  
Donna J. Wisor  
RD 1, West Decatur, Pa.

Interest from April 16, 1963  
Filed and Entered by Plaintiff, April 17, 1963  
Judgment.

Pro. By Plff 4.50

*Pro by Plff 1.50*

*Carl E Walker*  
Prothonotary

And Now, *7th* day of *May*, 1963 By paper filed, the above judgment is satisfied in full of debt interest and cost.  
Attest *Carl E Walker*  
Prothonotary

CONTINUED FROM PAGE 260-- Capital Consumer Discount Co. DuBois, Pa. VS Samuel J. Bojalad, al  
thence along the line of Bell's Lane, 38, feet, more or less to a post on land now or formerly of Thomas Carney; thence along the line of land now or formerly of Thomas Carney, 200 feet, more or less to a post on line of West Long Avenue, and place of beginning. Being known as part of Lot No. 100 in the Bell Addition to said City.  
which was conveyed to SAMUEL J. BOJALAD and GLORIA B. BOJALAD by deed dated December 28, 1957 and recorded at Clearfield, Pennsylvania in Deed Book No. 464, page 326 should be exonerated and discharged from the lien and operation of the judgment aforesaid.  
NOW, THEREFORE, WITNESSETH, that in consideration of the sum of One (\$1.00) Dollar in hand paid at the execution hereof by the said Defendants and with the intent to be legally bound the said Plaintiff has exonerated and discharged the above described piece or parcel of land, with the appurtenances of and from the lien and obligation of the said judgment, and of and from all suits, actions, executions, costs, damages and demands whatsoever for or on account or by reason of the said judgment; provided; however, that nothing herein contained shall be construed so as to impair the operation of the said judgment against the said Defendants and their estate other than against the piece or parcel of land hereinbefore expressly mentioned and described.  
IN WITNESS WHEREOF, the CAPITAL CONSUMER DISCOUNT CO., of DuBois, Pennsylvania, has caused these presents to be executed by its proper officers and the corporate seal attached duly attested by its MGR. this 1st day of May, 1964. CAPITAL CONSUMER DISCOUNT CO., of DuBois, Penna.  
By Mgr.

In the Matter of the  
 Appointment of Superintendent  
 by Department of Mines and  
 Mineral Industries

604

Pro.

\$5.00

APRIL 5, 1963, PETITION OF MINE INSPECTOR , For Appointment  
 of Superintendent, filed.

The Petition of J. Earl Lamont respectfully represents that.

1. Petitioner is the Mine Inspector of the 12th Bituminous  
 Inspection District, Department of Mines and Mineral Industries  
 Commonwealth of Pennsylvania, duly appointed under Act Number 339,  
 approved July 17, 1961.

2. Petitioner is proceeding pursuant to the provisions of Act  
 Number 339, approved July 17, 1961, and requests this Honorable Court  
 to appoint a Board of Examiners to examine applicants for certificates  
 of qualification as mine foreman, assist mine foreman, mine examiner  
 and mine electrician in the bituminous coal mines of the Commonwealth.

3. Said Board of Examiners shall consist of a mine inspector,  
 a miner who shall have had at least ten years practical experience in  
 the bituminous mines of this Commonwealth, and be in actual practice  
 as a miner, and an operator or superintendent, all of whom shall be  
 citizens of the Commonwealth.

4. The following named persons are qualified under Act Number 339,  
 approved July 17, 1961, to serve as members of such board in the  
 respective positions set forth opposite their respective names.

Harlen F. Spencer, 212 S. Penn St., Punxsutawney, Pa. Superintendent  
 Member

WHEREFORE, your Petitioner prays this Honorable Court to appoint  
 the aforesaid persons to the respective positions designated.  
 And he will ever pray, etc. /s/ J. Earl Lamont, Petitioner,  
 Mine Inspector

ORDER OF APPOINTMENT: AND NOW, to wit, April 5, 1963, the foregoing  
 petition having been presented, read and considered, the Court hereby  
 appoints and designates Harlen F. Spencer as Operator or Superintendent  
 to serve as and constitute the Board of Examiners for the 12th  
 Bituminous Inspection District of the Commonwealth of Pennsylvania, in  
 accordance with the provisions of Act Number 339, approved July 17, 1961.  
 1961. BY THE COURT, John J. Pentz, P.J.

TWENTY-FIVE (25) SUGGESTIONS OF NON-PAYMENT, filed April 17, 1963 at 2:06 P.M. E.S.T.

The Commonwealth of Pennsylvania, Department of Public Welfare, Harrisburg, Pa., as Plaintiff.

Fifteen days have elapsed since notice of the filing of these Suggestions have been sent by Registered Mail to the named defendants at their last known address. Pursuant to the provisions of Act 372 of September 26, 1951, Judgment is entered in favor of the Plaintiff and Against the Defendants for the sum of Two Thousand (\$2000.00) Dollars, except: No. 608 - \$500.00, with Cost of Suit. Pro. by Plaintiff each Writ \$3.50, except: 605 - \$4.00; #606 - \$12.50; #607 - \$4.00; #608 - \$4.50; #611 - \$4.00; #615 - \$4.50; #617 - \$4.50; #621 - \$8.00 and #628 - \$4.00 Judgment.

*Carl E. Walker*

Prothonotary

NUMBER	DEFENDANT'S NAME AND ADDRESS	REVIVING JUDGMENT NO.
605	Lilly L. Douth; William L. & Grace Gertrude Bush, T-T; RD 3, Box 120, DuBois, Pa.	747 May Term 1958
606	<del>DECEMBER 4, 1967, SUGG NON PAY FILED TO NO. 239 NOVEMBER TERM, 1967</del> Jennie Johnston, Dec'd; William, Thomas & Raymond Johnston, Mahaffey, Raymond, William & Thomas Johnston; Cora Montgomery, Virginia Yoder, Ethel Redden, Dec'd; James Johnston, May Frampton, Dec'd, Robert Johnston, Mary Freedline, McClellan Johnston, Henderson Meckley, Mrs. Rex Lingerfelter, Donald Meckley, Ralph Meckley & Samuel Meckley, Heirs	<del>725</del> <i>Sat by paper filed 9/2/58</i> May Term 1958
607	<del>DECEMBER 4, 1967, SUGG NON PAY FILED TO NO. 245 NOVEMBER TERM, 1967</del> Ezekiel Kephart, Winburne, S. R. Hansel & R.F. Hansel, T-T, Houtzdale, Pa	<del>260</del> September 1958
608	<del>DECEMBER 4, 1967, SUGG NON PAY FILED TO NO. 244 NOVEMBER TERM, 1967</del> Ezekiel E. Kephart; Bessie Kephart, Dec'd; S.R. Hansel and R.F. Hansel, T-T; Houtzdale, Pa.	<del>34</del> November 1961
609	<del>DECEMBER 8, 1967, SUGG NON PAY FILED TO NO. 304 NOVEMBER TERM, 1967</del> Burt Mathews, RD, Box 46, Osceola Mills, Pa.	<del>777</del> <i>8-21-85 Sat by paper filed</i> May Term 1958
610	William Morgan, Ginter, Pa.	778 May Term, 1958
611	<del>DECEMBER 8, 1967, SUGG NON PAY FILED TO NO. 309 NOVEMBER TERM, 1967</del> Miller G. Moyer and Mildred E. Moyer; Mildred E. Moyer T-T, R.D. Osceola Mills, Pa.	<del>779</del> May Term, 1958
612	<del>DECEMBER 8, 1967, SUGG NON PAY FILED TO NO. 311 NOVEMBER TERM, 1967</del> <i>Oct. 21, 1966. Sat. by paper filed. Pro. \$1.50. State tax .50 paid.</i> Maxine T. Myers, Box 228, R.D. 1, Phillipsburg, Pa.	<del>780</del> 711 May Term, 1958
613	<del>DECEMBER 8, 1967, SUGG NON PAY FILED TO NO. 311 NOVEMBER TERM, 1967</del> Merlin C. Parks, 114 N. Fourth St., Clearfield, Pa.	<del>780</del> May Term, 1958
614	<del>DECEMBER 11, 1967, SUGG NON PAY FILED TO NO. 328 NOVEMBER TERM, 1967</del> Peter and Nancy Prokopycz, Box 235, Houtzdale, Pa.	<del>785</del> May Term, 1958
615	<del>DECEMBER 11, 1967, SUGG NON PAY FILED TO NO. 329 NOVEMBER TERM, 1967</del> John Renninger, Dec'd; Adelaide, Glenn W. & Robert J. Renninger, T-T, Coalport, Pa.	<del>781</del> May Term, 1958
616	<del>DECEMBER 11, 1967, SUGG NON PAY FILED TO NO. 331 NOVEMBER TERM, 1967</del> <i>9/28/66. SATISFIED by paper filed. Pro \$1.50 St. tax \$.50 paid</i> George R. Rothrock and Betty Marie Rothrock, Wallaceton, Pa.	<del>628</del> 782 May Term, 1958
617	<del>DECEMBER 11, 1967, SUGG NON PAY FILED TO NO. 331 NOVEMBER TERM, 1967</del> <i>Sat. 1/12/70</i> John & Edith Saggese, Box 54, Munson, Pa. & Andrew G. & Veronica Moslak, T-T, Munson, Pa.	<del>628</del> May Term, 1958
618	<del>FEBRUARY 27, 1968, SUGG OF NONPAY FILED TO No. 191 FEBRUARY TERM, 1968</del> Helen Semetas, Dec'd; Joseph Semetas, 206 Florida Ave., Shenandoah Hts., Shenandoah, Pa.	<del>792</del> May Term; 1958
619	<del>DECEMBER 11, 1967, SUGG NON PAY FILED TO NO. 332 NOVEMBER TERM, 1967</del> <i>Sat. 1/22/84 Paper filed</i> Miles C. Shankle, RD 2, Cherry Tree, Pa.	<del>784</del> May Term, 1958
620	<del>DECEMBER 11, 1967, SUGG NON PAY FILED TO NO. 333 NOVEMBER TERM, 1967</del> Clara Sharpless, Box 45, Houtzdale, Pa.	<del>791</del> May Term, 1958
621	Leota Shaw, Decd; Willis, Walter, Harry, Homer, Ernest & Carrie Shaw, West Decatur, Pa.; Verna Williams, Eva Peters, Louise Joseph, Bessie Myers, Heirs.	785 May Term, 1958
622	<del>DECEMBER 11, 1967, SUGG NON PAY FILED TO NO. 336 NOVEMBER TERM, 1967</del> William & Margaret Skebeck, Coalport, Pa.	<del>786</del> May Term, 1958
623	<del>DECEMBER 11, 1967, SUGG NON PAY FILED TO NO. 337 NOVEMBER TERM, 1967</del> Bertha Smeal, Dec'd; Marjorie Woods & Williard Smeal, Morrisdale, Pa. Alfred Smeal, 556 Chenauga St., Binghamton, N.Y.; Alex Hill, 123 State St., Blackwood, N.J.; Mae Mason, 777 Elder Ave., Chula Vista Calif.; Carl Edward, Harry and Vernon S. Smeal, Heirs; Aima Smeal, Administratrix	<del>790</del> May Term, 1958
624	George & Helen Socash, Winburne, Pa.	793 May Term, 1958
625	<del>DECEMBER 11, 1967, SUGG NON PAY FILED TO NO. 340 NOVEMBER TERM, 1967</del> Carl T. & Daisy L. Sunderlin, R.D. 1, Westover, Pa.	<del>788</del> May Term, 1958
626	<del>JULY 18, 1967, SATISFIED BY PAPER FILED. Pro \$1.50 and Tax \$.50 paid</del> Andrew & Mary Jane Tirsch, RD, Box 166, Houtzdale, Pa.	<del>629</del> May Term, 1958
627	<del>DECEMBER 11, 1967, SUGG NON PAY FILED TO NO. 342 NOVEMBER TERM, 1967</del> Russell A. & Fay L. Wilt, Box 44, Curwensville, Pa.	<del>733</del> May Term, 1958
628	<del>DECEMBER 11, 1967, SUGG NON PAY FILED TO NO. 343 NOVEMBER TERM, 1967</del> Sophie Wojtaszek; Carl Joseph and Sophie Elizabeth Wojtaszek T-T; R.D.1, Box 331, DuBois, Pa.	<del>796</del> May Term, 1958
629	<del>DECEMBER 11, 1967, SUGG NON PAY FILED TO NO. 345 NOVEMBER TERM, 1967</del> <i>Sat 1/12/70</i> Lottie Zimmerman, 1079 Hannah St., Houtzdale, Pa.	<del>855</del> May Term, 1958

IN RE: Petition for  
Commitment to Warren State  
Hospital - Hobert Watson

630

Pro. 5.00  
Shff (Off. Credit) 36.75  
Pro. 3.50  
Pro. 3.50  
Shff Reese 27.75  
Const. Carl R. Weakland 7.60

APRIL 18, 1963, PETITION FOR COMMITMENT OF AN INEBRIATE, Hobert Watson, to Warren State Hospital, filed. Form WMH 53 - Revised 5M - 4-57.

ORDER FOR COMMITMENT: And now, April 18, 1963, upon consideration of the within petition and the exhibits and certificates thereto attached, and after hearing duly held as required by law, the Court is satisfied that Hobert Watson is an inebriate and a proper subject for detention, care and treatment in a hospital or institution for inebriates or for mental illness.

It is therefore, ordered, adjudged and Decreed that said Robert Watson is an inebriate and that he be and hereby is committed to the Warren State Hospital there to remain for one year unless sooner discharged as provided by law. John J. Pentz, P.J.

April 18, 1963, Sheriff's Return, filed.  
Now, April 18, 1963, transported Hobert Watson to Warren State Hospital at Warren, Pennsylvania. So answers, James B. Reese, Sheriff.

July 19, 1963, O R D E R, filed  
NOW, July 19, 1963, the Superintendent of the Warran State Hospital having recommended release of the above named individual on parole, it is accordingly ORDERED that the Superintendent of the Warren State Hospital release Robert Watson on parole for the remainder of the year for which he was originally committed. Upon resumption of alcoholic habits, to be returned to the State Hospital without further procedure. By the Court, John J. Pentz, P. J.  
September 26, 1963, Order, filed.

NOW, September 25, 1963, it being reported to the Court that the above named individual has resumed his alcoholic habits and violated his parole from the Warren State Hospital, the Sheriff is directed to apprehend said Herbert Watson and return him to the Warren State Hospital for further treatment. BY THE COURT, John J. Pentz, President Judge.

October 7, 1963, Sheriff's Return, filed.  
October 2, 1963, James B. Reese, High Sheriff of Clearfield County, do hereby deputize Constable Burnside Township to execute this Order. James B. Reese, Sheriff.  
Now, October 5, 1963, as within ordered, transported the within named Hobart Watson to the State Hospital at Warren, Pa. So Answers, James B. Reese, Sheriff.

April 18  
9:06 AM EST

And Now, 23 day of Dec. 1966 By paper filed, the above judgment is satisfied in full of debt, interest and cost.  
Attest *Carl E. Walker*  
Prothonotary

Community Consumer Discount Company  
DuBois, Pa.

631

Daniel C. Droney  
Eleanor J. Droney  
Daniel B. Droney  
807 S. Brady St  
DuBois, Pa.

Pro. By Plff 4.50  
Pro by Atty A & B 1.00  
*Pro by self 1.50*

APRIL 18, 1963 - D. S. B. -- DATED APRIL 16, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Three Hundred Forty and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2340.00

Atty Comm. 15%

Interest from April 16, 1963

Filed and Entered by Plaintiff, April 18, 1963

Judgment.

*Carl E. Walker*

Prothonotary

MAY 20, 1965, POSTPONEMENT OF LIEN OF JUDGMENT, filed

KNOW ALL MEN BY THESE PRESENTS, that we, The Community Consumer Discount Company, Plaintiff in the above stated judgment for, and in consideration of the sum of One (\$1.00) Dollar in hand paid, receipt of which is hereby acknowledged, do hereby postpone the lien of the above stated judgment against the following described property, to wit:

ALL that certain piece or parcel of land situate in Sandy Township, Clearfield County, Pennsylvania, bounded and described as follows:

BOUNDED on the West by South Brady Street, on the North by land of Middleton, on the East by land of J. J. Dessy, and on the South by land of Rachel E. Overdorf, and being fifty-five (55) feet wide on South Brady Street and on land of J. J. Dessy by ninety five (95) feet deep.

in favor of an extension of mortgage to the Elk County Savings and Loan Association, so that the extension to mortgage of the said Elk County Savings and Loan Association shall be and remain a first lien on the said premises the same

CONTINUED ON PAGE 256

John B. Gates

The First National Bank of  
Philipsburg, Pa.

April 18  
9:07 AM EST

632

William T. Milliron  
Alta M. Milliron  
17 N. Front  
Philipsburg, Pa.

Pro. By atty 4.50  
Atty 3.00  
O.C. Atty 3.50  
*Pro by self 1.50*

APRIL 18, 1963, AMICABLE SCIRE FACIAS, filed. To Revive and Continue

Lien of Judgment entered to 17 May Term, 1958

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Twelve Hundred Ten and 72/100 Dollars, with Interest, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1210.72

Atty Comm. 5%

Interest from April 28, 1958

Filed and Entered by Attorney, April 18, 1963

Judgment.

*Carl E. Walker*

Prothonotary

And Now, 6 day of Dec. 1966 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Arthur Hill*  
Prothonotary

<p>April 18 9:15 AM EST</p>	<p>First National Bank of Philipsburg, Pa.</p> <p>633</p> <p>Melvin L. Winters Ellen L. Winters Box 621 B, Osceola Mills, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by plff</i> 1.50</p>	<p>D. S. B. -- DATED APRIL 17, 1963</p> <p>Payable One Day after Date</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Thousand Three Hundred Ninety Five and 82/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2395.82</p> <p>Atty Comm. 5%</p> <p>Interest from April 17, 1963</p> <p>Filed and Entered by Plaintiff, April 18, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>24</u> day of <u>March</u> 19<u>66</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <u><i>Annie Hill</i></u> Prothonotary</p>
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<p>April 18 9:16 AM EST</p>	<p>FIRST NATIONAL BANK OF Philipsburg, Pa.</p> <p>634</p> <p>R. C. Williams Elizabeth B. Williams West Decatur, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by plff</i> 3.00</p>	<p>D. S. B. -- DATED APRIL 17, 1963</p> <p>Payable One Day after Date</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand One Hundred Ten and 59/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt. \$1110.59</p> <p>Atty Comm. 5%</p> <p>Interest from April 17, 1963</p> <p>Filed and Entered by Plaintiff, April 18, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>7</u> day of <u>Oct.</u> 19<u>67</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <u><i>Annie Hill</i></u> Prothonotary</p>
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First National Bank of  
Philipsburg, Pa.

D. S. B -- DATED APRIL 17, 1963

Payable One Day after Date

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Nine Hundred Eighty Nine and 15/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors Waiving Stay, Inquisition and Exemption.

April 18  
9:17 AM EST

635

Debt \$2989.15

Clair Francis Loughhead  
Norma Jean Loughhead  
Gearhartville  
Philipsburg, Pa.

Atty Comm. 5%

Interest from April 17, 1963

Filed and Entered by Plaintiff, April 18, 1963

Judgment.

*Carl E. Walker*

Prothonotary

Pro. By Plff 4.50

*Pro by Plff* 3 00

And on the 5th day of April 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest, *Raymond Witherson*  
Prothonotary

<p>Smith, Smith &amp; Work</p>	<p>IN RE: MATTER OF SUSPENSION OF OPERATING PRIVILEGES OF ALBERT H. PYLE</p>	<p>APRIL 18, 1963, PETITION FOR APPEAL FROM SUSPENSION OF OPERATOR'S LICENSE, filed. One copy certified to Attorney</p>
<p>Edw. T. Kelley</p>	<p>Commonwealth of Penna.</p>	<p>Wherefore, your Petitioner requests your Honorable Court pursuant to the Act of April 29, 1959, P.L. 58 Section 620, as last amended, Section 620, to grant a hearing to take testimony and examine into the facts of the case to determine whether the operator's license of the Petitioner is subject to suspension by the Secretary of Revenue of the Commonwealth of Pennsylvania. And he will ever pray, etc. /S/ Albert H. Pyle, Petitioner. Joseph J. Work /S/ Atty.</p>
<p>636</p>	<p></p>	<p>ORDER: AND now this 18th day of April, 1963, the foregoing Petition having been presented to the Court, it is hereby ordered that a hearing shall be granted to take testimony and examine into the facts of the case to determine whether the operator's license of the Petitioner is subject to suspension by the Secretary of Revenue of the Commonwealth of Pennsylvania, said hearing shall be held on the 24th day of May, 1963, at 9:30 A.M., and it is further ordered that written notice of the said hearing shall be sent to the Secretary of Revenue of the Commonwealth of Pennsylvania by registered mail, in order that the said Secretary shall have 30 days notice of the scheduled hearing. By the Court, John J. Pentz, P.J.</p>
<p>Pro. By atty 5.25 Atty 3.00 Pro. 2.00 Pro. 3.50</p>	<p></p>	<p>May 6, 1963, Praecept filed by Edward T. Kelley. Enter my appearance for the Commonwealth. Edwart T. Kelley</p> <p>ORDER, filed, May 24, 1963.</p> <p>The facts surrounding the issuance of inspection certificate and failure of the owner of the vehicle to place it on the vehicle having been stipulated, it is clear that petitioner, Albert H. Pyle, did not violate any section of the Vehicle Code, and at most a violation of regulations of the Bureau of Highway Safety and not an Act of Assembly was violated. However, the action of the Bureau of Highway Safety in suspending the operator's privilege of Albert H. Pyle for one month is an abusive discretion and excessive punishment for an accidental, at most, breach of departmental regulation.</p> <p>ORDER: NOW, May 24, 1963, appeal of Albert H. Pyle is sustained and the suspension of operating privileges set aside. Clearfield County to pay the costs. By the Court, John J. Pentz, President Judge.</p>

American Finance Corporation  
101 E. Market Street  
Clearfield, Pa.

D. S. B. -- DATED APRIL 16, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Six Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$600.00

Atty Comm.

Interest from April 16, 1963

Filed and Entered by Plaintiff, April 18, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 14 day of July 1966. By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Austin Hill*  
Prothonotary

April 18  
9:18 AM EST

637

Harold J. Roos  
Barbara Roos  
RD Morrisdale, Pa.

Pro. By Plff 4.50  
*Pw* *by P.H.* 1.50

FEBRUARY TERM, 1963

DOCKET 178

<p>Bell Silverblatt &amp; Swoope</p> <p>Smith, Smith &amp; Work</p>	<p>Donald P. Lingle and Darrell D. Lingle</p> <p>638</p> <p>Thomas A. Lingle, t/d/b/a Lingle Construction Company</p> <p>Pro. 5.00 Atty 3.00 O.C. Pro. By BS&amp;S 15.00 O.C. Pro 6.00 Pro 3.50</p>	<p><u>APRIL 18, 1963, TRANSFERRED FROM NO. 1 NOVEMBER TERM, 1962, IN EQUITY.</u></p> <p><u>April 18, 1963, ORDER, filed.</u></p> <p>NOW, April 18, 1963, on the pleadings and the facts averred therein, there is no need for equitable remedy; and full and adequate remedy can be afforded by action at law. Accordingly, this case is transferred to the law side of the Court, to be tried before Arbitrators, under the rules governing arbitration, unless demonstrated that the amount of damages involved is in excess of \$2000.00; in which event jury trial will be accorded. By The Court, John J. Pentz, President Judge.</p> <p>SETTLED AND DISCONTINUED MARCH 4, 1964</p>
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Ammerman & Blakley

Capital Consumer Discount Co.  
DuBois, Pa.

D. S. B. -- DATED MARCH 2, 1953

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Five Hundred Twenty Two and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$522.00

Atty Comm.

Interest from March 2, 1953

Filed and Entered by Attorney, April 18, 1963

Judgment. ;

*Carl E. Walker*

Prothonotary

April 18, 1963, Praecept filed: By Ammerman & Blakley. Please enter our appearance for Plaintiff in the above matter.

NO. 20 FEBRUARY TERM, 1963 - WRIT OF EXECUTION

April 18  
11:40 AM EST

639

Glenn M. Luce  
390 Highland Ave.  
Sykesville, Pa.

Pro. By Atty 4.50  
Atty 3.00

April 18  
1:11 PM EST

640

County National Bank at  
Clearfield, Pa.

D. S. B. -- DATED APRIL 16, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Twenty Five Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2500.00

Atty Comm. 10%

Interest from April 16, 1963

Filed and Entered by Plaintiff, April 18, 1963

Judgment

*Carl E. Walker*

Prothonotary

Kenneth D. Rummings  
Dorothy Rummings  
1105 S. Second St.  
Clearfield, Pa.

Pro. By Deft 4.50

*Pro by Deft 1.50*

And Now, 13 day of Sept. 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Arthur Hill*  
Prothonotary

<p>April 18 1:50 PM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>641</p> <p>Reese Green Sylvia Green RD Woodland, Pa.</p> <p>Pro. By Deft 4.50 Pro. By Pa. Elec. 1.00 <i>Pro by Deft. 1.50</i></p>	<p>D. S. B. -- DATED APRIL 18, 1963</p> <p>Payable In Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Sixteen Hundred Forty Five and 64/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1645.64</p> <p>Atty Comm. 10%</p> <p>Interest from April 18, 1963</p> <p>Filed and Entered by Plaintiff, April 18, 1963</p> <p>And Now, <u>21</u> day of <u>May</u> 19<u>63</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <u>Carl E. Walker</u> Prothonotary</p> <p>July 11, 1963, Release from Lien of Judgment, filed.</p> <p>Know all men By these presents, that The County National Bank, the Plaintiff named in the above entitled judgment, for and in consideration of the sum of one Dollar, lawful money of the United States, to it paid by the defendant above named, the receipt whereof is hereby acknowledged do hereby forever acquit, exonerate, discharge and release from the lien of the above entitled judgment, the following described property, to wit; all that certain right of way granted and conveyed by Reese Green and Sylvia Green to Pennsylvania Electric Company dated the 17th day of April 1963, and intended to be forthwith recorded.</p> <p>And it is further agreed that the plaintiff above named will not look to the said above mentioned and described premises, or any part thereof, for payment of any part of the principal and interest of said above entitled judgment, now or hereafter to become due, now in any way disturb, molest, put to charge or damage, the present or any future owner or owners, occupier or occupiers of the said above-mentioned and described premises, or any part or portion thereof, for or by reason of the said judgment, or any matter, cause or thing thence accruing or to arise: Provided that nothing herein contained shall affect the said judgment or its legal validity, so far as respects all other lands and tenements of the said defendant situate in the County aforesaid, which are not herein expressly exonerated therefrom.</p> <p>CONTINUED ON PAGE 279</p>
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<p>April 19 8:49 AM EST</p>	<p>First National Bank of Philipsburg, Pa.</p> <p>642</p> <p>Clair Stonebraker Margaret L. Stonebraker Hawk Run, Pa.</p> <p>Pro. By Plff 4.50 O.C Pro. By Atty Sharp 3.50 <i>Pro by Plff 1.50</i></p>	<p>APRIL 19, 1963, AMICABLE SCIRE FACIAS, filed. To Revive and Continue Lien of Judgment entered to 171 May Term, 1958</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Thirteen Hundred Forty-Five and 70/100 Dollars, with Interest, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1345.70</p> <p>Atty. Comm. 5%</p> <p>Interest from May 22, 1958</p> <p>Filed and Entered by Plaintiff, April 19, 1963</p> <p>Judgment.</p> <p><u>Carl E. Walker</u> Prothonotary</p> <p>And Now, <u>5</u> day of <u>April</u> 19<u>63</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <u>Carl E. Walker</u> Prothonotary</p>
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First National Bank of  
Philipsburg, Pa.

April 19  
8:51 AM EST

643

Donald T. Harter, Jr.  
Pearl C. Harter  
RD, Morrisdale, Pa.

Pro. By Plff 4.50  
O.C. Pro By Plff 3.50  
*Pro. by Plff. 1.50*

*And Now, 14th day of March 1964 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.*  
Attest *Carl E. Walker*  
Prothonotary

APRIL 19, 1963, AMICABLE SCIRE FACIAS, filed, To Revive and Continue  
Lien of Judgment entered to 35 May Term, 1958

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Five Hundred Forty and No/100 Dollars, with Interest, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption  
Debt \$540.00

Atty Comm. 5%  
Interest from May 10, 1958

Filed and Entered by Plaintiff, April 19, 1963  
Judgment.

*Carl E. Walker*  
Prothonotary

First National Bank of  
Philipsburg, Pa.

April 19  
8:52 AM EST

644

Edward Conklin  
Ruth Conklin  
Hawk Run, Pa.

Pro. By Plff 4.50  
*Pro. by Plff. 1.50*

*And Now, 31st day of July 1964 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.*  
Attest *Carl E. Walker*  
Prothonotary

D. S. B. -- DATED APRIL 18, 1963

Payable One Day after Date  
By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Two Hundred Ninety Six and 69/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1296.69  
Atty Comm. 5%

Interest from April 18, 1963  
Filed and Entered by Attorney, April 19, 1963  
Judgment.

*Carl E. Walker*  
Prothonotary

<p>April 19 11:01 AM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>645</p> <p>Wilbur B. Livingston Ora E. Wisor Mary K. Livingston Woodland, Pa.</p> <p>Pro. By Deft 4.50 Pro. By Deft 1.50</p>	<p>D. S. B. -- DATED APRIL 19, 1963</p> <p>Payable Three Months after Date</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Forty One Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$4100.00</p> <p>Atty Comm. 10%</p> <p>Interest from April 19, 1963</p> <p>Filed and Entered by Plaintiff, April 19, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>24</u> day of <u>April</u> 19<u>63</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>April 19 11:15 AM EST</p>	<p>Bell Silberblatt &amp; Swoope</p> <p>Cambria County Nat'l Bank Carrolltown</p> <p>646</p> <p>Kenneth D. Moore Leadeth Moore R.D. Houtzdale, Pa.</p> <p>Pro. By atty 4.50 Atty 3.00 <i>Pro by atty</i> 1.50</p>	<p>D. S. B. -- DATED APRIL 16, 1963</p> <p>Payable in Installments</p> <p>By virtue of Warrant of Attorney hereunto Annexed, Bell, Silberblatt &amp; Swoope, Attorneys, appear for the Defendants and Confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Eighteen Hundred Sixty Eight and 40/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1868.40</p> <p>Atty Comm. 15%</p> <p>Interest from April 16, 1963</p> <p>Filed and Confessed by Attorney, April 19, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>30</u> day of <u>June</u> 19<u>66</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Arthur Hill</i> Prothonotary</p>
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Ervin S. Fennell, Jr.

DuBois Deposit National Bank  
DuBois, Pa.

D. S. B. -- DATED DECEMBER 24, 1962

Payable In Installments

By virtue of Warrant of Attorney hereunto Annexed, Ervin S. Fennell, Jr., Attorney, appears for the Defendants and Confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Five Hundred Ninety-Three and 40/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

April 19  
11:08 AM EST

647

Debt \$516.00  
Atty Comm. 15% 77.40 \$593.40

John W. Bundy  
Mary E. Bundy  
Paul A. Bundy  
RD 2, DuBois, Pa.

Interest from  
Filed and Confessed by Attorney, April 19, 1963  
Judgment.

*Carl E. Walker*  
Prothonotary

Pro. By Atty 5.00  
Atty 3.00  
Pro by Pff 1.50

And Now, 6 day of Oct 1963 by paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

Urey & Mikesell

Earl M. Brown  
Helen C. Brown  
11 Guligh Ave., Clearfield, Pa.

D. S. B. -- DATED JANUARY 1, 1963

Payable One Day after Date

By virtue of Warrant of Attorney hereunto Annexed, Urey & Mikesell, Attorneys, appear for the Defendants and Confess Judgment in favor of the Plaintiff and Against the Defendants in the sum Four Thousand Two Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

April 19  
1:35 PM EST

648

Debt \$4200.00

Joseph C. Sankey  
Robert S. Phillips  
Clearfield, Pa.

Atty Comm. 10%  
Interest from January 1, 1963  
Filed and Confessed by Attorney, April 19, 1963  
Judgment.

*Carl E. Walker*  
Prothonotary

Pro. 5.00  
Atty 3.00

<p>April 19 2:09 P.M. EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>649</p> <p>Clyde Kennedy Anna C. Kennedy R.D. Osceola Mills, Pa.</p> <p>Pro.      By Deft      4.50 <i>Pro</i>      <i>by Deft</i>      <i>1.50</i></p>	<p><u>D. S. B. -- DATED APRIL 18, 1963</u></p> <p>Payable In Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Sixteen Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition, and Exemption.</p> <p>Debt                      \$1600.00</p> <p>Atty Comm. 10%</p> <p>Interest from April 18, 1963</p> <p>Filed and Entered by Plaintiff, April 19, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <i>23</i> day of <i>Mar</i>, 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>April 20 9:03 AM EST</p>	<p>Area Finance Company 2470 Bedford Street Johnstown, Pa.</p> <p>650</p> <p>Cecil C. Wolfe Box 95 Burnside, Pa.</p> <p>Pro.      By Plff      4.50</p>	<p><u>D. S. B. -- DATED APRIL 17, 1962</u></p> <p>Payable In Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Three Hundred Thirty-Six and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt                      \$336.00</p> <p>Atty Comm.</p> <p>Interest from April 17, 1962</p> <p>Filed and <del>Entered by Plaintiff</del> Entered by Plaintiff, April 20, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p>
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County National Bank at  
Clearfield, Pa.

654

Apr 20  
9:45 AM EST

Stella Switala  
Madeline Robinson  
Leonard C. Robinson  
Houtzdale, Pa.

Pro. by Deft 4.50

Pro. .50

*Pro by Deft* 1.50

D. S. B. -- DATED APRIL 19, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Twenty Six Hundred Thirteen Dollars and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2,613.00

Atty. Comm. 10%

Interest from April 19, 1963

Filed and Entered by Plaintiff, April 20, 1963

Judgment

*Carl E. Walker*

Prothonotary

And Now, 13 day of Oct 1967 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Arthur Hill*  
Prothonotary

Clearfield Trust Company of  
Clearfield, Pa.

655

Apr 20  
10:10 AM EST

Allen C. Bogren  
Grampian, Pa.

Pro. by Plff 4.50

*Pro by Plff* 1.00

D. S. B. -- DATED APRIL 20, 1963

Payable on Demand

By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Fifteen Hundred and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1,500.00

Atty. Comm. 10%

Interest from April 20, 1963

Filed and Entered by Plaintiff, April 20, 1963

Judgment

*Carl E. Walker*

Prothonotary

And Now, 1 day of April 1967 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Arthur Hill*  
Prothonotary



Nevling & Davis

April 20  
11:25 AM EST

Punxsutawney National Bank  
Punxsutawney, Pa.

657

Paul C. Bond  
Oscar L. Curry  
Katherine Curry  
RD 1, Mahaffey, Pa.

Pro.	By atty	5.00
Atty		3.00
<i>Dis. by atty</i>		<i>1.50</i>

D. S. B. -- DATED APRIL 10, 1963

Payable In Installments

By virtue of Warrant of Attorney hereunto Annexed, Nevling & Davis, Attorneys, appear for the Defendants and Confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Three Thousand Eight and 64/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$3008.64

Atty Comm. 10%

Interest from April 10, 1963

Filed and Confessed by Attorneys, April 20, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

*Attest: [Signature]*  
Prothonotary

*Not a valid judgment without security paper filed, the above judgment is satisfied in full of debt, interest and cost.*

CONTINUED FROM PAGE 320 AUGUST 1, 1964, CO. NATIONAL BANK AT CLEARFIELD, -vs- FLOYD MATTHEW et al, No. 730 February, 1963

above entitled judgment, now or hereafter to become due, or in any way disturb, molest, put to charge or damage, the present or any future owner or owners, occupier or occupiers of the said above mentioned and described premises, or any part or portion thereof, for or by reason of the said judgment or any matter, cause or thing thence accruing or to arise: Provided, that nothing herein contained shall affect the said judgment or its legal validity, so far as respects all other lands and tenements of the said defendants situated in the County aforesaid, which are not herein expressly exonerated therefrom.

IN WITNESS WHEREOF the said County National Bank at Clearfield has caused this Indenture to be signed by its Cashier and has caused the common and corporate seal of the said corporation to be hereunto affixed this 20th day of July, 1964.

County National Bank at Clearfield,  
By D. R. Ferguson, Vice President

Attest:  
W. I. Morgan, Assistant Cashier

<p>Leo R. Brockbank</p> <p>#135.00 7/8/63 Clfd Co</p>	<p>Robert A. Fairman</p> <p>658</p> <p>Donna Jean Fairman</p> <p>Pro. By atty 7.00</p> <p>Atty 3.00</p> <p>Const. By atty 4.50</p> <p>\$75. Const. \$3.50</p> <p>Master 78.50</p> <p>Clfd Co Bar Assn 10.00</p> <p>Pro. 10.00</p> <p>d Pro. 1.00</p>	<p>APRIL 22, 1963, COMPLAINT IN DIVORCE, filed. One copy certified to Attorney.</p> <p>April 26, 1963, Constable's Return of Service, filed. Now, the 24th day of April, 1963 at 4:15 o'clock P.M., served Donna Jean Fairman, at her home at 11 East Second Avenue, DuBois, Pennsylvania, with a true and attested copy of the within Complaint in Divorce at No. 658 February Term, 1963, by handing the same to and leaving with her, personally, and making known to her the contents thereof. So Answers, Robert N. Colley, Constable.</p> <p>July 8, 1963, By Motion on the Watch Book, Anthony Guido, Esquire is appointed Master to take testimony and report same with recommended form of Decree to the Court. By the Court, John J. Pentz, P.J.</p> <p>AUGUST 15, 1963, MASTER'S REPORT, filed</p> <p>AND NOW, the 15th. day of August 1963, the report of the Master is acknowledged. We approve his findings and recommendations.</p> <p>We, therefore, DECREE that ROBERT A. FAIRMAN be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between himself and DONNA JEAN FAIRMAN. Thereupon all the rights, duties or claims accruing to either of said parties in pursuance of said marriage, shall cease and determine, and each of them shall be at liberty to marry again as though they had never been heretofore married.</p> <p>The Prothonotary is directed to pay the Court costs, including Master's fees, as noted herein, out of the deposits received and then remit the balance to the libellant. No Decree to issue until the costs be fully paid. We do further award to the said his, hers costs expended in this action.</p>
<p>\$135.00 Paid by Attorney</p> <p>Master \$75. Const \$3.50</p> <p>#271 - Anthony Guido, Master \$78.50</p>	<p>#272 - Clfd Co. Bar Assn. 10.00</p> <p>#273 - Leo R. Brockbank 35.50</p> <p>Prothonotary 11.00</p> <p>\$135.00</p>	<p>BY THE COURT, JOHN J. PENTZ, P.J.</p>

First National Bank of  
Philipsburg, Pa.

April 22  
9:07 AM EST

659

James B. McKinney  
Box 387  
Winburne, Pa.

Pro. By Plff 4.50

D. S. B. -- DATED APRIL 18, 1963

Payable One Day after Date

By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Twelve Hundred Eighty One and 52/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1281.52

Atty Comm. 5%

Interest from April 18, 1963

Filed and Entered by Plaintiff, April 22, 1963

Judgment.

*Carl E. Walker*

Prothonotary

First National Bank of  
Philipsburg, Pa.

April 22  
9:08 AM EST

660

Ernest Cartwright, Sr.  
Anna Cartwright  
Hawk Run, Pa.

Pro. By Plff 4.50

Pro by Atty 2.00

*Pro by Plff 3.00*

D. S. B. -- DATED APRIL 19, 1963

Payable In Installments

By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Fifty Eight and 74/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2058.74

Atty Comm. 5%

Interest from April 19, 1963

Filed and Entered by Plaintiff, April 22, 1963

Judgment.

*Carl E. Walker*

Prothonotary

APRIL 15, 1965, RELEASE FROM JUDGMENT LIEN, filed.

KNOW ALL MEN BY THESE PRESENTS, that the First National Bank of Philipsburg, Philipsburg, Pennsylvania the Plaintiff named in the above entitled judgment at the request of the Defendants above named and for and in consideration of the sum of one dollar lawful money of the United States, to it paid by said defendants the receipt whereof is hereby acknowledged, do hereby forever acquit, exonerate, discharge and release from the lien and obligation of the above entitled judgment and of and from all suits, actions, executions, costs, damages and demands whatsoever, for or on account or by reason of said judgment, the following described property, to wit:

ALL THAT certain lot or message of ground located and sitated in Morris Township, Clearfield County, Pennsylvania, bounded and described as follows, to wit:

CONTINUED ON PAGE 281

And Now, 4 day of Aug 1969, I have filed the above judgment with interest and costs.

*Prothonotary*

<p>Apr 22 9:15 AM EST</p>	<p>Community Consumer Discount Co. DuBois, Pa.</p> <p>661</p> <p>Lorrena McMinn James L. McMinn R.D. #1 Luthersburg, Pa.</p> <p>Pro. by Plff 4.50 <i>Pro. by Plff. 1.50</i></p>	<p>D.S.B. -- DATED APRIL 19, 1963</p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Fifty Two and NO/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Incquisition and Exemption.</p> <p>Debt \$2052.00</p> <p>Atty. Comm. 15%</p> <p>Interest from April 19, 1963</p> <p>Filed and Entered by Plaintiff, April 22, 1963</p> <p>J,udgment</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p><i>And Now, 16<sup>th</sup> day of April 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</i> Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>April 22 9:16 AM EST</p>	<p>Community Consumer Discount Co. DuBois, Pa.</p> <p>662</p> <p>Mary Lou Jackson Frederick P. Jackson R. D. #1 DuBois, Pa.</p> <p>Pro. by Plff 4.50 <i>Pro. by Plff 1.50</i></p>	<p>D. S. B. -- DATED APRIL 19, 1963</p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Three Hundred Fifty and NO/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1350.00</p> <p>Atty. Comm. 15%</p> <p>Interest from April 19, 1963</p> <p>Filed and Entered by Plaintiff, April 22, 1963</p> <p>J,udgment</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p><i>And Now, 20<sup>th</sup> day of May 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</i> Attest <i>Carl E. Walker</i> Prothonotary</p>
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Community Consumer Discount Co  
DuBois, Pa.

D. S. B. -- DATED APRIL 19, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Two Hundred Sixty Eight and NO/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Apr 22  
9:17 AM EST

663

Debt \$2268.00

Dorothy Kennelly  
Steve J. Kennelly  
415 W. Washington Avenue  
DuBois, Pa.

Atty Comm. 15%  
Interest from APRIL 19, 1963

Filed and Entered by Plaintiff, April 22, 1963  
Judgment.

*Carl E. Walker*  
Prothonotary

Pro. by Plff 4.50

*Pro by Plff 1.50*

And Now, 30th day of Dec 1962. By paper filed, the above judgment is satisfied in full of debt, interest and cost.  
Attest *Carl E. Walker*  
Prothonotary

Community Loan & Discount Co.  
Clearfield, Pa.

D. S. B. -- DATED MARCH 26, 1962

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Five Hundred Fifty-five and NO/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Apr 22  
10:00 AM EST

664

Debt \$555.00

Kenneth Baney  
Alice Baney  
R. D. #2, Box 201  
Clearfield, Pa.

Atty. Comm.  
Interest from March 26, 1962

Filed and Entered by Plaintiff, April 22, 1963  
Judgment.

*Carl E. Walker*  
Prothonotary

Pro. by Plff 4.50

*Pro by Plff 1.50*

And Now, 1st day of June 1963. By paper filed, the above judgment is satisfied in full of debt, interest and cost.  
Attest *Carl E. Walker*  
Prothonotary



Community Consumer Discount  
Company  
Clearfield, Pa.

D. S. B. -- DATED APRIL 23, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Fifty Two and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

April 22  
10:46 AM EST

666

Debt \$2052.00

Atty Comm. 10%

Interest from April 23, 1963

Donna J. Young  
Kenneth M. Young  
RD 1, Clearfield, Pa.

Filed and Entered by Plaintiff, April 22, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

Pro. By Plff 4.50

And Now, *5th* day of *Aug* 19*63* By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Community Consumer Discount  
Company  
Clearfield, Pa.

D. S. B. -- DATED APRIL 23, 1963

Payable In Installments

By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Fifty Two and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

April 22  
10:47 AM EST

667

Debt \$2052.00

Atty Comm. 10%

Interest from April 23, 1963

Esther A. Young, Endorser  
607 McBride Street  
Clearfield, Pa.

Filed and Entered by Plaintiff, April 22, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

Pro. By Plff 4.50

And Now, *5th* day of *Aug* 19*63* By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

<p>April 22 10:55 A.M. EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>668</p> <p>Gerald D. McDonald Lenore A. McDonald E. Millard Wall Goldie F. Wall RD 1, Curwensville, Pa.</p> <p>Pro. By Deft 5.50 O.C. Pro By Deft 4.00 O.C. Pro By Lind Ross 1.00 <i>Pro by Deft. 1.50</i></p>	<p>APRIL 22, 1963, AMICABLE REVIVAL to Revive and continue Lien entered to No. 647 February Term, 1958</p> <p>By virtue of Power of Attorney contained therein, Plaintiff and the Defendants agree to revive Amicably the same in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Three Hundred Sixty Six Dollars and 52/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2366.52 Atty Comm. 10% Interest from May 2, 1963 Filed and Entered by Plaintiff, April 22, 1963 Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <i>just</i> day of <i>Jan</i> 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>April 22 11:03 AM EST</p>	<p>JAMES A. PAGE R.D. 1, DuBois, Pa.</p> <p>669</p> <p>John J. Hartman RD 2, DuBois, Pa.</p> <p>Pro. By Plff 4.50</p>	<p>D. S. B. -- DATED APRIL 17, 1962</p> <p>Payable On Demand after Date</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Three Hundred Fifty and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt. \$350. Atty Comm. 10% Interest from April 17, 1962 Filed and Entered by Plaintiff, April 22, 1963 Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p>
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Edw. T. Kelley  
Commonwealth of Pennsylvania  
Dept. of Public Welfare

670

Reginia Thompson  
Carl Thompson

Pro.	By atty	5.00
Atty		3.00
Shff	By Atty	10.70
Pro.		3.50

APRIL 22, 1963, COMPLAINT IN ASSUMPSIT, filed. One copy certified to the Sheriff.

April 26, 1963, Sheriff's Return, filed  
NOW April 23, 1963 at 2:23 o'clock P.M. served the within Complaint in Assumpsit on Reginia Thompson and ~~Carl Thompson~~ Carl Thompson her husband, at Reginia Thompson's place of employment, Kent Sportwear, Filbert Street, Borough of Curwensville, Clearfield County, Pennsylvania, by handing to Reginia Thompson personally a true and Attested copy of the original Complaint in Assumpsit and made known to her the contents thereof. So Answers, James B. Reese, Sheriff.

November 1, 1963, Praecepte filed by Edward T. Kelley, Attorney for Plaintiff.

Judgment is entered in favor of the Plaintiff and against the Defendant, for the lack of an appearance of Answers, in the sum of Eight Hundred Thirty-Three and 50/100 Dollars, plus Cost of Suit.

Debt \$833.50

Judgment.

*Carl E. Walker*

Prothonotary

November 14, 1963, Sheriff's Return, filed.

Now April 23, 1963 after diligent search and inquiry the within named Carl Thompson is not found in my Bailiwick, and I hereby return this Writ "not found" as to Carl Thompson. So Answers, James B. Reese, Sheriff.

JULY 8, 1968, SUGG NON PAY filed to #572 May Term, 1968

<p>Work Smith, Smith &amp;</p> <p>April 23 1:59 PM EST</p>	<p>Community Loan &amp; Discount Co. Clearfield, Pa.</p> <p>673</p> <p>Alfred W. Mullen 718 E. Fourth St. Clearfield, Pa.</p> <p>Pro. by Atty 4.50 Atty 3.00</p>	<p>D. S. B. -- DATED JUNE 16, 1960</p> <p>Payable in Installments</p> <p>By virtue of Warrant of Attorney hereunto Annexed, W. U. Smith, Attorney, appears for the Defendant and Confess Judgment in favor of the Plaintiff and against the Defendant in the sum of Five Hundred Fifty and no/100 Dollars, with Interest, Attorney's commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$550.00</p> <p>Atty. Comm.</p> <p>Interest from June 16, 1963</p> <p>Filed and Confessed by Attorney, April 23, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p style="text-align: center;">Writ of Execution No. 21 February Term 1963</p>
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<p>Robert V. Maine</p> <p>April 23 2:01 PM EST</p>	<p>DuBois Deposit National Bank DuBois, Pa.</p> <p>674</p> <p>M. Clyde Meenan Mary Jane Meenan 200 Reynolds Ave. DuBois, Pa.</p> <p>Pro. by Atty 4.50 Atty. 3.00 <i>Pro. by Atty</i> 1.50</p>	<p>D. S. B. -- DATED FEBRUARY 25, 1963</p> <p>Payable on Demand</p> <p>By virtue of Warrant of Attorney hereunto annexed, Robert V. Maine, Attorney appears for the Defendants and Confess Judgment in favor of the Plaintiff and Against the Defendants in the sum of Five Thousand Five Hundred and no/100 Dollars, With Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$5000.00</p> <p>Atty. Comm. 10% <u>500.00</u> \$5500.00</p> <p>Interest from April 1, 1963</p> <p>Filed and Confessed by Attorney, April 23, 1963</p> <p>Judgment</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>27<sup>th</sup></u> day of <u>Aug</u> 19<u>63</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <i>Carl E. Walker</i> Prothonotary</p>
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First National Bank of  
Philipsburg, Pa.

D. S. B. -- DATED APRIL 22, 1963

Payable One Day after Date

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Nine Hundred Twenty-five and 02/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1925.02

Atty. Comm. 5%

Interest from April 22, 1963

Filed and Entered by Plaintiff, April 23, 1963

Judgment.

*Carl E. Walker*

Carl E. Walker, Prothonotary

Apr 23  
9:02 AM EST

671

Neal Baney  
Gladys Baney  
308 Stone St.  
Osceola Mills, Pa.

Pro. by Plff 4.50

*Pro by Plff 1.50*

And Now, *9th* day of *May* 19*63* By paper filed, the above judgment is satisfied in full of debt interest and cost.

Attest *Carl E. Walker*  
Prothonotary

First National Bank of  
Philipsburg, Pa.

D. S. B. -- DATED APRIL 22, 1963

Payable one day after date

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Eighteen Hundred and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1,800.00

Atty. Comm. 5%

Interest from April 22, 1963

Filed and Entered by Plaintiff, April 23, 1963

Judgment.

*Carl E. Walker*

Prothonotary

Apr 23  
9:02 AM EST

672

Oscar V. Lindberg  
Charlotte A. Lindberg  
Lanse, Pa.

Pro. by Plff 4.50

Bell Telephone Company  
210 Pine Street  
Harrisburg, Pa.

April 23 2:10 PM EST

675

Louis Murarik  
Houtzdale, Pa.

Pro. By Plff 4.50  
Pro. By Plff 1.00  
*Pro. by Plff 1.50*

D. S. B. -- DATED MARCH 29, 1962

Payable One Day after Date

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Hundred Nineteen and 81/100 Dollars, with Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$119.81

Atty Comm.  
Interest from

Filed and Entered by Plaintiff, April 23, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

September 18, 1963, Certification of Judgment mailed to the Commonwealth of Pennsylvania, Department of Revenue, Bureau of Traffic Safety

And Now, *17th* day of *Oct.* 19*63* By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

ELEVEN (11) REINSURANCE AGREEMENTS, filed. The Commonwealth of Pennsylvania, Department of Public Welfare as Plaintiff. Filed April 24, 1963, at 8:45 AM E.S.T. By virtue of Agreement contained therein Judgment is entered in favor of the Plaintiff and against the Defendants for the sum of Two Thousand (\$2000.00) Dollars, with Cost of suit. Pro by Plff. each Writ \$3.00 Judgment.

*Carl E. Walker*  
Prothonotary

NUMBER	DEFENDANTS NAME AND ADDRESS	DATE
12-17-63	SATISFIED BY PAPER FILED: PRO 1.50 STATE TAX .50¢ PD.	
676	Russell E. and Helen B. Hughes, R. D., Philipsburg, Pa.	March 6 - 7, 1963
<i>7-7-62</i>	DECEMBER 8, 1967, SUGG NON PAY FILED TO NO. 300 NOVEMBER TERM, 1967	
<i>SAI 677</i>	William D. Love, RD 1, Box 323, Houtzdale, Pa.	March 11, 1963
<i>SAI 678</i>	DECEMBER 8, 1967, SUGG NON PAY FILED TO NO. 301 NOVEMBER TERM, 1967	
	William F. Lucas, P.O., Box 83, Winburne, Pa.	February 26, 1963
679	Sarah Pastori; a/k/a Sarah Pastoria, Curwensville, Pa.	March 13, 1963
680	Satisfied by paper filed 28 Oct. 1964 Pro. \$ 1.50 St. Tax .50 Paid Elizabeth A. Pavelko, Box 108, RD 2, DuBois, Pa.	February 28, 1963
681	DECEMBER 8, 1967, SUGG NON PAY FILED TO NO. 312 NOVEMBER TERM, 1967 Theodore H. & Margaret L. Peters, 507 E. 5th St., Clearfield, Pa.	March 5 - 13, 1963
682	Thomas R. Seaburn, RD 1, Curwensville, Pa.	January 7, 1963
<i>SAI 683</i>	DECEMBER 11, 1967, SUGG NON PAY FILED TO NO. 338 NOVEMBER TERM, 1967 Alfred & Anna Soupart, Box 192, Smithmill, Pa.	March 14, 1963
684	APRIL 21, 1966, SATISFIED BY PAPER FILED, Pro. \$1.50 State Tax 50¢ Bessie L. Straw, R.D. Berwindale, Pa.	March 12, 1963
685	DECEMBER 11, 1967, SUGG NON PAY FILED TO NO. 344 NOVEMBER TERM, 1967 Merle W. Wulfert & Donna M. Wulfert, 541 South Ave., DuBois, Pa.	March 8 - 11, 1963
<i>SAI 686</i>	DECEMBER 11, 1967, SUGG NON PAY FILED TO NO. 334 NOVEMBER TERM, 1967 Marlin & Mayme Shope, R.D. Utahville, Pa.	March 21, 1963

Bell,  
Silverblatt  
& Swoope

Madeline Jordan

APRIL 24, 1963, COMPLAINT IN DIVORCE, filed. One copy certified to Sheriff.

687

SEPTEMBER 5, 1963, PRAEDIPE, filed by F. Cortez Bell Sr.  
Mark the above case "Discontinued".

Calvin Jordan

Pro.	7.00
Atty	3.00

<p>April 24 9:30 AM EST</p>	<p>Community Consumer Discount Co. Clearfield, Pa.</p> <p>688</p> <p>Sylverius Hugney Iola Hugney Frenchville, Pa.</p> <p>Pro. by Plff 4.50 <i>Pro. by Plff 1.50</i></p>	<p>D. S. B. -- DATED APRIL 23, 1963</p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Two Hundred and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1200.00</p> <p>Atty. Comm. 10%</p> <p>Interest from April 23, 1963</p> <p>Filed and Entered by Plaintiff, April 24, 1963</p> <p>Judgment</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, 6 day of July 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>April 24 9:31 AM EST</p>	<p>Community Consumer Discount Clearfield, Pa.</p> <p>689</p> <p>James E. Kistler Marie E. Kistler 405 Presquiesle St. Philipsburg, Pa.</p> <p>Pro. by Plff 4.50 Pro by Sharp &amp; G 1.00 Pro by Kramer 2.00 Pro by Kramer 2.00 <i>Pro by Kramer 1.00</i></p> <p>postponed in favor of and made second to the lien of the First National Bank, Philipsburg, Pa., Page 342, in Clearfield County records, in all that certain piece or parcel of land situate, lying and being in the Township of Decatur, County of Clearfield, State of Pennsylvania, bounded and described as follows, to wit:</p> <p>BEGINNING at a post on the line of territory; from thence North 57 degrees West by said line four hundred sixty-eight (468') feet to a birch post; thence South 43 degrees West eight hundred thirty-six (836') feet by woodland of Andrew Gearhart; thence South 57 degrees East thirty-three (33') feet by line of William Nicholson; thence South 43 degrees West one hundred two (102') feet by line of said William Nicholson to land of Robert Laws; thence by line of said Robert Laws South 57 degrees East four hundred thirty-five (435') feet; thence North 43 degrees East, nine hundred thirty-eight (938) feet to the place of beginning, containint ten acres.</p> <p>CONTINUED ON PAGE 299</p>	<p>D. S. B. -- DATED APRIL 22, 1963</p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand four Hundred Fifty-seven and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2,457.00</p> <p>Atty. Comm. 10%</p> <p>Interest from April 22, 1963</p> <p>And Now, 18 day of Oct. 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Filed and Entered by Plaintiff, April 24, 1963</p> <p>Attest <i>Archie Hill</i> Prothonotary</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>MAY 11, 1964, POSTPONEMENT OF LIEN, filed.</p> <p>KNOW ALL MEN BY THESE PRESENTS, that Community Consumer Disc Company, plaintiff mentioned in the above recited judgment, at the request of defendants, and for and in consideration of the sum of one Dollar to it in hand paid by James Kistler and Marie Kistler, defendants above mentioned, the receipt where of is hereby acknowledged, does hereby agree that the lien of the above recited judgment shall be lien of a certain mortgage executed by James Kistler and Marie Kistler, bearing dated January 28, 1956, recorded in Mortgage Book Vol. 168, containing the sum of Twenty-Five Hundred (\$2500.00) Dollars, secured by all that certain piece or parcel of land situate, lying and being in the Township of Decatur, County of Clearfield, State of Pennsylvania, bounded and described as follows, to wit:</p>
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Community Consumer Discount  
Clearfield, Pa.

April 24  
9:32 AM EST

690

Secil S. Skinner  
Mary E. Skinner  
324 W. 7th Ave.  
Clearfield, Pa.

Pro. by Plff 4.50  
Pro. by Atty 1.00

*Pro by Plff 1.50*

And Now, 5th day of Dec 1963 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest Carl E. Walker  
Prothonotary

D. S. B. -- DATED APRIL 19, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Three Hundred Sixty-eight and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1,378.00

Atty. Comm. 10%

Interest from April 19, 1963

Filed and Entered by Plaintiff, April 19, 1963.

Judgment.

Carl E. Walker

Prothonotary

June 13, 1963, Subordination of Judgment, filed.

WHEREAS, the Community Consumer Discount Company has a judgment in the Court of Common Pleas of Clearfield County, Pennsylvania, against Secil S. Skinner and Mary E. Skinner to No. 690 February Term, 1963, for the sum of One Thousand Three Hundred and Seventy-Eight Dollars (\$1,378.00) and costs, which judgment now remain a lien on all the real estate of the said Secil S. Skinner and Mary E. Skinner, his wife, within the County of Clearfield, Pennsylvania.

WHEREAS, the said Secil S. Skinner and Mary E. Skinner, his wife, have executed a Bond and Mortgage in favor of the Security Building and Loan Association of Clearfield, Pennsylvania, in the sum of Four Thousand Six Hundred Dollars (\$4,600.00), which is the principal amount of said Bond and Mortgage, said Bond and Mortgage being dated the \_\_\_ day of June, 1963, The said Mortgage herein mentioned was recorded on the \_\_\_ day of June, 1963.

WHEREAS, the said Secil S. Skinner and Mary E. Skinner have requested that the lien of the Community Consumer Discount Company under their judgment be subordinated to the lien of the Mortgage of (CONTINUED ON PAGE 300)

Community Consumer Discount  
Clearfield, Pa.

April 24  
9:33 AM EST

691

Edwin R. Best  
Dorothy Best  
R. D. #1  
Clearfield, Pa.

Pro. by Plff 4.50  
*Pro by Plff 1.50*

And Now, 3rd day of April 1964 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest Carl E. Walker

D. S. B. -- DATED APRIL 18, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Four Hundred Fifty-seven and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2457.00

Atty. Comm. 10%

Interest from April 18, 1963

Filed and Entered by Plaintiff, April 24, 1963

Judgment

Carl E. Walker

Prothonotary

<p>April 24, 9:34 AM EST</p>	<p>Community Consumer Discount Company Clearfield, Pa.</p> <p>692</p> <p>Reese W. Donner Mary Louise Donner 318 E. Pine Street Clearfield, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Plff</i> 1.50</p>	<p><u>D. S. B. -- DATED APRIL 18, 1963</u></p> <p>Payable In Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and Against the Defendants in the sum of One Thousand Two Hundred Ninety Six and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1296.00</p> <p>Atty Comm. 10%</p> <p>Interest from April 18, 1963</p> <p>Filed and Entered by Plaintiff, April 24, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>4<sup>th</sup></u> day of <u>May</u> 19<u>65</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>April 24 9:35 AM EST</p>	<p>Community Consumer Discount Company Clearfield, Pa.</p> <p>693</p> <p>Walter Fullerton, Jr. Thelma R. Fullerton 119 Bigler Road Bigler, Pa.</p> <p>Pro. By Plff. 4.50 <i>Pro by Plff</i> 1.50</p>	<p><u>D. S. B. -- DATED APRIL 15, 1963</u></p> <p>Payable In Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendnats in the sum of Seven Hundred Twenty and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt; \$720.00</p> <p>Atty. Comm. 10%</p> <p>Interest from April 15, 1963</p> <p>Filed and Entered by Plaintiff, April 24, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>21</u> day of <u>Sept.</u> 19<u>67</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <i>Anche Hill</i> Prothonotary</p>
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County National Bank at  
Clearfield, Pa.

D. S. B. -- DATED APRIL 24, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Fourteen Hundred Eighty-two and 29/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

April 24  
11:25 AM EST

696

Mrs. Evelyn R. Short  
R. D. Box 90  
Woodland, Pa.

Debt \$1,182.29

Atty. Comm. 10%

Interest from April 24, 1963

Filed and Entered by Plaintiff, April 24, 1963

Judgment.

Pro. by Deft. 4.50  
One by Plaintiff 1.50

*Carl E. Walker*

Prothonotary

And Now, 7<sup>th</sup> day of Oct. 1965 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

(Continued from page 296 Community Consumer Discount vs Secil S. Skinner al No. 690 Feb. T., 1963)

the Security Building and Loan Association of Clearfield, Pennsylvania, hereinbefore mentioned, and that the lien of said judgment shall be a subordinate and secondary lien against the property of Secil S. Skinner and Mary E. Skinner described in the aforesaid Mortgage, and the lien of the Mortgage to the Security Building and Loan Association of Clearfield, Pennsylvania, shall be the first lien against the said premises.

NOW, KNOW YE, that the said Community Consumer Discount Company, favoring the request of the said Secil S. Skinner and Mary E. Skinner, and in consideration of the sum of One Dollar (\$1.00) lawful money of the United States at the execution hereof by the said Secil S. Skinner and Mary E. Skinner well and truly paid, the receipt whereof is hereby acknowledged, has subordinated and does hereby subordinate the lien of the within judgment of the Community Consumer Discount Company in favor of the lien of the Mortgage of the said Secil S. Skinner and Mary E. Skinner to the said Security Building and Loan Association of Clearfield, Pennsylvania, and that the lien of the said judgment of the Community Consumer Discount Company against the property of the said Secil S. Skinner and Mary E. Skinner shall be a subsequent lien and following in priority the lien of the Mortgage hereinbefore mentioned, provided, however, that nothing herein contained shall be construed so as to impair the operation of the judgment of the Community Consumer Discount Company as a second lien against the real estate before described of Secil S. Skinner and Mary E. Skinner, but the said judgment shall continue as a lien against the said real estate described subsequent to and following in priority the lien of the Mortgage to the Security Building and Loan Association of Clearfield, Pennsylvania, and shall retain its priority against all other real estate of the said Secil S. Skinner and Mary E. Skinner.

IN WITNESS WHEREOF, the said Community Consumer Discount Company has caused this instrument to be duly executed by its President and duly attested and a corporate seal affixed hereto by its Secretary on this 13th day of June, 1963. COMMUNITY CONSUMER DISCOUNT COMPANY By E. H. Dufton, President.

<p>Bell, Silberblatt &amp; Swoope</p> <p>Kountz, Fry &amp; Meyer</p>	<p>Frank E. Kurzweg</p> <p>697</p> <p>Richard Hawley, Lloyd G. Hawley and TRANSAMERICAN FREIGHT LINES, INC., A Corporation</p> <p>Pro. by Atty. 7.00</p> <p>Atty. Reese 3.00</p> <p>Shff's by atty W.H. Davis 12.75</p> <p>Shff's by atty G.J. Bryan 12.10</p> <p>Shff's by atty 16.30</p> <p>Pro. By atty 2.00</p> <p>#2258 - Bell, Silberblatt &amp; Swoope \$3.00</p>	<p>APRIL 24, 1963 SUMMONS IN TRESPASS filed. Three Summons issued to Sheriff.</p> <p>April 24, 1963. Petition to Authorize Service by Registered Mail and Order. filed.</p> <p>WHEREFORE, Petitioner, Plaintiff above named, petitions the Court to authorize service as provided in such cases by the Pennsylvania Rules of Civil Procedure. Bell, Silberblatt &amp; Swoope, by Paul Silberblatt, Attorneys for Plaintiff.</p> <p>ORDER OF COURT:</p> <p>AND NOW, this 24th day of April, 1963, upon consideration of the within Petition, IT IS ORDERED that Defendant, Transamerican Freight Lines, Inc., a corporation, shall be served in this action by registered mail directed to the Secretary of the Commonwealth of Pennsylvania and to the principal place of business of Defendant corporation, 1700 North Waterman Avenue, Detroit, Michigan. John J. Pentz, President Judge.</p> <p>Two Summons issued to Sheriff in Compliance with above order.</p> <p>May 13, 1963, Sheriffs Return filed</p> <p>APRIL 24, 1963</p> <p>I James B. Reese, Sheriff of Clearfield County do hereby deputize the Sheriff of Mercer County to execute this writ. 4-24-63.</p> <p>Before me, the undersigned authority, personally appeared Harry L. Moore, Deputy who being duly sworn according to law, deposes and says that on the 2nd. day of May, 1963, at 9:40A.M he served Complaint in Action of Trespass, filed at No. 697 February Term, 1963, Clearfield County, Pennsylvania upon defendant Richard Hawley and Lloyd G. Hawley at their place of residence at Transamerican Freight Lines, Inc., No. 18 R.D. #2, West Middlesex, Penna. By making known the contents thereof to Mrs Lloyd G. Hawley, she being in charge at the time, and handing to and leaving with her the certified copy of complaint received from the Prothonotary. Harry L. Moore, Deputy. s/ So Answers George J. Bryan, Sheriff of Mercer County. /s</p> <p>I James B. Reese Sheriff of Clearfield County hereby deputize the Sheriff of Allegheny County to execute this writ; the 24 th day of April 1963.</p> <p>Personally appeared before me Ralph Mancuso a Deputy for William H. Davis, Sheriff of Allegheny County, Penna. who being duly sworn according to law deposed and says that on the 25th. day of April 1963, at 12:30 P.M. he served Transamerican Freight Lines, Inc., a Corporation, at its place of business, at No 201 Ann Street Oakmont Allegheny County, Penna. with a true and correct copy of the within Summons in Trespass No.697 February 1963, by handing the same to an leaving with E.E. De Long, Director Personnel Safety Department he being the person in charge for the time being, and making known to him the contents thereof. Ralph Mancuso, Deputy Sheriff, Allegheny County, Pa. So Answers William H. Davis, Sheriff of Allegheny County, Pa.</p> <p>SHERIFF'S RETURN, NOW, May 3, 1963 service of the within Summons in Trespass was made by me upon Transamerican Freight Lines, Inc., a corporation, by sending by registered mail, return receipt requested, a true and attested copy of the original Summons to Transamerican Freight Lines, Inc. at 1700 North Waterman Ave., Detroit, Michigan, being last known address, on the 1st day of May 1963 at 9:35 o'clock A.M. (DST) with an indorsement thereon showing that service was made on the Secretary of the Commonwealth of Pennsylvania on the 29th day of April 1963, by sending by registered mail return receipt requested a true and attested copy of the original Summons in Trespass to the Secretary of the Commonwealth of Pennsylvania at Harrisburg, Pa. Return receipt for registered mail, signed by M.J. Kreiler as agent for Transamerican Freight Lines, Inc., is hereto attached and made part of this return of service. Also by sending by registered mail, return receipt requested, a true and attested copy of the within Summons to the Secretary of the Commonwealth of Pennsylvania, Harrisburg, Pa. on the 25 th day of April 1963 at 10:30 o'clock A.M. accompanied by a fee of five (\$5.00) dollars. Return receipt signed by D. Costrick as agent for the Secretary of the Commonwealth is hereto attached and made part of this return of service.</p>
	<p>SETTLED AND</p>	<p>DISCONTINUED</p> <p>May 8, 1965, Praecipe filed by Bell, Silberblatt &amp; Swoope</p> <p>Kindly mark the above matter settled and Discontinued.</p> <p>Record Costs in the sum \$53.15 have been paid by Bell, Silberblatt &amp; Swoope, this case is this date marked Settled and Discontinued.</p>

Clearfield Trust Company  
Clearfield, Pa.

D. S. B. -- DATED JUNE 27, 1961

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Twenty One Hundred Forty-eight and 12/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

April 24  
12:07 PM EST

698

Debt \$2148.12

Howard J. Deter  
Helen F. Deter  
R. D. Mahaffey, Pa.

Atty. Comm. 10%  
Interest from June 27, 1961  
Filed and Entered by Plaintiff, April 24, 1963  
Judgment.

*Carl E. Walker*  
Prothonotary

Pro. by Plaintiff 4.50

Commonwealth of Pa.  
Department of Revenue  
Bureau of Sales and Use Tax  
Harrisburg, Pa.

CERTIFIED COPY OF LIEN -- DATED MARCH 28, 1963

This lien is from the Bureau of Sales and Use Tax under Acts No. 85 and 86, for Sales and/or Use Tax, Penalties, Additions and Interest, showing a Grand Total of One Hundred Ninety-one and 64/100 Dollars, with Interest and Cost of Suit.

April 24  
1:06 PM EST

699

Debt 127.75

Interest thereon to April 30th, 1963 11.50

Additions 23.00

Penalties 29.39

Joseph Waksmunski  
Frances Waksmunski  
T/A Fran Flowers  
223 Curtin St.  
Osceola Mills, Pa.

Interest from March 28, 1963  
Filed and Entered by Plaintiff, April 24, 1963  
Judgment.

*Carl E. Walker*  
Prothonotary

Pro. by Plaintiff 4.50

WRIT OF EXECUTION NO. 6 SEPTEMBER TERM, 1964

First National Bank of  
Philipsburg, Pa.

April 25 700  
9:05 AM EST

Clarence E. Sellers  
Dorothy Sellers  
Carter St., Karthaus, Pa.

Pro. By Plff 4.50  
Rec. *by Plff* 1.50

D. S. B -- DATED APRIL 24, 1963

Payable One Day after Date

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Six Hundred Ninety Five and 63/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$695.63

Atty Comm. 5%

Interest from April 24, 1963

Filed and Entered by Plaintiff, April 25, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 15 day of *Mar* 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

First National Bank of  
Philipsburg, Pa.

April 25 701  
9:10 AM EST

Steve Rebo  
Anna Rebo  
R.D. Madera, Pa.

Pro. By Plff 4.50  
Rec. *by Plff* 1.50

D. S. B -- DATED APRIL 24, 1963

Payable One Day after Date

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Three Thousand Five Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$3500.00

Atty. Comm. 3%

Interest from April 24, 1963

Filed and Entered by Plaintiff, April 25, 1963

JUDGMENT.

*Carl E. Walker*  
Prothonotary

And Now, 27 day of *Mar* 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Community Loan Company  
DuBois, Pa.

April 25,  
10:22 AM EST

702

Pearl M. Webb  
Lewis F. Webb  
RD 1, Penfield, Pa.

Pro. By Plff 4.50

*Pro by Plff nsc*

And Now, 2nd day of Nov 1963 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest Carl E. Walker  
Prothonotary

D. S. B. -- DATED APRIL 23, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Six Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$600.00

Atty Comm.

Interest from April 23, 1963

Filed and Entered by Plaintiff, April 25, 1963

Judgment.

*Carl E. Walker*

Prothonotary

County National Bank at  
Clearfield, Pa.

April 25  
10:52 AM EST

703

William D. Gabel  
Grace C. Gabel  
317 N. Third Street  
Clearfield, Pa.

Pro. By Deft. 4.50

*Pro by Deft. 1.50*

And Now, 9 day of Nov 1964 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest Carl E. Walker  
Prothonotary

D. S. B. -- DATED APRIL 24, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Fifty Five Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$5500.00

Atty Comm. 10%

Interest from April 24, 1963

Filed and Entered by Plaintiff, April 25, 1963

Judgment.

*Carl E. Walker*

Prothonotary

<p>April 25 11:02 AM EST</p>	<p>Curwensville State Bank Curwensville, Pa.</p> <p>704</p> <p>Kenneth Levine Catherine Levine David Levine, Endorser Mary Levine, Endorser Olanta, Pa.</p> <p>Pro. By Plff 5.50 <i>Pro 4.00</i> 3.00</p>	<p><u>D. S. B. -- DATED MARY 5, 1960</u></p> <p>Payable On Demand after Date.</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Five Hundred and No/100 Dollars, with Interest Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1500.00</p> <p>Atty Comm. 10%</p> <p>Interest from May 5, 1960</p> <p>Filed and Entered by Plaintiff, April 25, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>9<sup>th</sup></u> day of <u>May</u> 196<u>3</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>1<sup>st</sup></u> day of <u>May</u> 196<u>3</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Arthur Hill</i> Prothonotary</p>
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<p>April 25 11:41 AM EST</p>	<p>Discount Construction 607 S. Trenton Avenue Wilkinsburg 21, Pa.</p> <p>705</p> <p>Alva C. Brothers Laura S. Brothers 65 Clark Street Clearfield, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro. by plff.</i> 1.50</p>	<p><u>D. S. B. -- DATED APRIL 23, 1963</u></p> <p>Payable on Completion of Work</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Twenty Nine Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2900.00</p> <p>Atty Comm. 15%</p> <p>Interest from April 23, 1963</p> <p>Filed and Entered by Plaintiff, April 25, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>15</u> day of <u>May</u> 196<u>3</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Carl E. Walker</i> Prothonotary</p>
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Beacon Consumer Discount Co.  
 111½ E. Main Street  
 Lock Haven, Pa.

Richard P. Baird  
 Box 492  
 Clearfield, Pa.

April 25  
 12:17 PM EST

706

Pro By Plff 4.50

D. S. B. -- DATED SEPTEMBER 6, 1960

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered infavor of the Plaintiff and against the Defendant in the sum of Two Thousand Four Hundred Forty Nine and 08/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2449.08

Inty Comm. 15%

Interest from September 6, 1960

Filed and Entered by Plaintiff, April 25, 1963

Judgment

*Carl E. Walker*  
 Prothonotary

Clearfield Wholesale Paper  
 Notion Company  
 Clearfield, Pa.

April 25  
 1:42 PM EST

707

Kesnick Grocery Store  
 Hawk Run, Pa.

Pro. By Plff 5.25  
 R.P. Neal 10.00  
 J.B. Walker 7.00

APRIL 25, 1963, TRANSCRIPT OF JUDGMENT FROM THE DOCKET OR R. P. Neal, Justice of the Peace, filed.

Judgment rendered in favor of the Plaintiff and against the Defendant on November 20th, 1962, in the sum of Three Hundred Ninety Four and 16/100 Dollars, with Cost of Suit.

Debt \$394.16

Interest

Filed and Entered by Plaintiff, April 25, 1963

Judgment.

*Carl E. Walker*  
 Prothonotary

*Agreement to Review to 228 Nov 1962*

<p>April 25 3:15 PM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>708</p> <p>Angelo Pasquariello Josephine Pasquariello 905 Daisy Street Clearfield, Pa.</p> <p>Pro by Deft 4.50 <i>Pro y deft</i> 1.50</p>	<p>D. S. B. -- DATED APRIL 25, 1963</p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Forty Eight Hundred Ninety Eight and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$4898.00</p> <p>Atty Comm. 10%</p> <p>Interest from April 25, 1963</p> <p>Filed and Entered by Plaintiff, April 25, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>2</u> day of <u>Oct</u> 19<u>67</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Annie Hill</i> Prothonotary</p>
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<p>April 25 3:16 AM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>709</p> <p>Max A. Raymond Genevieve Raymond R. D. 2, Clearfield, Pa.</p> <p>Pro. by Deft 4.50 <i>Pro by Deft</i> 1.50</p>	<p>D. S. B. -- DATED APRIL 25, 1963</p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Fifteen Hundred Twenty-five and 29/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay Inquisition and Exemption.</p> <p>Debt \$1525.29</p> <p>Atty. Comm. 10%</p> <p>Interest from April 25, 1963</p> <p>Filed and Entered by Plaintiff, April 25, 1963</p> <p>Judgment</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>2</u> day of <u>Nov</u> 19<u>66</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Annie Hill</i> Prothonotary</p>
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Community Loan Company of  
DuBois, Pa.

D. S. B. -- DATED APRIL 25, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Five Hundred Fifteen and 77/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$515.00

Atty. Comm.

Interest from April 25, 1963

Filed and Entered by Plaintiff, April 26, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

April 26  
9:20 AM EST

710

Alex Bruzga  
520 Spring Avenue  
DuBois, Pa.

Pro. by Plff 4.50

*Pro by Plff 1.50*

And Now, *4th* day of *Jan* 19*63* By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Community Consumer Discount Co  
Clearfield, Pa.

D. S. B. -- DATED APRIL 24, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Five Hundred Eighty Four and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1584.00

Atty. Comm. 10%

Interest from April 24, 1963

Filed and Entered by Plaintiff, April 26, 1963

Judgment

*Carl E. Walker*  
Prothonotary

April 26  
9:33 AM EST

711

Helen Spencer  
James Edward Spencer  
743 Weaver St.  
Clearfield, Pa.

Pro. by Plff 4.50

*Pro by Plff 1.50*

And Now, *6th* day of *May* 19*63* By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

<p>April 26 9:34 AM EST</p>	<p>Community Consumer Discount Co Clearfield, Pa.</p> <p>712</p> <p>Shannon W. Newpher endorser Helen M. Newpher (endorser) R. D. #3, Clearfield, Pa.</p> <p>Clerk by Plff 4.50 <i>Pro by Plff 1.50</i></p>	<p>D. S. B. -- DATED APRIL 24, 1963</p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Five Hundred Eighty Four and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1584.00</p> <p>Atty. Comm. 10%</p> <p>Interest from April 24, 1963</p> <p>Filed and Entered By Plaintiff, April 26, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <i>sixth</i> day of <i>May</i> 19<i>63</i> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>April 26 1:05 PM EST</p>	<p>The Budget Plan, Inc. Clearfield, Pa.</p> <p>713</p> <p>Kenneth Baney Alice Baney R. D. #2 Clearfield, Pa.</p> <p>Clerk by Plff 4.50 <i>Pro by Plff 1.50</i></p>	<p>D. S. B. -- DATED JANUARY 29, 1963</p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Hundred Eighty and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$280.00</p> <p>Atty. Comm.</p> <p>Interest from January 29, 1963</p> <p>Filed and Entered by Plaintiff, April 26, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <i>1st</i> day of <i>June</i> 19<i>63</i> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>John B. Gates</p> <p>5/23/63. \$128.00 by atty. Clfd Court</p>	<p>Virginia E. Eaton</p> <p>714</p> <p>John Waters Eaton</p> <p>Pro. by Atty 7.00</p> <p>Atty. 3.00</p> <p>Master 75.00</p> <p>Clfd Co. Bar 10.00</p> <p>Pro. 10.00</p> <p>Pro. 1.00</p> <hr/> <p>\$128.00 By attorney</p> <p>#226 - Carl A. Belin, Jr., Master \$75.00</p> <p>#227 - Clfd Co. Bar Assn. 10.00 Atty \$10.00 Ref. \$22.</p> <p>#228 - John B. Gates 32.00</p> <p>Prothonotary 11.00</p> <hr/> <p>\$128.00</p>	<p>April 26, 1963, COMPLAINT IN DIVORCE, filed. One copy certified to Attorney.</p> <p>MAY 23, 1963, Affidavit of Service, filed</p> <p>GENEVIEVE ROUGEUX, being duly sworn according to law, deposes and says that she is secretary for John B. Gates, Esq., an attorney duly authorized to practice law within the County of Clearfield, Commonwealth of Pennsylvania, and that on April 26, 1963, she did deposit in the U.S. Mails a duly executed copy of the Complaint in Divorce with Notice to Plead and that the said Complaint was mailed on the said date to John Waters Eaton by registered mail, addressee only, to the address of John Waters Eaton, at 419 White Plains Road, Eastchester, New York, and that the said registered mail addressed to addressee only, was delivered to the addressee and signed by the addressee personally on April 30, 1963, and that the return receipt which is hereto attached was returned by the U.S. Postal Service to the offices of John B. Gates, Attorney at Law, Genovieve N. Rougeux, /s</p> <p>MAY 23, 1963, By Motion on the Watch Book, Carl A. Belin Jr. Esquire is appointed Master to take testimony and report same with recommended form of Decree to the Court. By the Court, John J. Pentz, President Judge.</p> <p>MASTERS REPORT, filed JUNE 19, 1963:</p> <p>AND NOW, the 19th. day of June 1963, the report of the Master is acknowledged. We approve his findings and recommendations.</p> <p>We, therefore, DECREE that VIRGINIA D. EATON be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and JOHN WATERS EATON. Thereupon all the rights, duties or claims accruing to either of said parties in pursuance of said marriage, shall cease and determine, and each of them shall be at liberty to marry again as though they had never been heretofore married.</p> <p>The Prothonotary is directed to pay the Court costs, including Master's Fees, as noted herein, out of the deposits received and then remit the balance to the libellant. No Decree to issue until the costs be fully paid. We do further award to the said VIRGINIA D. EATON her costs expended in this action. BY THE COURT</p> <p>JOHN J. PENTZ, P.J.</p>
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<p>Bell, Silberblatt &amp; Swoope          6/11/63          135.14. Atty          4/11/63          7/11/63</p>	<p>Mildred Jean Aughenbaugh, a minor by her mother and natural guardian, Ethel McLaughlin</p> <p>715</p> <p>Ernest John Aughenbaugh</p> <p>Pro. by Atty 7.00</p> <p>Atty. 3.00</p> <p>Shff. By atty 8.50</p> <p>#218 Shff Master Hear. 8.50</p> <p>Master 75.00</p> <p>Clfd Co.Bar 10.00</p> <p>Pro. 10.00</p> <p>Pro. 1.00</p> <p>\$135.00 Paid by Attorney</p> <p>#242 - Dan P. Arnold, Master 75.00</p> <p>#243 - Clfd. Co. Bar Assn. 10.00</p>	<p>APRIL 26, 1963, COMPLAINT IN DIVORCE, filed. One Copy certified to Sheriff.</p> <p>May 4, 1963, Sheriff's Return, filed.</p> <p>NOW, May 3, 1963 at 1:02 o'clock P.M. E.D.S.T served the within Complaint in Divorce on Ernest John Aughenbaugh at East Market Street, Borough of Clearfield, Clearfield County, Pennsylvania, by handing to Ernest John Aughenbaugh personally, a true and attested copy of the original Complaint in Divorce and made known to him the contents thereof. So Answers James B. Reese, Sheriff.</p> <p>June 15, 1963, By Motion on the Watch Book, Dan P. Arnold, Esquire, is appointed Master to take testimony and report same with recommended form of Decree to the Court, By the Court, John J. Pentz, President Judge.</p> <p>June 24, 1963, Sheriff's Return, filed.</p> <p>NOW June 22, 1963 at 12:45 o'clock P.M. (EDST) served the within Master's Notice in Divorce on John Ernest Aughenbaugh on E. Market Street, Borough of Clearfield, County of Clearfield, Penna., by handing to Ernest John Aughenbaugh, personally a true and attested copy of the original Master's Notice and made known to him the contents thereof. So. Answers. James B. Reese</p> <p>JULY 12, 1963, MASTER'S REPORT, filed</p> <p><u>DECREE:</u></p> <p>AND NOW, the 17th. day of July 1963, the report of the Master is acknowledged. We approve his findings and recommendations.</p> <p>WE, therefore, DECREE, that MILDRED JEAN AUGHENBAUGH, be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and ERNEST JOHN AUGHENBAUGH. Thereupon all the rights, duties or claims accruing to either of said parties in pursuance of said marriage, shall cease and determine, and each of them shall be at liberty to marry again as though they had never been heretofore married.</p>
<p>#244 - Bell, Silberblatt &amp; Swoope 30.50</p> <p>#218 - Shff Reese 8.50</p> <p>Prothonotary 11.00</p> <p>\$135.00</p>	<p>The Prothonotary is directed to pay the Court Costs, including Master's fees, as noted herein, out of the deposits received and then remit the balance to the Libellant. No Decree to issue until the costs be fully paid. We do further award the said MILDRED JEAN AUGHENBAUGH her costs expended in this action.</p>	<p>BY THE COURT JOHN J. PENTZ P.J.</p>

First National Bank of  
Philipsburg, Pa.

D. S. B. -- DATED APRIL 25, 1963

Payable One Day after Date

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Thirty-three Hundred and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$3300.00

Atty. Comm. 5%

Interest from April 25, 1963

Filed and Entered by Plaintiff, April 26, 1963

Judgment.

*Carl E. Walker*

Prothonotary

April 26  
1:40 PM EST

716

Fred J. Ridgway  
Lorraine C. Ridgway  
Box 606, R.D.  
Oseeola Mills, Pa.

Pro. by Plff. 4.50  
*Pro by Plff* 3.00

And Now, 5 day of Feb 1968 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

First National Bank of  
Philipsburg, Pa.

D. S. B. -- DATED APRIL 22, 1963

Payable One Day after Date

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Three Thousand and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$3000.00

Atty. Comm. 5%

Interest from April 22, 1963

Filed and Entered by Plaintiff, April 26, 1963

Judgment.

*Carl E. Walker*

Prothonotary

April 26,  
1:41 PM EST

717

Andrew Batcho  
Ann Batcho  
Betty L. Batcho  
John Batcho, Jr.  
Morrisdale, Pa.

Pro. by Plff 5.50  
*Pro by Plff* 3.00

And Now, 1 day of July 1961 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

<p>April 26 2:20 PM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>718</p> <p>Ethel L. Hutton LaJose, Pa.</p> <p>Pro. by Plff 4.50 <i>Pro by Plff</i> 3.00</p>	<p>D. S. B. -- DATED APRIL 26, 1963</p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of One Thousand Nine Hundred Forty Seven and 06/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1947.06</p> <p>Atty. Comm. 10%</p> <p>Interest from April 26, 1963</p> <p>Filed and Entered by Plaintiff, April 26, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p><i>Sept 19 68</i> Filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Arthur Hill</i> Prothonotary</p>
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<p>April 27 9:05 AM EST</p>	<p>Curwensville State Bank Curwensville, Pa.</p> <p>719</p> <p>Carlton Guiher Dorothy M. Guiher</p> <p>Pro. by Plff 4.50 O.C. Pro. by Plff 3.50 <i>Pro. by Plff</i> 1.50</p>	<p>APRIL 27, 1963, <u>AMICABLE REVIVAL</u> to Revive and continue Lien entered to No. 1 May Term, 1958</p> <p>By virtue of Power of Attorney contained therein, Plaintiff and the Defendants agree to revive Amicably the same in favor of the Plaintiff and against the Defendants in the sum of One Thousand One Hundred thirty-two and 02/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1132.02</p> <p>Atty. Comm. 10%</p> <p>Interest from April 19, 1963</p> <p>Filed and Entered by Plaintiff, April 27, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p><b>AND NOW</b> <i>12 July 1964</i> <b>having received payment full of debt, interest, and costs on this judgment, I hereby direct same satisfied.</b> <i>Raymond C. Brubaker</i> - Curwensville State Bank Cashier Attest <i>Carl E. Walker</i> Prothonotary</p>
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Community Consumer Discount  
Company of Clearfield, Pa.

D. S. B. -- DATED APRIL 26, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Four Hundred Seventy-six and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1476.00

Atty. Comm. 10%

Interest from April 26, 1963

Filed and Entered by Plaintiff, April 27, 1963

Judgment.

*Carl E. Walker*

Prothonotary

April 27 720

9:40 AM EST

Avanell English

Robert English

R. D. Morrisdale, Pa.

Pro. by Plff 4.50

Pro by Atty 2.00

*Amicable Revival # 688 February Term, 1968*

JANUARY 28, 1967, RELEASE OF LIEN OF JUDGMENT, filed.

WHEREAS, on April 27, 1963 the COMMUNITY CONSUMER DISCOUNT COMPANY entered judgment against ROBERT W. ENGLISH and AVANELL L. ENGLISH in the Court of Common Pleas, Clearfield County, as of No. 720, February Term, 1963, in the amount of \$1,476.00, which judgment by law binds all of the real estate then of the said Robert W. English and Avanell L. English, situate in the said Clearfield County, Pennsylvania, for payment thereof.

AND WHEREAS, the said Robert W. English and Avanell L. English, at the time of the obtaining of the said judgment was seized and possessed of:

ALL that certain lot or parcel of land situate in the Village of Bigler, Township of Bradfor, County of Clearfield and State of Pennsylvania. bounded and described as follows:

CONTINUED ON PAGE 278

And Now, 18 day of Oct. 1968 By paper filed the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

County National Bank at  
Clearfield, Pa.

D. S. B. -- DATED APRIL 27, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Thirty One Hundred Six and 52/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$3,106.52

Atty. Comm. 10%

Filed and Entered by Plaintiff, April 27, 1963

Interest from April 27, 1963

Judgment

*Carl E. Walker*

Prothonotary

April 27 721

11:10 AM EST

Fred L. Kennard

Hazel M. Kennard

226 West Sixth Avenue

Clearfield, Pa.

Pro. by Deft 4.50

*Pro by Deft 1.50*

And Now, 13 day of Mar. 1967 By paper filed the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

<p>April 27 11:35 PM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>722</p> <p>Donald C. Gearhart Ruth S. Gearhart RD 2, Clearfield, Pa.</p> <p>Pro. By Deft 4.50 Pro. <i>By Deft.</i> 1.50</p>	<p><u>D. S. B. -- DATED APRIL 27, 1963</u></p> <p>Payable In Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Twenty One Hundred Fifty One and 22/100 Dollars, with Interest Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2151.22</p> <p>Atty Comm. 10%</p> <p>Interest from April 27, 1963</p> <p>Filed and Entered by Plaintiff, April 27, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>21<sup>st</sup></u> day of <u>July</u>, 19<u>65</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>April 27 11:36 AM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>723</p> <p>Harold B. Wisor Grace S. Wisor Mineral Springs, Pa.</p> <p>Pro. By Deft 4.50 Pro <i>By Deft</i> 1.50</p>	<p><u>D. S. B. -- DATED APRIL 27, 1963</u></p> <p>Payable In Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Eight Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$800.00</p> <p>Atty Comm. 10%</p> <p>Interest from April 27, 1963</p> <p>Filed and Entered by Plaintiff, April 27, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>11</u> day of <u>Sept</u>, 19<u>67</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <i>Arthur Hill</i> Prothonotary</p>
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Gleason,  
Cherry &  
Cherry

Union Banking & Trust Co.  
DuBois, Pa.

D. S. B. -- DATED APRIL 23, 1963

Payable On Demand after Date

By virtue of Warrant of Attorney hereunto annexed, Gleason,  
Cherry & Cherry, Attorneys appear for the Defendants and confess  
Judgment in favor of the Plaintiff and against the Defendants in the  
sum of Sixteen Hundred and No/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisi-  
tion and Exemption.

April 29  
8:35 AM EST

724

Debt \$1600.00  
Atty Comm. 10% 160.00 \$1760.00  
Interest from April 23, 1963

Martha M. Plyler  
Paul M. Plyler  
315 S. Brady Street  
DuBois, Pa.

Filed and Confess by Attorneys, April 29, 1963  
Judgment

*Carl E. Walker*  
Prothonotary

Pro. By Atty 4.50  
Atty 3.00  
*pro J. J. Hoff* 2.00

And Now, 10th day of May 1963 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Archie Hill*  
Prothonotary

April 29  
9:18 AM EST

County National Bank at  
Clearfield, Pa.

D. S. B. -- DATED APRIL 27, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is  
entered in favor of the Plaintiff and against the Defendants in the  
sum of One Thousand and No/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisi-  
tion and Exemption.

Debt ; \$1000.00

Atty. Comm. 10%

Interest from April 27, 1963

Arthur C. Bechtold  
Marcia Bechtold  
Mrs. Rosa Bechtold  
R.D. Frenchville, Pa.

Filed and Entered by Plaintiff, April 29, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

Pro. By Deft 5.00  
*pro by Becht.* 1.50

And Now, 13<sup>th</sup> day of May 1963 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Carl E. Walker*  
Prothonotary

<p>April 30 8:15 AM EST</p>	<p>Community Consumer Discount Co DuBois, Pa.</p> <p>726</p> <p>Carolla M. Hoyt John D. Hoyt P.O. Box 35 Grampian, Pa.</p> <p>Pro. by Plff 4.50 <i>Pro. by P. Hoff 1.50</i></p>	<p>D. S. B. -- DATED APRIL 27, 1963</p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Four Hundred Fifty Seven and NO/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2,457.00</p> <p>Atty. Comm. 15%</p> <p>Interest from April 27, 1963</p> <p>Filed and Entered by Plaintiff, April 30, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>17</u> day of <u>March</u> 19<u>64</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>April 30 8:18 AM EST</p>	<p>Capital Consumer Discount Co. 10 E. Long Avenue DuBois, Pa.</p> <p>727</p> <p>Don R. Seyler Grace L. Seyler Luthersburg, Pa.</p> <p>Pro. by Plff 4.50 <i>Pro. by Plff 1.50</i></p>	<p>D. S. B. -- DATED APRIL 25, 1963</p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Four Hundred Forty-eight and NO/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2448.00</p> <p>Atty. Comm. 15%</p> <p>Interest from April 25, 1963</p> <p>Filed and Entered by Plaintiff, April 30, 1963</p> <p>Judgment</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>11</u> day of <u>Jan</u> 19<u>64</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Carl E. Walker</i> Prothonotary</p>
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John B. Gates	Ford C. Kline t/a KLINE ENGINEERING & CONTRACT- ING COMPANY	APRIL 30, 1963, COMPLAINT IN ASSUMPSIT, filed. One copy certified to Sheriff. MAY 16, 1963, Appearance, filed by Belin & Belin Enter our appearance for defendant. MAY 17, 1963, Preliminary Objections filed Copy of witness preliminary objections accepted by John B. Gates Atty for plaintiff. MAY 31, 1963, Praecipe filed. By John Gates Enter the above case on current Argument Court list. JUNE 7, 1963, ANSWER TO PRELIMINARY OBJECTIONS, filed By Belin & Belin, Now this 8th, day of June, service of the answer to the preliminary objection is accepted and copy herewith received.
Belin & Belin	City of DuBois  728  Pro. by Atty 5.00 Atty. 3.00 Pro. 2.00 Pro. 3.00 Pro. 2.00 Pro. 2.00 Pro. 3.50 Pro. 2.00 Pro. 2.00 Pro. 4.00 Dan P. Arnold \$300.00	AUGUST 6, 1963, STIPULATION, filed by John B. Gates, Atty NOW, July 31, 1963, it is hereby stipulated and agreed by and between John B. Gates, Esq. Attorney for Ford C. Kline t/a/ Kline Engineering and Contracting Company and Belin & Belin, attorneys for the City of DuBois, as follows: 1. That the Complaint as filed by Ford C. Kline t/a Kline Engineering & Contracting Company VS The City of DuBois as filed to No. 728 February Term, 1963, be submitted for arbitration. 2. That all further action with regards to the Complaint being filed be suspended with the right on the part of the City of DuBois to file responsive pleadings or answer setting forth their defense and counter-claim, if any, to the Complaint heretofore filed by Ford C. Kline t/a/ Kline Engineering & Contracting Company. 3. That the Complaint as heretofore filed by Ford C. Kline t/a Kline Engineering & Contracting Company be considered as a petition for arbitration on causes therein contained. 4. That the Court of Common Pleas of Clearfield County appoint three Arbitrators in accordance with the Arbitrators Act of 1927, in order to avoid protracted proceedings which may arise from attempting to enforce the arbitration provisions in the original contract and in order to expedite the instant proceedings. BELIN & BELIN, BY Carl A. Belin, Attorney for the City of DuBois, John B. Gates Atty for Ford C. Kline t/a/ Kline Engineering & Contracting Co. AUGUST 8, 1963, ORDER, filed NOW, August 8, 1963, in pursuance of Stipulation of counsel, entered into and filed August 6, 1963, arbitrators to hear the above stated action, in accordance with the Arbitrator's Act of 1927, the Court hereby appoints John D. Haines, Jr., Curwensville, Pennsylvania Rendle T. Bromfield, 3 Lakeside Avenue, DuBois, Pennsylvania, and Dan P. Arnold, Esquire, Clearfield, Pennsylvania. Said arbitrators to meet and proceed with disposition of the matters in the above stated action as promptly as possible; findings thereon to have the same force and effect as though proceedings under the said Arbitrators Act of 1927. BY THE COURT, JOHN J. PENTZ, P.J. September 6, 1963, Answer and Counterclaim, filed. b Copy of within answer & counterclaim accepted this 5 day of September 1963. s/ John B. Gates, Atty for Ford C. Kline t/a KLINE ENGINEERING & CONSTRUCTION CO.
#1828 - John B. Gates	Registered Engineer Rendle Bromfield 175.00 Registered Engineer John Haines, Jr. 175.00 Plff's Wit Bill 26.48 Pro. 2.00 Shff By Pro. #1832 13.10 \$34.48	October 5, 1963, Answer to Counter-Claim, filed by John B. Gates Now, this 5th day of October, 1963, Service of Answer to Counterclaim is hereby accepted and copy received. Belin & Belin, By Carl A. Belin, BY Attorney for City of DuBois., June 8, 1964, OPINION AND AWARD, filed. AWARD: NOW, this 8th, day of June 1964, for the reasons set forth in the within opinion the arbitrators hereby award to Ford C. Kline, trading as Kline Engineering & Contracting Company the sum of \$4,472.81 together with interest from June 1, 1962 to be paid by the defendant, City of DuBois. Additionally, the City of DuBois is directed forthwith to pay all of the court costs and arbitrators' fees as follows: Dan P. Arnold, Attorney-at-Law \$300.00 Rendle T. Bromfield, Registered Engineer 175.00 John D. Haines, Jr., Registered Engineer 175.00 By the Arbitrators, VS/ Dan P. Arnold, Rendle T. Bromfield & John D. Haines, Jr.
#1829 - Dan P. Arnold	\$300.00	
#1830 - Rendal Bromfield, Viewer	175.00	
#1831 - John Haines, Jr., Viewer	175.00	
#1832 - James B. Reese, Shff Prothonotary	13.10 21.50 \$719.08	
Please mark the above captioned case settled, discontinued and paid on payment of all costs and fees by Defendant Above Costs Costs in the amount of \$719.08 paid in full by city of DuBois, this case is marked, settled, discontinued and paid.		
JULY 9, 1964, SHERIFF'S RETURN, filed.		
SETTLED AND DISCONTINUED		
August 11, 1964, Transcrip of Testimony of Hearing No. 1, Hearing No. 2 and Hearing No. 3, Lodged this date in the Office of Prothonotary by Carl E. Walker		



April 30  
12:18 PM EST

County National Bank at  
Clearfield, Pa.

730

Boyd Hatten  
Beulah M. Hatten  
Delmont Hatten  
Grace Hatten  
R.D. Grampian, Pa.

Pro. By Deft 5.50  
Pro. by atty 1.00  
*Pro by Deft* 3.00

United States, to it paid by the defendants above named, the receipt whereof is hereby acknowledged, does hereby forever acquit, exonerate, discharge and release from the lien of the above entitled judgment, the following described property, to-wit:  
Lots 76 and 77 in the Borough of Grampian, as plotted and shown on the borough map, fronting 120 feet on Route 322, being two of four lots described in Deed Book No. 489, page 556.  
And it is further agreed that the plaintiff above named will not look to the said above mentioned and described premises or any part thereof, for payment of any part of the principal and interest of said

D. S. B. -- DATED APRIL 30, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Eight Hundred Four and 77/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1804.77

Atty Comm. 10%

Interest from April 30, 1963

Filed and Entered by Plaintiff, April 30, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

Apr Nov. 28  
Filed  
interest and costs  
Attest  
*Arthur Hill*  
Prothonotary

CONTINUED ON PAGE 282

April 30  
12:23 PM EST

County National Bank at  
Clearfield, Pa.

731

Alex Kislack  
Helen Kislack  
Hannah Street  
Houtzdale, Pa.

Pro. By Deft. 4.50  
*Pro by Deft* 3.00

D. S. B. -- DATED APRIL 23, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand, Six Hundred Fifty Two and 60/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1652.60

Atty Comm. 10%

Interest from April 23, 1963

Filed and Entered by Plaintiff, April 30, 1963

Judgment

*Carl E. Walker*  
Prothonotary

Apr 14  
*Arthur Hill*  
Prothonotary

Gleason,  
Cherry &  
Cherry

Union Banking and Trust Co  
DuBois, Pennsylvania

D. S. B. DATED -- APRIL 24, 1963

April 30  
12:32 PM EST

732

On Demand after Date  
By virtue of Warrant of Attorney hereunto annexed, Gleason, Cherry and Cherry, Attorneys appear for the Defendant and Confess Judgment in favor of the Plaintiff and against the Defendants in the sum of One Thousand Four Hundred Seventy two and 50/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Ralph J. Srock  
Mrs. Hazel G. Srock  
Troutville, Pa.

Debt \$1,472.50  
Atty. Comm. 147.25 \$1,619.75  
Interest from April 24, 1963  
Filed and Confessed by Attorney, April 30, 1963  
Judgment

Pro. by Atty 4.50  
Atty 3.00

*Carl E. Walker*  
Prothonotary

And Now, 20th day of Sept 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.  
Attest *Carl E. Walker*  
Prothonotary

Ameridan Consumer Discount Co  
101 E. Market St.  
Clearfield, Pa.

D. S. B. -- DATED APRIL 26, 1963

April 30  
1:20 PM EST

733

Payable in Installments  
By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum Twenty-four Hundred Forty Eight and 00/100 Dollars, with Interest Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Neil Hardin  
Lola Hardin  
R. D. #2  
Kerr Addition, Pa.

Debt \$2448.00  
Atty. Comm. 15%  
Filed and Entered by Plaintiff, April 30, 1963  
Judgment.

Pro. by Plff 4.50  
Atty 3.00

*Pro by Plff 1.50*

*Carl E. Walker*  
Prothonotary

And Now, 3rd day of July 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost.  
Attest *Carl E. Walker*  
Prothonotary

County National Bank at  
Clearfield, Pa.

April 30  
1:28 PM EST

734

Leon C. Sell  
Brenda Sell  
Planche Sell  
J. J. Sell  
Ramey, Pennsylvania

Pro. by Deft 5.00  
Pro. by Deft 1.50

D. S. B. -- DATED APRIL 23, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Eleven Hundred Thirty Four and 56/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1134.56

Atty. Comm. 10%

Interest from April 23, 1963

Filed and Entered by Plaintiff, April 23, 1963.

Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 26<sup>th</sup> day of Sept 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

William W. Laughard  
R. D. Madera, Pa.

April 30  
2:05 PM EST

735

Milton Laughard  
~~Carl~~ Laughard  
Ramey, Pa.

Pro. by Plff 4.50  
Pro. by Plff 1.50

D. S. B. -- DATED APRIL 9, 1963

Payable One Day after Date

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Nine Hundred and NO/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$900.00

Atty. Comm. 10%

Interest from April 9, 1963

Filed and Entered by Plaintiff, April 30, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

AND NOW: Jan 10 1966 having received payment in full of debt, interest, and costs on this judgment, I hereby direct same satisfied.

*William W. Laughard*  
Attest *Arthur Hill*  
Prothonotary

April 30  
2:46 PM EST

736

W. W. Laughard  
R..D. Madera, Pa.

Milton Laughard  
Pearl Laughard  
R.D. Madera, Pa.

Pro. By Plff 4.50  
OC Pro By Plff 3.50  
Pro By Plff 1.50

APRIL 30, 1963, AMICABLE REVIVAL, filed. To Revive and continue Lien entered to 346 May Term, 1958

By virtue of Power of Attorney contained therein, Plaintiff and the Defendants agree to revive Amicably the same in favor of the Plaintiff and against the Defendants in the sum of One Thousand and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1000.00  
Atty Comm. 10%  
No Interest

Filed and Entered by Plaintiff, April 30, 1963  
Judgment.

*Carl E. Walker*  
Prothonotary

AND NOW Jan 10 1966 having received payment full of debt, interest, and costs on this judgment, I hereby direct same satisfied.  
William W. Laughard  
Attest Archie Hill  
Prothonotary

April 30  
2:59 PM EST

737

County National Bank at  
Clearfield, Pa.

C. D. Bailey  
Gussie M. Bailey  
P.O. Box 422  
Clearfield, Pa.

Pro. By Deft 4.50  
Pro By Deft 1.50

D. S. B. -- DATED APRIL 30, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Thirty Five Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$3500.00  
Interest from April 30, 1963  
Filed and Entered by Plaintiff, April 30, 1963  
Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 24 day of June 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost.  
Attest Carl E. Walker  
Prothonotary

Walter E. Alessandroni

Commonwealth of Pennsylvania  
Dept. of Labor & Industry  
Use of Unemployment Compensation Fund, Harrisburg, Pa.

May 1  
7:51 AM EST

738

Darrell W. Green, Individually and t/a Green Auger Mining  
Munson, Pa.

Pro. By Plff 4.50  
Pro by ELC 1.50

MAY 1, 1963, CERTIFIED COPY OF LIEN UNDER PENNSYLVANIA UNEMPLOYMENT COMPENSATION LAW, filed. DATED APRIL 3, 1963

This Lien is entered for Unpaid Unemployment Compensation Contributions in the sum of One Hundred Eleven and 15/100 Dollars, with Unpaid Interest, Penalties in the amount of Twelve and 58/100 Dollars, with Interest and Costs.

Debt \$98.57  
Interest and Penalties 12.58 \$111.15  
Interest from April 30, 1963

Filed and Entered by Plaintiff, May 1, 1963  
Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 29th day of April 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Walter E. Alessandroni

Commonwealth of Pennsylvania  
Dept. of Labor & Industry  
Use: Unemployment Compensation Fund, Harrisburg, Pa.

May 1  
7:52 AM EST

739

Milford Carson  
Osceola Mills, Pa.

Pro. By Plff 4.50  
Pro ELC 3.00  
Pro 3.50

MAY 1, 1963, CERTIFIED COPY OF LIEN UNDER PENNSYLVANIA UNEMPLOYMENT COMPENSATION LAW, filed.

This Lien is entered for Unpaid Unemployment Compensation Contributions in the sum of Forty Seven and 25/100 Dollars, with Unpaid Interest, Penalties in the amount of Eight and 49/100 Dollars, with Interest and Costs.

Debt \$38.76  
Interest and Penalties 8.49 \$47.25  
Interest from January 31, 1963

Filed and Entered by Plaintiff, May 1, 1963.  
Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 8th day of Sept 19 71 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

JULY 27, 1971 RELEASE FROM CERTIFIED LIEN, filed.  
WHEREAS, the Commonwealth of Pennsylvania, Department of Labor and Industry, to the use of the Unemployment Compensation Fund, under the provisions of the Pennsylvania Unemployment Compensation Law, has recorded in the office of the Prothonotary of Clearfield County, Pennsylvania, to No. 739 February Term, 1963, a certified copy of lien for unpaid unemployment compensation contributions and interest due thereon in the amount of \$47.25, which constitutes a lien upon the franchises and property, both real and personal of Milford H. Carson, the employer liable therefore; and WHEREAS, the said Milford H. Carson, has requested that there be exonerated, released and discharged from such a lien and the operation thereof all that certain lot or piece of ground herein after more fully described  
NOW KNOW ALL MEN BY THESE PRESENTS, that the Commonwealth of Pennsylvania, by its Attorney General J. Shane Creamer, in consideration of \$12.60 lawful

FEBRUARY TERM 1963

DOCKET 178

David Stahl  
Atty GeneralCommonwealth of Pennsylvania  
To Use: Unemployment  
Compensation FundMAY 1  
7:53 AM EST

740

J. Harry Flood, Individually  
and t/a CENTRAL PENN ERECTION  
COMPANY  
R. D.  
Woodland, Pa.

Pro. by Plff 4.50

MAY 1, 1963, CERTIFIED COPY OF LIEN UNDER PENNA UNEMPLOYMENT  
COMPENSATION LAW filed. Dated January 14, 1963This Lien is entered for unpaid Unemployment Compensation  
Contributions in the sum of ONE HUNDRED EIGHT and 40/100 Dollars,  
with unpaid Interest and Penalties in the amount of THREE AND 25/100  
Dollars, with Interest and Costs.

Debt	\$108.40	
Interest and Penalties	<u>3.25</u>	\$111.65

Interest from January 31, 1963  
Judgment.

*Carl E. Walker*

Prothonotary

Walter E.  
Alessandrini  
Atty GeneralCommonwealth of Pennsylvania  
To Use: Unemployment  
Compensation FundMay 1  
7:54 AM EST

741

Irvin C. Edmunds and Jaclyn  
B. Edmunds, Individually  
and as co-partners formerly  
t/a I. C. EDMUNDS & SONS  
1225 South Second St.  
Clearfield, Pennsylvania

Pro. by Plff 4.50

MAY 1, 1963, CERTIFIED COPY OF LIEN UNDER PENNA UNEMPLOYMENT  
COMPENSATION LAW filed. Dated January 1963This Lien is entered for Unpaid Unemployment Compensation  
Contributions in the sum of Fifty Five and 71/100 Dollars, with  
unpaid Interest, Penalties in the amount of Twenty Three and 50/100  
Dollars, with Interest and costs.

Debt	\$55.71	
Interest & Penalties	<u>23.50</u>	\$79.21

Interest from February 2<sup>nd</sup>, 1963  
Filed and Entered by Plaintiff May 1, 1963  
Judgment*Carl E. Walker*

Prothonotary

David Stahl  
Atty General

Commonwealth of Pennsylvania  
To Use: Unemployment  
Compensation Fund

May 1  
7:55 AM EST

742

EVELYN COAL CO., INC.  
(A corporation chartered  
under the laws of Ohio)  
Coalport, Pennsylvania

Pro. by Plff 4.50

MAY 1, 1963 CERTIFIED COPY OF LIEN UNDER PENNA UNEMPLOYMENT  
COMPENSATION LAW filed. Dated January 4, 1963

This Lien is entered for Unpaid Unemployment Compensation  
Contributions in the sum of Two Hundred Three and 57/100 Dollars,  
with unpaid Interest and Penalties in the amount of Fifty Five and  
07/100 Dollars, with Interest and Costs.

Debt \$203.57  
Interest & Penalties 55.07 \$258.64  
Interest from January 31, 1963

Filed and Entered by Plaintiff May 1, 1963

Judgment

*Carl E. Walker*

Prothonotary

Walter  
Allessandroni  
Atty General

Commonwealth of Pennsylvania  
To Use: Unemployment  
Compensation Fund

May 1  
7:55 AM EST

743

William J. Geppert  
R. D. #3, Clearfield, Pa.

Pro. by Plff 4.50

Pro By deflt 1.50

MAY 1, 1963 CERTIFIED COPY OF LIEN UNDER PENNA UNEMPLOYMENT  
COMPENSATION LAW filed. Dated February 25, 1963

This Lien is entered for Unpaid Unemployment Compensation  
Contributions in the sum of Five Hundred Thirty and 01 Dollars,  
with unpaid Interest and Penalties in the sum of Forty Three and  
01/100 Dollars, with Interest and Costs.

Debt \$530.01  
Interest and Penalties 43.01 \$573.02  
Interest from March 31, 1963

Filed and Entered by Plaintiff May 1, 1963

Judgment.

*Carl E. Walker*

Prothonotary

And Now, 26th day of Feb 1965 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Walter E. Alessandrone

Commonwealth of Pennsylvania  
Dept. of Labor & Industry  
Use: Unemployment Compensation Fund, Harrisburg, Pa.

May 1  
7:57 AM EST

744

Hershell L. Wagner  
Frederick L. Maines  
Individually and as co-partners formerly t/a  
OLD TOWN TV & APPLIANCE  
110 Turnpike Ave.  
Clearfield, Pa.

Pro. By Plff. 4.50

MAY 1, 1963, CERTIFIED COPY OF LIEN UNDER PENNSYLVANIA UNEMPLOYMENT COMPENSATION LAW, filed. DATED MARCH 29, 1963

This Lien is entered for Unpaid Unemployment Compensation Contributions in the sum of One Hundred Twenty Eight and 61/100 Dollars, with Unpaid Interest, Penalties in the amount of Forty-Four and 98/100 Dollars, with Interest and Costs.

Debt	\$128.61	
Interest and Penalties	<u>44.98</u>	\$173.59

Interest from April 30, 1963

Filed and Entered by Plaintiff, May 1, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

Commonwealth of Pennsylvania  
Dept. of Labor & Industry  
Use: Unemployment Compensation Fund, Harrisburg, Pa.

May 1  
7:58 AM EST

745

Richard C. Payton  
1811 Dorey St.  
Clearfield, Pa.

Pro. By Plff. 4.50

*Pro. by Plff. 1.50*

MAY 1, 1963, CERTIFIED COPY OF LIEN UNDER PENNSYLVANIA UNEMPLOYMENT COMPENSATION LAW, filed. DATED MARCH 14, 1963

This Lien is entered for Unpaid Unemployment Compensation Contributions in the sum of Eight One and 88/100 Dollars, with Unpaid Interest and Penalties in the amount of Six and 55/100 Dollars, with Interest and Costs.

Debt	\$81.88	
Interest and Penalties	<u>6.55</u>	\$88.43

Interest from March 31, 1963

Filed and Entered by Plaintiff, May 1, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 15<sup>th</sup> day of June 1964. By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Walter E. Alessandroni  
 Commonwealth of Pennsylvania  
 Dept. of Labor & Industry  
 Use: Unemployment Compensation Fund, Harrisburg, Pa.

May 1 746  
 7:59 AM EST

Robert L. Pero  
 Coalport, Pa.

Pro. By Plff 4.50  
*Pro by debt 1.50*

MAY 1, 1963, CERTIFIED COPY OF LIEN UNDER PENNSYLVANIA UNEMPLOYMENT COMPENSATION LAW, filed.

This Lien is entered for Unpaid Unemployment Compensation Contributions in the sum of One Hundred Three and 52/100 Dollars, with Unpaid Interest, and Penalties in the amount of Forty and 20/100 Dollars, with Interest and Costs.

Debt	\$103.52	
Interest and Penalties	<u>40.20</u>	\$143.72

Interest from February 28, 1963  
 Filed and Entered by Plaintiff, May 1, 1963  
 Judgment.

*Carl E. Walker*  
 Prothonotary

And Now, *16* days *Mar: 1966* By paper filed, the above judgment is satisfied in full of debt, interest and cost.  
 Attest *Archie H. ...*  
 Prothonotary

Walter E. Alessandroni  
 Commonwealth of Pennsylvania  
 Dept. of Labor & Industry  
 Use: Unemployment Compensation Fund, Harrisburg, Pa.

May 1 747  
 8:00 AM EST

Theodore F. Perks  
 R.D. Philipsburg, Pa.

Pro. By ~~Debt~~ Plff 4.50

MAY 1, 1963, CERTIFIED COPY OF LIEN UNDER PENNSYLVANIA UNEMPLOYMENT COMPENSATION LAW, filed.

This Lien is entered for Unpaid Unemployment Compensation Contribution in the sum of Three Hundred Fifty Three and 44/100 Dollars, with Unpaid Interest and Penalties in the amount of Twenty Eight and 28/100 Dollars, with Interest and Costs.

Debt	\$353.44	
Interest and Penalties	<u>28.28</u>	\$381.72

Interest from March 31, 1963  
 Filed and Entered by Plaintiff, May 1, 1963  
 Judgment.

*Carl E. Walker*  
 Prothonotary

<p>Walter E. Alessandroni</p> <p>May 1 8:01 AM EST</p>	<p>Commonwealth of Pennsylvania Dept. of Labor &amp; Industry Use: Unemployment Compensation Fund, Harrisburg, Pa.</p> <p>748</p> <p>John Podliski Walter Podliski, Individually and as co-partners formerly t/a J. &amp; W. Podliski Coal Co. Osceola Mills, Pa.</p> <p>Pro. By Plff 4.50</p>	<p><u>MAY 1, 1963, CERTIFIED COPY OF LIEN UNDER PENNSYLVANIA UNEMPLOYMENT COMPENSATION LAW, filed.</u></p> <p>This Lien is entered for Unpaid Unemployment Compensation Contributions in the sum of Three Hundred Ninety Three and 03/100 Dollars, with Unpaid Interest and Penalties in the amount of One Hundred Twenty One and 84/100 Dollars, with Interest and Costs.</p> <table border="0"> <tr> <td>Debt</td> <td>\$393.03</td> <td></td> </tr> <tr> <td>Interest and Penalties</td> <td><u>121.84</u></td> <td>\$514.87</td> </tr> </table> <p>Interest from February 28, 1963</p> <p>Filed and Entered by Plaintiff, May 1, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p>	Debt	\$393.03		Interest and Penalties	<u>121.84</u>	\$514.87
Debt	\$393.03							
Interest and Penalties	<u>121.84</u>	\$514.87						

<p>Walter E. Alessandroni</p> <p>May 1 8:02 AM EST</p>	<p>Commonwealth of Pennsylvania Dept of Labor &amp; Industry Use: Unemployment Compensation Fund, Harrisburg, Pa.</p> <p>749</p> <p>Freeman S. Rafferty Grampian, Pa.</p> <p>Pro. By Plff 4.50</p> <p>Rtty 3.00</p> <p>Pro 2.00</p>	<p><u>MAY 1, 1963, CERTIFIED COPY OF LIEN UNDER PENNSYLVANIA UNEMPLOYMENT COMPENSATION LAW, filed.</u></p> <p>This Lien is entered for Unpaid Unemployment Compensation Contribution in the sum of Eighty Three and 76/100 Dollars, with Unpaid Interest and Penalties in the amount of Thirty Seven and 13/100 Dollars, with Interest and Costs.</p> <table border="0"> <tr> <td>Debt</td> <td>\$83.76</td> <td></td> </tr> <tr> <td>Interest and penalties</td> <td><u>37.13</u></td> <td>\$120.89</td> </tr> </table> <p>Interest from February 28, 1963</p> <p>Filed and Entered by Plaintiff, May 1, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>WRIT OF EXECUTION # 12 May Term, 1967</p> <p><u>JULY 27, 1967, INTERROGATORIES TO GARNISHEE, filed.</u></p> <p>On July 27th, 1967, at 2:05 P.M.(DST) Attached as directed all the Property of Freeman S. Rafferty in the hands of Day and Zimmerman, Garnishee, by handing a copy of the within Writ to Phyllis Pflufelder, Field Accountant, and person in charge at their place of business in Conemaugh Township, Indiana County, Pennsylvania. So answers, Paul W. Jeffries, Sheriff of Indiana County, Pa. Costs \$11.50</p>	Debt	\$83.76		Interest and penalties	<u>37.13</u>	\$120.89
Debt	\$83.76							
Interest and penalties	<u>37.13</u>	\$120.89						

Community Consumer Discount  
Company  
Clearfield, Pa.

May 1  
9:08 AM EST

750

Homer W. Neeper  
Mildred L. Neeper  
R.D. 1  
Curwensville, Pa.

Pro. By Plff 4.50  
Pro. by plff 1.50

D. S. B. -- DATED APRIL 27, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Nine Hundred Eighty and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1980.00

Interest from April 27, 1963

Filed and Entered by Plaintiff, May 1, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 15 day of May 1966 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

Community Consumer Discount  
Company  
Clearfield, Pa.

May 1  
9:09 AM EST

751

Willard L. Bloom  
Norma J. Bloom  
R.D. 1  
Curwensville, Pa.

Pro. By Plff 4.50  
Pro. by Plff 1.50

D. S. B. -- DATED APRIL 29, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Eight Hundred Thirty Six and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1836.00

Atty Comm. 10%

Interest from April 29, 1963

Filed and Entered by Plaintiff, May 1, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 11 day of July 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

<p>May 1 9:10 AM EST</p>	<p>Community Consumer Discount Clearfield, Pa.</p> <p>752</p> <p>James Carns Vivian L. Carns 608 Boyce St. Clearfield, Pa.</p> <p>Pro. by Plff 4.50 <i>Pro by Plff</i> 1.50</p>	<p>D. S. B. -- DATED APRIL 30, 1963</p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Nine Hundred Sixty and n0/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition, and Exemption.</p> <p>Debt \$960.00</p> <p>Interest from April 30, 1963</p> <p>Filed and Entered by Plaintiff, May 1, 1963</p> <p>Judgment.</p> <p>Atty. Comm. 10%</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>7</u> day of <u>Apr</u> 19<u>63</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>May 1 9:11 AM EST</p>	<p>Community Loan &amp; Discount Co. Clearfield, Pa.</p> <p>753</p> <p>Dollie Mockmore 520 E. Fourth St., Clearfield, Pa.</p> <p>Pro. by Plff 4.50 <i>Pro by Plff</i> 1.50</p>	<p>D. S. B. -- DATED APRIL 27, 1963</p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Six Hundred and n0/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$600.00</p> <p>Interest from April 27, 1963</p> <p>Atty. Comm.</p> <p>Filed and Entered by Plaintiff, May 1, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>17</u> day of <u>Aug</u> 19<u>63</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>A. Hill</i> Prothonotary</p>
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Community Loan & Discount Co.  
Clearfield, Pa.

D. S. B. -- DATED JANUARY 24, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Hundred Fifty-five and no/100 Dollars, with interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

May 1  
9:12 AM EST

754

Debt \$255.00

Atty. Comm.

Leonard J. Fulmer, Jr.  
Loretta Fulmer  
R. D. #1  
Clearfield, Pa.

Interest from January 24, 1963  
Filed and Entered by Plaintiff, May 1, 1963  
Judgment

*Carl E. Walker*  
Prothonotary

Pro. by Plff 4.50  
*Pro. by Plff 1.50*

And Now, 22<sup>nd</sup> day of Jan 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Community Loan & Discount Co.  
Clearfield, Pa.

D. S. B. -- DATED JANUARY 24, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Hundred Fifty-five and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

May 1  
9:13 AM EST

755

Debt \$255.00

Atty. Comm.

Leonard Fulmer (endorser)  
Dorothy Fulmer (endorser)  
R. D. #1  
Clearfield, Pa.

Interest from January 24, 1963  
Filed and Entered by Plaintiff, May 1, 1963  
Judgment

*Carl E. Walker*  
Prothonotary

Pro. by Plff 4.50  
*Pro. by Plff 1.50*

And Now, 22<sup>nd</sup> day of Jan 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

<p>May 1 12:22 AM EST</p>	<p>County National Bank of Clearfield, Pa.</p> <p>756</p> <p>William H. Jenkins Addie S. Jenkins 409 Merrill St. Clearfield, Pa.</p> <p>Pro. by Deft 4.50 <i>Pro by Deft</i> 1.50</p>	<p>D. S. B. -- DATED APRIL 30, 1963</p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Eighteen Hundred and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1800.00</p> <p>Atty. Comm. 10%</p> <p>Interest from April 30, 1963</p> <p>Filed and Entered by Plaintiff, May 1, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>23</u> day of <u>July</u> 1967 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <i>Archie Hill</i> Prothonotary</p>
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<p>May 2 9:03 AM EST</p>	<p>Capital Consumer Discount Co. 10 E. Long Ave. DuBois, Pennsylvania</p> <p>757</p> <p>William J. Hartman Doris Hartman 226 Hamor Street DuBois, Pennsylvania</p> <p>Pro. by plff 4.50 <i>Pro. by plff</i> 1.50</p>	<p>D. S. B. -- DATED APRIL 29, 1963</p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand One Hundred Ninety-six and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisitions and Exemption.</p> <p>Debt \$2,196.00</p> <p>Atty. Comm. 15%</p> <p>Interest from April 29, 1963</p> <p>Filed and Entered by Plaintiff, May 2, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>30</u> day of <u>April</u> 1966 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <i>Archie Hill</i> Prothonotary</p>
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IN RE: Petition for  
Commitment to Warren State  
Hospital - Jack Emerson Wilson

758

Pro. by Petitioner 5.00  
Pro. 3.50

MAY 2, 1963, PETITION FOR COMMITMENT OF AN INEBRIATE, Jack Emerson  
Wilson, to Warren State Hospital, filed. Form WMH - REVISED  
SM - 4-57/

ORDER FOR COMMITMENT: And now, May 2, 1963, upon considera-  
tion of the within petition and the exhibits and certificates there-  
to attached, and after hearing duly held as required by law, the  
Court is satisfied that Jack Emerson Wilson is an inebriate and a  
proper subject for detention, care and treatment in a hospital or  
institution for inebriates or for mental illness.

It is therefore, ordered, adjudged and Decreed that said  
Jack Emerson Wilson is an inebriate and that he be and hereby is  
committed to the Warren State Hospital there to remain for one year  
unless sooner discharged as provided by law. John J. Pentz, P.J.  
AUGUST 1, 1963, ORDER, filed

MON, August 1, 1963, on recommendation of the Superintendent  
of the Warren State Hospital, the above named Jack Emerson Wilson  
is released from the Hospital, on parole for the remainder of his  
commitment; to be returned without further proceedings, upon  
resumption of alcoholic habits. BY THE COURT JOHN J. PENTZ, P.J.

<p>J. Paul Frantz, Jr.</p>	<p>MANUFACTURERS AND TRADERS TRUST COMPANY</p> <p>759</p> <p>BURTON WOODS</p> <table border="0"> <tr> <td>Pro.</td> <td>By atty</td> <td>5.00</td> </tr> <tr> <td>Atty</td> <td></td> <td>3.00</td> </tr> <tr> <td>Shff</td> <td>By atty</td> <td>10.30</td> </tr> <tr> <td>Pro.</td> <td></td> <td>3.50</td> </tr> </table>	Pro.	By atty	5.00	Atty		3.00	Shff	By atty	10.30	Pro.		3.50	<p><u>MAY 2, 1963, COMPLAINT IN ASSUMPSIT, filed.</u> One copy certified to the Sheriff.</p> <p><u>May 9, 1963, Sheriff's Return, filed.</u>  <u>NOW, May 7, 1963 at 4:45 o'clock P.M. (EDST)</u> served the within Complaint in Assumpsit on Burton Woods at his residence, Decatur Township, Clearfield County, Penna. by handing to Burton Woods, personally a true and attested copy of the original Complaint in Assumpsit and made known to him the contents thereof. So Answers, James B. Reese, Sheriff.</p> <p><u>MAY 29, 1963, Proceipe</u> filed by J. Paul Frantz, Jr. Attorney, Judgment is entered in favor of the Plaintiff and against the Defendant for failure to file an answer, in the amount of One-Hundred forty-seven and 77/100 Dollars, with Interest from May 7, 1958, and with New York State Costs in the amount of Twenty-one 95/100 Dollars, with Costs of Suit.</p> <p>Interest from May 7, 1958</p> <p>Debt: \$147.77</p> <p>Costs</p> <table border="0"> <tr> <td>New York State Costs</td> <td>21.95</td> <td>\$169.72</td> </tr> </table> <p>Filed and Entered by Attorney May 29, 1963, 11:00 A.M EST</p> <p>Judgment</p> <p style="text-align: right;">Prothonotary</p>	New York State Costs	21.95	\$169.72
Pro.	By atty	5.00															
Atty		3.00															
Shff	By atty	10.30															
Pro.		3.50															
New York State Costs	21.95	\$169.72															

Bell, Silberblatt & Swoope

Clair J. Neff & Sons  
Assigns: Curwensville  
State Bank

760

Lloyd C. Pearce  
Bessie B. Pearce

MAY 2, 1963, SCIRE FACIAS TO REVIVE Judgment No. 677 February Term, 1958, issued to the Sheriff.

Returnable 1st Monday of June, 1963.

May 6, 1963, Sheriff's Return, filed.

Now, May 3, 1963, at 1:45 o'clock P.M. E.D.S.T served the within Scire Facias to Revive Judgment No. 677 February Term, 1958 on Lloyd C. Pearce at his place of residence, Borough of Mahaffey, Clearfield County, Pennsylvania by handing to Lloyd C. Pearce personally a true and attested copy of the original Scire Facias to revive Judgment No. 677 February Term, 1958, and made known to him the contents thereof.

Now, May 3, 1963 at 1:47 o'clock P.M. E.D.S.T. served the within Scire Facias to Revive Judgment No. 677 February Term, 1958 on Bessie B. Pearce at her place of residence, Borough of Mahaffey, Clearfield County, Pennsylvania by handing to Lloyd C. Pearce, an adult member of the family, being the husband of Bessie B. Pearce a true and attested copy of the original Scire Facias to Revive Judgment No. 677 February Term, 1958 and made known to him the contents thereof. So Answers, James B. Reese, Sheriff.

APRIL 22, 1966, Praeipie for Judgment, filed by Bell, Silberblatt & Swoope by M. L. Silberblatt.

Enter Judgment for the Plaintiff, Clair J. Neff & Sons, and against Lloyd C. Pearce & Bessie B. Pearce for want of an appearance and failure to file and Answer, Judgment to be enter according to Calculation below:  
Debt \$3,909.00, Interest from April 30, 1963, Attorney's Commission.

Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Three Thousand, Nine Hundred Nine and No/100 Dollars with Interest, Attorney's Commission and Costs.

Pro.	By atty	7.00
Atty		3.00
Shff.	By atty	13.40
OC Pro.	By Plff	3.50
Pro.	By atty	3.50
Pro	By Plff	2.00
Pro	By Atty	2.00

Debt \$3,909.00  
Interest from April 30, 1963  
Attorneys Commission 390.90  
Judgment.

*Pro by atty 1.50*

*Archie Hill*

Prothonotary

And now, *7* *Mar* *67* filed. *interest and cost.*

*Archie Hill*  
Prothonotary

May 12, 1966, ASSIGNMENT, filed.

Now, April 29, 1966, for value received I hereby assign; transfer and set over to Curwensville State Bank, Curwensville, Pa. of Judgment, Debt, Interest and Costs without recourse. s/ Clair J. Neff & Sons.

JULY 12, 1966, RELEASE FROM LIEN OF JUDGMENT, filed.

KNOW ALL MEN BY THESE PRESENTS, that Curwensville State Bank, assignee of Clari J. Neff & Sons the plaintiff named in the above entitled judgment, for and in consideration of the sum of one Dollar, lawful money of the United Staes, to it paid by the defendants above named, the receipt whereof is hereby acknowledged, does hereby forever acquit, exonerate, discharge and release from the lien of the above entitled judgment, the following described property, to-wit:

ALL that certain tract or parcel of land situate in the Township of Bell, County of Clearfield and State of Pennsylvania, bounded and described as follows:

BEGINNING at a post in the northeastern corner of a fifty (50) acre tract formerly of Simon B. Webster, now of Paul Baird; thence by land of Walter Bouch south seventy (70) degrees thirty (30) minutes east two thousand two hundred one and five-tenths (2201.5) feet to a corner of land formerly of the Woodman Lumber Company, now of Paul Baird; thence by the Baird line south thirty four (34) degrees thirty (30) minutes west six hundred sixty (660) feet to a post; thence north seventy (70) degrees thirty (30) minutes west by a parcel of Paul Baird shown on an old map as fifty acres (now shown on the mapping records of the Courty Assessment Office as part of a hundred acre tract) two thousand (2000) feet, more or less, to a post at a corner of the one hundred (100) acre tract of the Paul Baird land; thence continuing by the Baird line north nineteen (19) degrees thirty (30) minutes east six hundred twenty (620) feet to a post in the line of land of Walter Bouch, and the place of beginning. Containing thirty two and two-tenths (32.2) acres, more or less.

And it is further agreed that the plaintiff above nemed will not look to the said above mentioned and described premises or any part thereof, for payment of any part of the principal and interest of said above entitled judgment, now or hereafter to become due, or in any way distrub, molest, put to charge or damage, the present or any future owner or owners, occupier or occupiers of the said above mentioned and described premises, or any part or portion thereof, for or by reason of the said judgment, or any matter, cause or thing thence accruing or to arise: Provided, that nothing herein contained shall affect the said judgment or its legal validity, so far as respects all other lands and tenements of the said defendants situate in the County aforesaid, which are not herein expressly exonerated therefrom.

IN WITNESS WHEREOF, the said Curwensville State Bank has caused this Indenture to be signed by its President attested by 1st Secretary and has caused the common and corporate seal of the said corporation to be hereunto affixed this day of 1966, Curwensville State Bank, s/ A. W. Straw, President.

<p>May 3, 9:01 A.M. EST</p>	<p>Community Consumer Discount Company DuBois, Pennsylvania</p> <p>761</p> <p>Marian R. Miles James W. Miles RD 1, Luthersburg, Pa.</p> <p>Pro. By Plff. 4.50</p>	<p><u>D. S. B. -- DATED MAY 1, 1963</u></p> <p>Payable In Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Four Hundred Fifty Seven and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release; of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2457.00</p> <p>Atty Comm. 15%</p> <p>Interest from May 1, 1963</p> <p>Filed and Entered by Plaintiff, May 3, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p style="text-align: right;"><i>Carroll Ronald King &amp; Son, Inc. Sec'y. 1963</i></p>
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<p>May 3 9:02 AM EST</p>	<p>Community Loan Company DuBois, Pa.</p> <p>762</p> <p>Bertha E. Miller Frank T. Miller 113 Forest Avenue DuBois, Pennsylvania</p> <p>Pro. By Plff 4.50 <i>Pro by Plff 1.50</i></p>	<p><u>D. S. B. -- DATED MAY 2, 1963</u></p> <p>Payable In Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Hundred Fifty One and 89/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$251.89</p> <p>Atty. Comm.</p> <p>Interest from May 2, 1963</p> <p>Filed and Entered by Plaintiff, May 3, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>12</u> day of <u>Dec</u> 19<u>63</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <i>Ancher Hill</i> Prothonotary</p>
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May 3,  
9:10 AM EST

Capital Consumer Discount  
Company  
DuBois, Pennsylvania

763

Larry Supienko  
Naomi Supienko  
117 E. 2nd Avenue  
DuBois, Pa.

Pro. By Plff. 4.50  
Pro. By Atty B,S&S 1.00  
Pro. by P.S.J. 1.50

And Now, 17<sup>th</sup> day of Sept. 1964 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

D. S. B. -- DATED MAY 1, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Four Hundred Forty Eight and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2448.00

Atty Comm. 15%

Interest from May 1, 1963

Filed and Entered by Plaintiff, May 3, 1963

Judgment.

And Now, 17<sup>th</sup> day of Sept. 1964 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Carl E. Walker*  
Prothonotary

*Carl E. Walker*  
Prothonotary

October 24, 1963, Subordination of Judgment, filed.

WHEREAS, Capital Consumer Discount Company, DuBois, Pennsylvania, has a judgment in the Court of Common Pleas of Clearfield County, Pennsylvania, against Larry Supienko and Naomi H. Supienko to Nol 763 February Term, 1963, for the sum of \$2,448.00 and costs, which judgment now remains a lien on all of the real estate of the said Larry Supienko and Naomi H. Supienko within the County of Clearfield, Pennsylvania; and

WHEREAS, the said Larry Supienko and Naomi H. Supienko have executed a Mortgage in favor of the DuBois Deposit National Bank, DuBois, Pennsylvania, which Mortgage is in the sum of \$6,000, and is dated the 20th of October 1963, and recorded in the Recorder's Office in and for Clearfield County on the 24th day of October, 1963; and

WHEREAS, the said Larry Supienko and Naomi H. Supienko have requested that the lien of the judgment of Capital Consumer Discount

(CONTINUED ON PAGE 347)

May 3  
9:11 AM EST

First National Bank of  
Philipsburg, Pa.

764

Robert J. Pearce  
Haroldeen L. Pearce  
Kylertown, Pa.

Pro. By Plff 4.50  
*Pro 4.00 3.00*

D. S. B. -- DATED MAY 2, 1963

Payable One Day after Date

By virtue of Power of Attorney contined therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Four Hundred Thirty Two and 07/100 with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1432.07

Atty. Comm. 5%

Interest from May 2, 1963

Filed and Entered by Plaintiff, May 3, 1963

Judgment

*Carl E. Walker*  
Prothonotary

And Now, 15<sup>th</sup> day of Nov. 68  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Anche Hill*  
Prothonotary

<p>May 3 9:25 AM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>765</p> <p>Robert Showers Annie P. Showers 501 Coal St. Osceola Mills, Pa.</p> <p>Pro. by Deft 4.50</p>	<p>D. S. B. -- DATED MAY 2, 1963</p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Seven Hundred and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisitions and Exemption.</p> <p>Debt \$700.00</p> <p>Atty. Comm. 10%</p> <p>Interest from May 2, 1963</p> <p>Filed and Entered by Plaintiff, May 3, 1963</p> <p>Judgment</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p>
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<p>May 3 10:01 AM EST</p>	<p>Clearfield Trust Company Clearfield, Pa.</p> <p>766</p> <p>Kenneth A. Mayhew Ethel Mayhew R. D. #2 Clearfield, Pa.</p> <p>Pro. by Plff 4.50</p> <p>Pro. By Atty. 1.00</p>	<p>D. S. B. -- DATED OCTOBER 30, 1962</p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Seven Hundred Seventy nine and 34/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisitions and exemption.</p> <p>Debt \$1779.34</p> <p>Atty Comm. 10%</p> <p>Interest from October 30, 1962</p> <p>Filed and Entered by Plaintiff, May 3, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p><u>NOVEMBER 2, 1963, SUBORDINATION OF JUDGMENT, filed</u></p> <p>WHEREAS, the Clearfield Trust Company, has a judgment in the Court of Common Pleas of Clearfield County, Pennsylvania, against Kenneth A. Mayhew, and Ethel Mayhew to No. 766 February 1963, for the sum of One Thousand Seven Hundred Seventy-Nine and 34/100 Dollars (\$1,779.34) and costs, which judgment now remains a lien on all the real estate of the said Kenneth A. Mayhew and Ethel Mayhew his wife, within the County of Clearfield, Pennsylvania.</p> <p>WHEREAS, the said Kenneth A. Mayhew and Ethel Mayhew, his wife, have executed a Bond and Mortgage in favor of the Security Building and Loan Association of Clearfield, Pennsylvania, in the sum of Three Thousand Three Hundred Dollars (\$3,300.00), which is the principal amount of said Bond and Mortgage, said Bond and Mortgage being dated the 2nd. day of Nov., 1963. The said Mortgage herein mentioned was recorded on the 2nd. day of Nov. 1963.</p> <p>WHEREAS, the said Kenneth A. Mayhew and Ethel Mayhew have requested that the lien of the Clearfield Trust Company under their judgment be subordinated to the lien of the Mortgage of the Security Building and Loan Association of Clearfield, Pennsylvania, hereinbefore mentioned, and that the lien of the said judgment shall be a subordinate and secondary lien against the property of Kenneth A. Mayhew and Ethel Mayhew described in the aforesaid MORTGAGE, and the lien of the Mortgage to the Security Building &amp; Loan Association of Clearfield, Penna.</p> <p style="text-align: right;">CONTINUED ON PAGE 349</p>
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WHEREAS, the said Kenneth A. Mayhew and Ethel Mayhew, his wife, have executed a Bond and Mortgage in favor of the Security Building and Loan Association of Clearfield, Pennsylvania, in the sum of Three Thousand Three Hundred Dollars (\$3,300.00), which is the principal amount of said Bond and Mortgage, said Bond and Mortgage being dated the 2nd. day of Nov., 1963. The said Mortgage herein mentioned was recorded on the 2nd. day of Nov. 1963.

WHEREAS, the said Kenneth A. Mayhew and Ethel Mayhew have requested that the lien of the Clearfield Trust Company under their judgment be subordinated to the lien of the Mortgage of the Security Building and Loan Association of Clearfield, Pennsylvania, hereinbefore mentioned, and that the lien of the said judgment shall be a subordinate and secondary lien against the property of Kenneth A. Mayhew and Ethel Mayhew described in the aforesaid MORTGAGE, and the lien of the Mortgage to the Security Building & Loan Association of Clearfield, Penna.

County National Bank at  
Clearfield, Pa.

D. S. B. -- DATED APRIL 25, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Thirty Five Hundred Ninety-Six and 40/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$3596.40

Atty. Comm. 10%

Interest from April 25, 1963

Filed and Entered by Plaintiff, May 3, 1963

Judgment.

*Carl E. Walker*

Prothonotary

May 3, 1:15 PM EST 757

Daniel C. Wrobleski  
Margaret K. Wrobleski  
Madera, Pa.

Pro. by Deft 4.50

*Pro by Deft 11.50*

And Now 31 day of May 1967 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

County National Bank at  
Clearfield, Pa.

D. S. B. -- DATED MAY 3, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Forty Eight Hundred and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$4800.00

Atty. Comm. 10%

Interest from May 3, 1963  
And Now 14 day of Nov. 1968 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Filed and Entered by Plaintiff, May 3, 1963

Judgment

Attest *Archie Hill*  
Prothonotary

*Carl E. Walker*

Prothonotary

May 3 2:10 PM EST 768

John J. Gaines  
Louise R. Gaines  
Grampian, Pa.

Pro. by Deft 4.50

Pro. C.R. Kramer By Atty. 2.00

*Archie Hill Received 7.1968 #594*

JUNE 15, 1964. RELEASE FROM LIEN OF JUDGMENT, filed

KNOW ALL MEN BY THESE PRESENTS, that The County National Bank at Clearfield the Plaintiff named in the above entitled judgment, for and in consideration of the sum of one Dollar lawful money of the United States, to it paid by the defendant s above named, the receipt whereof is hereby acknowledged, does hereby forever acquit exonerate, discharge and release from the lien of the above entitled judgment, the following described property, to wit: ALL THOSE two certain parcels of land situate in the Borough of Grampian, County of Clearfield and State of Pennsylvania, bounded and described as follows: PARCEL 1; BEGINNING at a corner of lot formerly of Elizabeth Doughman Estate, now of Ambrose Rafferty, and Main Street, thence southerly along the said Doughman, now Ambrose Rafferty lot one hundred forty two (142) feet to line of lot designated in former deeds as George J. Rafferty lot; thence by said line easterly nine (9) feet to line of land designated in earlier deeds as belonging to Delilah A. Doughman; thence in a northerly direction by the same six (6) feet to a stone corner; thence by the northerly line of said lot formerly of Delilah A. Doughman easterly sixty two (62) feet to Third Street; thence along Third Street in a northerly direction one hundred thirty six (136) feet to Main Street, thence in a westerly direction along line of Main Street seventy three (73) feet, more or less, to a point and the place of beginning.

PARCEL 2: BEGINNING at a point in the line of land designated in former deeds as Rafferty lot,  
CONTINUED ON PAGE 347

Urey & Mikesell

First National Bank of  
Philipsburg, Pa.

D. S. B. -- DATED MAY 1, 1963

May 3  
3:00 PM EST

769

Clayton E. Peters  
Erma L. Peters  
Clifford L. Peters  
Bigler, Pa.

Pro. By atty 5.00  
Atty 3.00

*Pro by Plff 3.00*

Payable One Day after Date  
By virtue of Warrant of Attorney hereunto annexed, Urey and Mikesell, Attorneys appear for the Defendants and Confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Four Thousand and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption  
Debt \$4000.00  
Atty Comm. 5%  
Interest from May 1, 1963  
Filed and Confessed by Attorneys, May 3, 1963  
Judgment.

*Carl E. Walker*  
Prothonotary

And Now, *5* day of *Jan* 19*76* By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Jaymes Stehman*  
Prothonotary

Community Loan & Discount  
Company  
Clearfield, Pa.

D. S. B. -- DATED DECEMBER 17, 1963

May 4  
8:55 AM EST

770

Frances Jordan  
RD 2, Clearfield, Pa.

Pro. By Plff 4.50  
*Pro. by Plff 1.50*

Payable In Installments  
By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Six Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.  
Debt \$600.00  
Atty Comm.  
Interest from December 17, 1963  
Filed and Entered by Plaintiff, May 4, 1963  
Judgment.

*Carl E. Walker*  
Prothonotary

And Now, *26* day of *Aug* 19*65* By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Community Loan & Discount  
Company  
Clearfield, Pa.

May 4  
8:56 AM EST

771

George W. Lansberry, End.  
Flora E. Lansberry, End.  
R.D. 2, Clearfield, Pa.

Pro. By Pliff 4.50  
Proc. *by Piff* 1.50

D. S. B. -- DATED DECEMBER 17, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Six Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition, and Exemption.

Debt \$600.00

Atty Comm. 10%

Interest from December 17, 1963

Filed and Entered by Plaintiff, May 4, 1963

Judgment.

*Carl E. Walker*

Prothonotary

And Now, 20 day of Aug 1965 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Community Loan & Discount  
Company  
Clearfield, Pa.

May 4  
8:57 AM EST

772

John E. Gallagher  
Bernice M. Gallagher  
Sandy Ridge, Pa.

Pro. By Pliff 4.50  
Proc. *by Piff* 1.50

D. S. B. -- DATED APRIL 30, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Three Hundred Thirty and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$330.00

Atty Comm.

Interest from April 30, 1963

Filed and Entered by Plaintiff, May 4, 1963

Judgment. ;

*Carl E. Walker*

Prothonotary

And Now, 2 day of Aug 1967 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

FEBRUARY TERM 1963

DOCKET 178

<p>May 4 9:20 AM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>773</p> <p>Donald B. Dixon Pauline M. Dixon R. D., Woodland, Pa.</p> <p>Pro. by Deft 4.50 <i>Pro. by Deft 1.50</i></p>	<p>D. S. B. -- DATED MAY 4, 1963</p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Twenty Two Hundred and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2200.00</p> <p>Atty. Comm. 10%</p> <p>Filed and Entered by Plaintiff, May 4, 1963</p> <p>Judgment.</p> <p>Interest from May 4, 1963</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>14<sup>th</sup></u> day of <u>Mar</u>, 19<u>64</u>. By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>May 4 9:50 AM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>774</p> <p>Paul B. Kline 219 West Fifth Avenue Clearfield, Pa.</p> <p>Pro. by Deft 4.50 <i>Pro. by Deft 1.50</i></p>	<p>D. S. B. -- DATED MAY 4, 1963</p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Twenty Eight Hundred Fifty Six and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2856.26</p> <p>Atty. Comm. 10%</p> <p>Interest From May 4, 1963</p> <p>Filed and Entered by Plaintiff, May 4, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>23</u> day of <u>April</u>, 19<u>64</u>. By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Archie Hill</i> Prothonotary</p>
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Universal CIT Consumer  
Discount Company  
3108 Pleasant Valley Blvd.  
Altoona, Pa.

775

Nicholas Cherish  
Hope Charmaine Cherish  
Coalport, Pa.

Pro. by Plff 4.50

May 4  
9:55 AM EST

D. S. B. -- DATED MAY 2, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Five Hundred Ninety and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1590.00

Atty. Comm. 15%

Interest from May 2, 1963

Filed and Entered by Plaintiff, May 4, 1963

Judgment.

*Carl E. Walker*

Prothonotary

County National Bank at  
Clearfield, Pa.

776

Harry Hanson  
Margaret V. Hanson  
LeContes Mills, Pa.

Pro. by Deft 4.50

O.C. Pro. by Deft 3.50

May 4  
10:18 AM EST

May 4, 1963, AMICABLE REVIVAL to Revive and continue Lien entered to No. 145 May Term 1958

By virtue of Power of Attorney contained therein, Plaintiff and the Defendants agree to revive Amicably the same in favor of the Plaintiff and against the Defendants in the sum of Four Thousand Eight Hundred Sixty-five and 31/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$4865.31

Atty. Comm. 10%

Interest from May 6, 1963

Filed and Entered by Plaintiff, May 4, 1963

Judgment.

*Carl E. Walker*

Prothonotary

And Now, 4th day of May, 1963 By paper filed, the above is satisfied in full of debt, interest and cost.

*Carl E. Walker*  
Prothonotary

<p>May 4 10:42 AM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>777</p> <p>Willard A. Nelson Dorothy Nelson 308 Williams Street Clearfield, Pa.</p> <p>Pro. By Deft 4.50 B.w. <i>by Deft</i> 1.50</p>	<p><u>D. S. B. -- DATED MAY 3, 1963</u></p> <p>Payable In Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Eighteen Hundred Twenty Six and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1876.00</p> <p>Atty Comm. 10%</p> <p>Interest from May 3, 1963</p> <p>Filed and Entered by Plaintiff, May 4, 1963</p> <p>Judgment</p> <p style="text-align: center;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, 28<sup>th</sup> day of <i>Aug</i> 1965 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>May 4 19:43 AM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>778</p> <p>Durrel A. Baney Mona L. Baney RD West Decatur, Pa.</p> <p>Pro. By Deft 4.50 <i>Pro</i> <i>by Deft</i> 1.50</p>	<p><u>D. S. B. -- DATED MAY 4, 1963</u></p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Thirty Five Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$3500.00</p> <p>Atty Comm. 10%</p> <p>Interest from May 4, 1963</p> <p>Filed and Entered by Plaintiff, May 4, 1963</p> <p>Judgment.</p> <p style="text-align: center;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, 29<sup>th</sup> day of <i>April</i> 1965 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <i>Carl E. Walker</i> Prothonotary</p>
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(CONTINUED FROM PAGE 170 --County Nat'l Bank, Clearfield vs. William J. Pifer et al No. 392 February T. 1963)

above entitled judgment the following described property, to wit: ALL that certain piece or parcel of land situate in the Township of Sandy, County of Clearfield, and Commonwealth of Pennsylvania, being bounded and described as follows, to wit:

THE FIRST THEREOF: Beginning at an iron pipe on the southeast corner of land now or formerly of Charles E. Pifer's heirs; thence in an Easterly direction along the center line of a road formerly known as Route No. 322, now a township road, 200 feet to a point; thence in a Northerly direction along land now or formerly of M. I. McCreight, 400 feet to a post; thence in a westerly direction along land formerly of M. I. McCreight, now John A. Pifer, and being the second piece of land described, 200 feet to a post; thence in a Southerly direction along land now or formerly of Charles E. Pifer's heirs 400 feet more or less to the place of beginning. BEING the same premises which were conveyed to John A. Pifer, et ux. by deed of M. I. McCreight, dated November 21, 1955 and recorded in Deed Book No. 451, page 135.

THE SECOND THEREOF: Beginning at an iron pipe at the Northwest corner of the above described parcel of land; thence in a Northerly direction along land now or formerly of Charles E. Pifer's heirs, 200 feet to a point; thence in a Easterly direction along land now or formerly of M. I. McCreight 200 feet to a post; thence in a Southerly direction in a line at all points parallel with the easterly line of said premises of Charles E. Pifer's heirs, 200 feet to the northeast corner of the said first premises herein described; thence in a Westerly direction along the northerly line of the said first premises herein described 200 feet to the place of beginning.

BEING the same premises which were conveyed to John A. Pifer by deed of M. I. McCreight, et ux. dated October 27, 1956 and intended to be recorded herewith.

AND IT IS FURTHER AGREED, that the Plaintiff above named, will not look to the said above mentioned and described premises, or any party thereof, for payment of any part of the principal and interest of the said entitled judgment, now or hereafter to become due, or in any way disturb, molest, put to charge or damage, the present or any future owner or owners, occupier or occupiers, of the said above mentioned and described premises, or any part or portion thereof, for or by reason of the said judgment; or any matter, cause or thing thence accruing or to arise; provided, that nothing herein contained shall effect the said judgment or its legal validity, so far as respects all other lands and tenements of the said Defendants, situate in the County aforesaid which are not herein expressly exonerated therefrom.

IN WITNESS WHEREOF, THE COUNTY NATIONAL BANK AT CLEARFIELD, of Clearfield, Pennsylvania, has caused these presents to be executed by its proper officers and the corporate seal attached, duly attested by its Secretary the 29th day of August, 1963. Attest: J. P. Moore THE COUNTY NATIONAL BANK AT CLEARFIELD, of Clearfield, Pennsylvania. By H. M. McGarvey, President.



(CONTINUED FROM PAGE 193 COUNTY NATIONAL BANK AT CLEARFIELD, vs. William J. Pifer et al No. 453 Feb. T. 1963 )

lien of the above entitled judgment the following described property, to wit: ALL that certain piece or parcel of land situate in the Township of Sandy, County of Clearfield, and Commonwealth of Pennsylvania, being bounded and described as follows, to wit:

THE FIRST THEREOF: Beginning at an iron pipe on the southeast corner of land now or formerly of Charles E. Pifer's heirs; thence in an Easterly direction along the center line of a road formerly known as Route No. 322, now a township road, 200 feet to a point; thence in a Northerly direction along land now or formerly of M. I. McCreight, 400 feet to a post; thence in a westerly direction along land formerly of M. I. McCreight, now John A. Pifer, and being the second piece of land herein described, 200 feet to a post; thence in a Southerly direction along land now or formerly of Charles E. Pifer's heirs, 400 feet more or less to the place of beginning.

BEING the same premises which were conveyed to John A. Pifer, et ux. by deed of M. I. McCreight, dated November 21, 1955 and recorded in Deed Book No. 451, page 135.

THE SECOND THEREOF: Beginning at an iron pipe at the Northwest corner of the above described parcel of land; thence in a Northerly direction along land now or formerly of Charles E. Pifer's heirs, 200 feet to a point; thence in a Easterly direction along land now or formerly of M. I. McCreight 200 feet to a post; thence in a Southerly direction in a line at all points parallel with the easterly line of said premises of Charles E. Pifer's heirs 200 feet to the northeast corner of the said first premises herein described; thence in a Westerly direction along the northerly line of the said first premises herein described 200 feet to the place of beginning.

BEING the same premises which were conveyed to John A. Pifer by deed of M. I. McCreight, et ux. dated October 27, 1956 and intended to be recorded herewith.

AND IT IS FURTHER AGREED, that th Plaintiff above named, will not look to the said above mentioned and described premises, or any pa ty thereof, for payment of any part of the principal and interest of the said above entitled judgment, now or hereafter to become due, or in any way disturb, molest, put to charge or damage, the present or any future owner or owners, occupier or occupiers, or the said above mentioned and described premises, or any part or portion thereof, for or by reason of the said judgment; or nay matter, cause or thing thence accruing or to arise; provided, that nothing herein contained shall effect the said judgment or its legal validity, so far as respects all other lands and tenements of the said Defendants, situate in the County aforesaid which are not herein expressly exonerated therefrom.

IN WITNESS WHEREOF, THE COUNTY NATIONAL BANK AT CLEARFIELD, of Clearfield, Pennsylvania, has caused these presents to be executed by its proper officers and the corporate seal attached, duly attested by its Secretary the 29th day of August, 1963. THE COUNTY NATIONAL BANK AT CLEARFIELD, of Clearfield, Pennsylvania By H. M. McGarvey, Attest: J. P. Moore Assistant Cashier.

CONTINUED FROM PAGE 339. Clearfield Trust Co. VS Kenneth A. Mayhew, et al No. 766 Feb Term 1963

shall be the first lien against the said premises.

NOW, KNOW YE, that the said Clearfield Trust Company, favoring the request of the said Kenneth A. Mayhew and Ethel Mayhew, and in consideration of the sum of One Dollar (\$1.00) lawful money of the United States at the execution hereof by the said Kenneth A. Mayhew and Ethel Mayhew well and truly paid, the receipt whereof is hereby acknowledged, has subordinated and does hereby subordinate the lien of the within judgment of the Clearfield Trust Company in favor of the lien of the Mortgage of the said Kenneth A. Mayhew and Ethel Mayhew to the said Security Building and Loan Association of Clearfield, Penna., and that the lien of the said judgment of the Clearfield Trust Company against the property of the said Kenneth A. Mayhew and Ethel Mayhew shall be a subsequent lien and following in priority the lien of the Mortgage hereinbefore mentioned, provided however, that nothin herein contained shall be construed so as to impair the operation of the judgment of the Clearfield Trust Company as a second lein against the real estate before described of Kenneth A. Mayhew and Ethel Mayhew, but the said judgment shall continue as a lien against the said real estate described subsequent to and following in priority the lien of the Mortgage to the Security Building and Loan Association of Clearfield, Pennsylvania, and shall retain its priority against all other real estate of the said Kenneth A. Mayhew and Ethel Mayhew

IN WITNESS WHEREOF, the said Clearfield Trust Company has caused this instrument to be duly executed by its President and duly attested and a corporate seal affixed hereto by its Secretary on this 2nd day of November 1963. CLEARFIELD TRUST COMPANY By: John H. Bartley, President, William L. Bertram, Secy.

money, paid to the Commonwealth of Pennsylvania and the receipt whereof is hereby acknowledged, hath exonerated, released and discharged, and hereby doth exonerate, release and discharge of and from the lien, and of and from all suits, action, executions, costs, damages and demands whatsoever for or on account or by reason of the said certified lien.

PROVIDED, HOWEVER, that nothing herein contained shall be construed so as to impair the operation of the said certified lien against Milford H. Carson add/or his or its estate other than against the pieces or parcels of land hereinbefore expressly mentioned and described.

IN WITNESS WHEREOF, the Commonwealth of Pennsylvania, through its Attorney General, J. Shane Creamer, by James J. Morley, Assistant Attorney General, has executed this agreement and has affixed thereto the Seal of the Department of Justice of the Commonwealth of Pennsylvania this 13th day of July, 1971. COMMONWEALTH OF PENNSYLVANIA s/ J. Shane Creamer, Attorney General. s/ James J. Morley, Assistant Attorney General

All those two (2) certain pieces or parcels, lots or tracts of land situate in Decatur Township, Clearfield County, Pennsylvania, bounded and described as follows, to-wit:

THE FIRST THEREOF: Starting from a point along the northern side of old Highway Route 53; now Route T-664, which starting point is also the Southwest corner of the lot of Harry Conklin and Julia Conklin, his wife, thence along the Northern boundary of the aforesaid old Highway Route 53, now Route T-664, South forty-four (44°) degrees twenty-one (21') minutes West, a distance of nineteen and six-tenths (19.6) feet to a point of the North side or boundary line of the aforesaid Highway, which is the point and place of beginning; thence along the Eastern boundary line of the lands of Bruno Segicha and Charlotte Segich, his wife, North sixty-four (64°) degrees twenty-two (22) minutes West, a distance of six hundred thirty-one and five-tenths (631.5') feet to a point; thence along same North thirty (30') degrees forty-three (43') minutes West, a distance of two hundred fifty-three and nine-tenths (253.9') feet to a point; thence continuing along same North ten (10°) degrees, no (00') minutes West, a distance of ten (10') feet to a point which is the North-east corner of the adjoining land of Bruno Segich, et ux; thence North forty-six (46°) degrees, fifty-five (55') minutes East a distance of six hundred seventeen (617.0') feet to a point on the west side or boundary line of a twenty-three (23') foot alleyway; thence along the Western line or boundary line of the aforesaid alleyway, South forty-three (43°) degrees, twenty (20') minutes East a distance of six hundred thirty-two (632.0') feet to a point which is the Northeast corner of the land of lot of Albert Adams and Marilyn Adams, his wife, thence along the Northern boundary line of the aforesaid lot of Albert Adams, et ux, South forty-six (46°) degrees, ten (10') minutes West a distance of one hundred (100.0') feet to a point; thence along the western boundary line of the aforesaid lot of Albert Adams, et ux., South forty-three (43°) degrees twenty (20") minutes East a distance of one hundred forty-seven (147.0') feet to a point, which is also the North-east corner of the land and lot of John C. Richardson, et ux; thence along the Northern boundary line of the lot of John A. Richardson, et ux. and continuing therefrom along the Northern boundary line of the land of lot Harry Conklin, et ux., South forty-six (46°) degrees ten (10) minutes West a distance of three hundred thirty-one (331.0') feet to a point, which is the Northwest corner of the lot of Harry Conklin, et ux., thence South forty-three (43°) degrees twenty (20') minutes East a distance of sixty (60.0') feet to a point on the Northern boundary line of the aforesaid old Highway Route 53, now Route T-664; thence along the Northern boundary line of the aforesaid Highway South forty-four (44°) degrees twenty-one (21') minutes West a distance of nineteen and six-tenths (19.6') feet to a point and the place of beginning, Containing ten and forty-four hundredths (10.44) acres of land, more or less.

THE SECOND THEREOF: Starting from a point along the Northern boundary line or side of old Highway Route 53, Now Route T-664, and which starting point is also the Southeast corner of the land or lot of Lee E. Krause and Marilyn Krause, his wife; thence along the Eastern boundary line of the lot of said Lee E. Krause, et ux., and continuing therefrom along the Eastern boundary line of the other lands of the Grantor herein, Milford H. Carson, North forty-three (43°) degrees, twenty (20) minutes West a distance of two hundred sixty (260.0') feet to a point or iron pin, which is the point and place of beginning; thence along the Western boundary line of the lands of Madeline D. Ritchie and continuing therefrom along the Western boundary line of the lands of John R. Rice, et ux, North forty-three (43°) degrees twenty (20') minutes West a distance of four hundred forty-three and two-tenths (443.2') feet to a point on the Southern boundary line of the old Lithuanian Cemetery; thence along the Southern boundary line of the aforesaid Lithuanian Cemetery; South forty-six (46°) degrees fifty-six (56') minutes West a distance of three hundred forty-six and five-tenths (346.5) feet to a point on the Eastern side or boundary line of a twenty-three (23') foot alleyway; thence along the Eastern side or boundary of the aforesaid alleyway, South forty-three (43°) degrees twenty (20) minutes East a distance of four hundred forty-three and two-tenths (443.2') feet to a point on other lands of the Grantor-Milford H. Carson herein, North forty-six (46°) degrees fifty-six (56') minutes East a distance of three hundred forty-six and five tenths (346.5') feet to a point on the Western boundary line of the land of the aforesaid Madeline D. Ritchie and the place of beginning, containing three and fifty-two hundredths (3.52) acres, more or less.




(Continued from Page 422 Community Consumer Discount Co. vs. Stephen L. Yale al N . 170 May T. 1963)  
 the Lien and payment of the aforesaid Mortgage of PEOPLES BUILDING & LOAN ASS'N is fully paid, debt, interest  
 and costs. This Agreement only to effect the Lien and collection of my said Judgment out of the property of said  
 ANTHONY M. WESILISKI and MARGARET WESILISKI described as follows, to wit: Lot of land situate in Sandy Township,  
 Clearfield County, Pennsylvania; BEING the same premises conveyed to Anthony M. Wesiliski and Margaret Wesiliski,  
 his wife, by Stephen L. Yale, by deed dated August 7, 1951 and recorded in Deed Book 414, page 459 in Clearfield  
 County Recorder's Office.

And it is Expressly Agreed, and understood that nothing herein contained shall be construed to impair the  
 Lien or collection of my aforesaid Judgment out of any other property of the said ANTHONY M. WESILISKI, et us, not  
 above described, nor to effect the Lien or collection of the same out of the property above described except to the  
 extent and for the purpose above set forth.

Witness our hands and seals this 11th day of February A.D. 1964. COMMUNITY CONSUMER DISCOUNT CO., By  
 James A. Gaffney, Pres. Witnessed by Anna C. Sharkey, Sec. Treas.

<p>May 6 8:50 AM EST</p>	<p>Community Consumer Discount Company DuBois, Pa.</p> <p>1</p> <p>Elsie Brownell Leslie James Brownell RD 2, DuBois, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro. by Plff 1.50</i></p>	<p>D. S. B. -- DATED <u>MAY 3, 1963</u></p> <p>Payable In Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Four Hundred Fifty Seven and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2457.00</p> <p>Atty Comm. 15%</p> <p>Interest from May 3, 1963</p> <p>Filed and Entered by Plaintiff, May 6, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>2nd</u> day of <u>May</u> 19<u>64</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>May 6 10:55 AM EST</p>	<p>Gleason, Cherry &amp; Cherry</p> <p>Union Banking &amp; Trust Co. DuBois, Pa.</p> <p>2</p> <p>Mike Elnitsky Margaret Elnitsky 19 Main St. Falls Creek, Pa.</p> <p>Pro. By atty 4.50 Atty 3.00 <i>Pro. by Off 1.50</i></p>	<p>D. S. B. -- DATED <u>MAY 2, 1963</u></p> <p>Payable One Day after Date</p> <p>By virtue of Warrant of Attorney hereunto annexed, Gleason, Cherry and Cherry, Attorneys appear for the Defendants and Confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Twelve Hundred Twenty Two and 50/100 Dollars, with Interest, Attorneys Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1222.50</p> <p>Atty Comm. 10% <u>122.25</u> \$1344.75</p> <p>Interest from May 2, 1963</p> <p>Filed and Confessed by Attorneys, May 6, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>2</u> day of <u>April</u> 19<u>64</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Archie Hill</i> Prothonotary</p>
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Gleason,  
Cherry &  
Cherry

Union Banking & Trust Co.  
DuBois, Pa.

D. S. B. -- DATED MAY 3, 1963

Payable On Demand

By virtue of Warrant of Attorney hereunto annexed, Gleason, Cherry & Cherry, Attorneys, appear for the Defendants and Confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Twenty Eight Hundred Forty Seven and 70/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2847.70  
Atty Comm. 10% 284.77 \$3,132.47

Interest from May 3, 1963

Filed and Confessed by Attorneys, May 6, 1963  
Judgment.

*Carl E. Walker*  
Prothonotary

May 6  
10:56 AM EST

3

Harry E. Clinton  
Enid B. Clinton  
RD 2, DuBois, Pa.

Pro. By Atty 4.50  
Atty 3.00  
*Pro by Reff 1.50*

And Now, 31 day of Aug. 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

John Scollins

The Houtzdale Bank  
Houtzdale, Pa.

D. S. B. -- DATED APRIL 27, 1963

Payable One Day after Date

By virtue of Warrant of Attorney hereunto annexed, John Scollins Attorney, appears for the Defendants and Confess Judgment in favor of the Plaintiff and against the Defendants in the sum of One Thousand and No/100 Dollars, with Interest, Attorney's Commission Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1000.00  
Atty Comm. 5% 50.00 \$1050.00

Interest from April 27, 1963

Filed and Confessed by Attorney, May 6, 1963  
Judgment.

*Carl E. Walker*  
Prothonotary

May 6  
12:08 PM EST

4

Veterans of Foreign Wars  
John Branick Post #8822  
Home Association of  
Madera, Pa.

Pro. By atty 4.50  
Atty 3.00

*Pro by Reff 1.50*

And Now, 29 day of Feb. 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Nineteen (19) SUGGESTIONS OF NON-PAYMENT, filed May 6, 1963, at 12:10 P.M. E.S.T.

The Commonwealth of Pennsylvania Department of Public Welfare, Harrisburg, Pa., as Plaintiff.

Fifteen days have elapsed since notice of the filing of these Suggestions have been sent by Registered Mail to the named defendants at their last known address. Pursuant to the Provisions of Act #372 of September 26, 1951, Judgment is entered in favor of the Plaintiff and Against the Defendants for the sum of Two Thousand (\$2000.00) Dollars, with Cost of Suit. Pro. By Plaintiff each writ \$3.50, except: #8 - \$4.50; #14 - \$5.00; #15 - \$4.00; #16 - \$6.50; #18 - \$7.00 and #19 - \$8.50.

Judgment.

*Carl E. Walker*  
Prothonotary

NUMBER	DEFENDANT'S NAME AND ADDRESS	REVIVING JUDGMENT NO.
	JANUARY 4, 1968, SUGG NON PAY FILED TO NO. 471 NOVEMBER TERM, 1967 Newton J. Barger, Dec'd and Lulu M. Barger, Box 12, Woodland, Pa.	48 September Term, 1958
<i>Net. 4/19/73</i> <b>SAI. 6</b>	JANUARY 4, 1968, SUGG NON PAY FILED TO NO. 472 NOVEMBER TERM, 1967 Lewis V. and Laura Vera Barrett, RED, Kerrmoor, Pa.	40 September Term, 1958
7	JANUARY 4, 1968, SUGG NON PAY FILED TO NO. 473 NOVEMBER TERM, 1967 Mary Batcho, Dec'd; John Batcho, Morrisdale, Pa.	49 September Term, 1958
8	JANUARY 4, 1968, SUGG NON PAY FILED TO NO. 474 NOVEMBER TERM, 1967 Linnie M. Bennett, Dec'd; Harry Steiner, 316 Jay St., Olean, N.Y.	50 September Term, 1958
9	JANUARY 4, 1968, SUGG NON PAY FILED TO NO. 475 NOVEMBER TERM, 1967 Andrew and Helen Biggins, Winburne, Pa.	51 September Term, 1958
<i>Net. 4/18/73</i> 10	JANUARY 4, 1968, SUGG NON PAY FILED TO NO. 477 NOVEMBER TERM, 1967 Eva Britten, Alias Eva Britton, Brisbin, Pa.	52 September Term, 1958
<b>SAI</b> 11	JANUARY 4, 1968, SUGG NON PAY FILED TO NO. 479 NOVEMBER TERM, 1967 Elmer Dewey and Luella Mae Duttry, RD 2, DuBois, Pa.	53 September Term, 1958
<i>Net. 12/15/71</i> 12	JANUARY 4, 1968, SUGG NON PAY FILED TO NO. 481 NOVEMBER TERM, 1967 Frank and Catherine Finch, Jr. RD1, Box 146, Utahville, Pa.	54 September Term, 1958
13	JANUARY 4, 1968, SUGG NON PAY FILED TO NO. 482 NOVEMBER TERM, 1967 Ronald W. & Florence Hamilton, RD 1, Curwensville, Pa.	57 September Term, 1958
<i>Net. 4/16/73</i> 14	JANUARY 4, 1968, SUGG NON PAY FILED TO NO. 482 NOVEMBER TERM, 1967 Jacob Delos Hayes, Mary A. Hayes Alias M. Agnes Hayes, Carolyn M. Hayes, Charlotte A. Hayes, Terre Tenants, RD 1, Rockton, Pa.	57 September Term, 1958
15	3-5-63 SATISFIED BY PAPER FILED. PRO. 1.50 STATE TAX .50 PAID Edward Haywood, Hawk Run, Pa.; Elsie Haywood, Dec'd; Hulda M. Sutton, Terre Tenant, Box 157, Hawk Run, Pa.	59 September Term, 1958
16	DECEMBER 4, 1972, Sat. by paper filed. Pro. \$3.00, State Tax 50¢. Mary Ann Hritz, Dec'd; Nich Hritz, 2220 Cleveland Ave., N.W. Canton, Ohio; Paul, Andy, John, Helen, George and Elva Hritz, Heirs, Box 204, Grampian, Pa.	756 May Term, 1958
17	JANUARY 4, 1968, SUGG NON PAY FILED TO NO. 486 NOVEMBER TERM, 1967 John and Madeline Hummel, Wallacetown, Pa.	58 September Term, 1958
<i>8-6-73</i> 18	JANUARY 4, 1968, SUGG NON PAY FILED TO NO. 487 NOVEMBER TERM, 1967 Ellen Elizabeth Jones, Dec'd; Frederick Jones, RD1, Box 16, Munson, Pa.; Hubert O. Jones, 24394 Stanford Ave., Dearborn, Michigan; Joe Jones, Munson; Leonard Jones, 38 W. Cooper St., Mechanicsburg, Pa.; Raymond Jones, Lanse, Pa.; Kiba Kycasm Elizabeth Maurer, Linetta Muirhead, Heirs.	60 September Term, 1958
<i>4-6-73</i> 19	JANUARY 4, 1968, SUGG NON PAY FILED TO NO. 488 NOVEMBER TERM, 1967 Charles Keith, Dec'd; Mary E., Carol Ann, Orlen and Alvin Keith, 540 Sheridan Dr., Niagara Falls, N.Y.; Donald Keith, 7 Donna Dr., Lewistown, N.Y.; Charles Keith, Jr.; Madeline Dillen; Roxie Dillen, Vivian Mahute, A/IC Raymond Keith; Norma Jean Gulba, Heirs	42 September Term, 1958
20	JANUARY 4, 1968, SUGG NON PAY FILED TO NO. 489 NOVEMBER TERM, 1967 Frederick C. Kolbe Jr., and Julia K. Kolbe, Box S-100, R.D. Woodland	61 September Term, 1958
<i>7-6-73</i> 21	JANUARY 4, 1968, SUGG NON PAY FILED TO NO. 489 NOVEMBER TERM, 1967 Thomas and Mary Kruiise, Box 115, Westover, Pa.	112 September Term, 1958
22	Satisfied by paper filed 11 March 1965 Pro. 1.50 St. Tax .50 Paid Annie Lenczowski, Gen. Del. Osceola Mills, Pa.	64 September Term, 1958
23	JANUARY 4, 1968, SUGG NON PAY FILED TO NO. 491 NOVEMBER TERM, 1967 Basil J. and Melinda Little, Winburne, Pa.	63 September Term, 1958

Commonwealth of Pennsylvania  
Department of Public Welfare  
Harrisburg, Pa.

MAY 6, 1963, REPAYMENT AGREEMENT, filed

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Sixty One and 60/100 Dollars, with Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$61.60

Filed and Entered by Plaintiff, May 6, 1963  
Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 29 day of Feb 1968 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

May 6  
12:11 PM

24

Lillie E. Thomas  
300 Tozier Ave.  
DuBois, Pa.

Pro. By Plff 4.00

*Pro by Deft 3.50*

County National Bank at  
Clearfield

MAY 6, 1963, AMICABLE REVIVAL, filed to Revive and continue Lien entered to No. 174 May Term, 1958

By virtue of Power of Attorney contained therein, Plaintiff and the Defendants agree to revive Amicably the same in favor of the Plaintiff and against the Defendants in the sum of One Thousand Nine Hundred Thirty Two and 65/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1932.65

Atty Comm. 10%

Interest from April 10, 1963

Filed and Entered by Plaintiff, May 6, 1963  
Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 8<sup>th</sup> day of June 1965 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

May 6  
1:10 PM EST

25

Edward Veres  
Annabelle Veres  
R.D. Morrisdale, Pa.

Pro. By Deft 4.50

O.C. Pro. By Deft 3.50

*Pro. by Deft. 1.50*



John B. Gates

Ernestine Naddeo

MAY 6, 1963, COMPLAINT IN TRESPASS, file d.

27

Norris Candy Company a  
corporation, and Cosmo  
Guglielmi Drug Store

Pro. by Atty 5.00  
Atty. 3.00



John K. Reilly, Jr.	WESLEY E. YOUNG, a minor by his parent and natural guardian,	MAY 6, 1963, COMPLAINT IN DIVORCE, filed. One copy certified to Sheriff.
5/6/63 Clfd. Trust Company \$135.00 by atty	PHILIP A. YOUNG	<p>May 8, 1963, Sheriff's Return, filed.                  NOW, May 7, 1963 at 11:33 o'clock P.M. E.D.S.T served the within Complaint in Divorce on L. Elaine Young at her place of employment, Clearfield Diner, East Locust Street, Borough of Clearfield, Clearfield County, Pennsylvania by handing to L. Elaine Young, personally a true and attested copy of the original Complaint in Divorce and made known to her the contents thereof. So Answers, James B. Reese, Sheriff.</p>
30		<p>May 9, 1963, Petition for Appointment of Guardian Ad Litem, filed by John K. Reilly, Jr.</p>
		<p>WHEREFORE, your petitioner prays that Chester E. Shaffner or some other competent person be appointed as Defendant's guardian in this action. Wesley E. Young</p>
	L. ELAINE YOUNG	<p>ORDER: AND NOW, May 9th 1963, CHESTER E. SHAFFNER, is appointed</p>
		<p>Guardian of L. Elaine Young, Defendant, in this action. By the Court, John J. Pentz, P.J.</p>
		<p>MAY 29, 1963, By Motion on the Watch Book, Morris Silberblatt Esquire is appointed master to take testimony and report same with recommended form of Decree to the Court. By the Court John J. Pentz, P.J.</p>
Pro.	by Atty	7.00
Atty		3.00
#169	Shff Reese	8.50
Pro.		5.00
Const. \$6.	Master	81.00
Clfd Co. Bar Assn.		10.00
Pro.		10.00
Pro.		1.00
\$135.00 By Attorney		
Const. \$6.00		
#313 - Morris L. Silberblatt, Master		81.00
#314 - Clearfield Co. Bar. Atty \$10 - Ref. \$9.50		10.00
#315 - John K. Reilly, Jr.		19.50
#169 - Shff. Reese		8.50
Prothonotary		16.00
		\$135.00

MAY 6, 1963, COMPLAINT IN DIVORCE, filed. One copy certified to Sheriff.

May 8, 1963, Sheriff's Return, filed.  
 NOW, May 7, 1963 at 11:33 o'clock P.M. E.D.S.T served the within Complaint in Divorce on L. Elaine Young at her place of employment, Clearfield Diner, East Locust Street, Borough of Clearfield, Clearfield County, Pennsylvania by handing to L. Elaine Young, personally a true and attested copy of the original Complaint in Divorce and made known to her the contents thereof. So Answers, James B. Reese, Sheriff.

May 9, 1963, Petition for Appointment of Guardian Ad Litem, filed by John K. Reilly, Jr.

WHEREFORE, your petitioner prays that Chester E. Shaffner or some other competent person be appointed as Defendant's guardian in this action. Wesley E. Young

ORDER: AND NOW, May 9th 1963, CHESTER E. SHAFFNER, is appointed Guardian of L. Elaine Young, Defendant, in this action. By the Court, John J. Pentz, P.J.

MAY 29, 1963, By Motion on the Watch Book, Morris Silberblatt Esquire is appointed master to take testimony and report same with recommended form of Decree to the Court. By the Court John J. Pentz, P.J.

SEPTEMBER 27, 1963, MASTERS REPORT, filed

AND NOW, the 30th. day of September 1963, the report of the Master is acknowledged. We approve his findings and recommendations. We, therefore, DECREE that WESLEY E. YOUNG be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between himself and L. ELAINE YOUNG. Thereupon all the rights, duties or claims accruing to either of said parties in pursuance of said marriage, shall cease and determine, and each of them shall be at liberty to marry again as though they had never been heretofore married.

The Prothonotary is directed to pay the Court costs, including Master's fees, as noted herein, out of the deposits received and then remit the balance to the libellant. No Decree to issue until the costs be fully paid/ We do further award to the said WESLEY E. YOUNG his costs expended in this action. BY THE COURT John J. Pentz, P.J.



The Budget Plan, Inc.  
Clearfield, Pa.

May 7  
8:10 AM EST

46

Arnold R. Wisor  
Donna J. Wisor  
RD 1, West Decatur, Pa.

Pro. By Plff 4.50  
*Pro by Plff* 1.50

D. S. B. -- DATED MAY 4, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Six Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$600.00

Interest from May 4, 1963

Filed and Entered by Plaintiff, May 7, 1963

Judgment.

*Carl E. Walker*

Prothonotary

And Now, 16 day of Mar 1967 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

Beneficial Consumer Discount  
Company  
Tyrone, Pa.

May 7  
8:48 AM EST

47

Thomas R. Scalzo  
Genevieve Scalzo  
Munson, Pa.

Pro. By Plff. 4.50  
*Pro by Plff* 1.50

D. S. B. -- DATED MAY 3, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Three Hundred Thirty Two and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1332.00

Atty Comm. 15%

Interest from May 3, 1963

Filed and Entered by Plaintiff, May 7, 1963

Judgment.

*Carl E. Walker*

Prothonotary

And Now, 17 day of June 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

<p>May 7 9:01 AM EST</p>	<p>Commercial Credit Plan Consumer Discount Company Altoona, Pa.</p> <p>48</p> <p>Robert W. Perks Catherine M. Perks R. D. Box 214 Philipsburg, Pa.</p> <p>Pro. by Atty 4.50 <i>Pro by P. L. J. 1.50</i></p>	<p>D. S. B. -- DATED JULY 24, 1962</p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Eleven Hundred Four &amp; no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Incquisition and Exemption.</p> <p>Debt \$1104.00</p> <p>Atty. Comm. 15%</p> <p>Interest from July 24, 1962</p> <p>Filed and Entered by Plaintiff, May 7, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, 4<sup>th</sup> day of May 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>May 7 9:14 AM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>49</p> <p>Ross Copenhaver Charlotte Copenhaver Ramey, Pa.</p> <p>Pro. by Deft 4.50 <i>Pro by Deft 1.50</i></p>	<p>D. S. B. -- DATED MAY 4, 1963</p> <p>Payable Six Months after Date</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Six Thousand Twenty Two and 36/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Incquisition and Exemption.</p> <p>Debt \$6022.36</p> <p>Atty. Comm. 10%</p> <p>Interest from May 4, 1963</p> <p>Filed and Entered by Plaintiff, May 7, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, 21 day of Sept. 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <i>Arthur Hill</i> Prothonotary</p>
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<p>May 7 12:59 PM EST</p>	<p>First National Bank of Philipsburg, Pa.</p> <p>50</p> <p>Ai W. Shirey Tressa E. Shirey Goldenrod Farms Clearfield, Pa.</p> <p>Pro. by Plff 4.50 Pro. <i>by self</i> 1.50</p>	<p>D. S. B. -- DATED APRIL 18, 1963</p> <p>Payable One Day after Date</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Thirty five hundred and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$3500.00</p> <p>Atty. Comm. 5%</p> <p>Interest from April 18, 1963</p> <p>Filed and Entered by Plaintiff May 7, 1963</p> <p>Judgment</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>1965 paper interest and cost.</p> <p>Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>Sharp &amp; Gilpatrick</p> <p>May 7 1:00 PM EST</p> <p>Gleason, Cherry &amp; Cherry</p>	<p>Citizens Building &amp; Loan Association of Philipsburg, Pa.</p> <p>51</p> <p>Anthony DePalma Sue DePalma a/k/a Suzanne Depalma</p> <p>Pro. by Atty 4.50 Atty 3.00 Pro. 2.00 Pro. 5.00 Pro. 3.50 PRO. 2.00</p> <p>R U L E: AND NOW, this 20th day of May 1963, the Court having read and considered the foregoing Petition and on motion of Gleason, Cherry &amp; Cherry, Attorney for Petitioner, grants a Rule on the Plaintiff, to show cause why the Judgment entered in the above entitled cause should not be opened, and the Defendant left into a defense, meanwhile all proceedings to stay. Returnable Next Argument Court, BY THE COURT, JOHN J. BENTZ P. J. /s</p>	<p>MAY 7, 1963 CONFESSION OF JUDGMENT ON MORTGAGE BOND, filed.</p> <p>Dated December 21, 1949</p> <p>BY vertue of Warrant of Attorney hereunto annexed, Sharp &amp; Gilpatrick, Attorneys appear for the Defendants and confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Eight Hundred sixty and 50/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption</p> <p>Debt \$860.50</p> <p>Atty. Comm. 86.05 946.55</p> <p>Interest</p> <p>Filed and Confessed by Attorneys, May 7, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>Writ of Execution No. 2 May 1963</p> <p>MAY 20, 1963, Petition for Rule To Open and Satisfy Judgment and Torture and Stay of Execution.</p> <p>WHEREFORE, she prays your Honorable Court to grant a Rule against the above named Plaintiff, to show cause why the Judgment entered in the above entitled case should not be opened and the Defendant left into a defense, and for a Rule on the above named Plaintiff, to show cause why the said Judgment and Mortgage should not be satisfied of record as against her. Meanwhile all proceeding to stay. Sue DePalma, /s</p> <p>CONTINUED ON PAGE 365</p>
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<p>Baird, Mc-Camley &amp; Miller</p>	<p>LUCILLE K, MOORE</p> <p style="text-align: center;">52</p> <p>DELBERT L. MOORE</p> <table border="0"> <tr> <td>Pro.</td> <td>By atty</td> <td>6.50</td> </tr> <tr> <td>Atty</td> <td></td> <td>3.00</td> </tr> <tr> <td>Pro.</td> <td></td> <td>.50</td> </tr> <tr> <td>Shff Reese</td> <td>By atty</td> <td>7.50</td> </tr> <tr> <td>Shff Waite</td> <td>By atty</td> <td>15.00</td> </tr> <tr> <td>Inc. Constable</td> <td></td> <td>\$8.00</td> </tr> <tr> <td>Master</td> <td></td> <td>83.00</td> </tr> <tr> <td>Clfd Co. Bar Assn</td> <td></td> <td>10.00</td> </tr> <tr> <td><del>Hummel</del></td> <td><del>not allowed</del></td> <td><del>15.00</del></td> </tr> <tr> <td>Pro</td> <td></td> <td>10.00</td> </tr> <tr> <td>Pro</td> <td></td> <td>1.00</td> </tr> </table> <p><i>6/19/63 135.00 pd by atty Clfd. Court Co.</i></p>	Pro.	By atty	6.50	Atty		3.00	Pro.		.50	Shff Reese	By atty	7.50	Shff Waite	By atty	15.00	Inc. Constable		\$8.00	Master		83.00	Clfd Co. Bar Assn		10.00	<del>Hummel</del>	<del>not allowed</del>	<del>15.00</del>	Pro		10.00	Pro		1.00	<p>MAY 8, 1963, COMPLAINT IN DIVORCE, filed. One copy certified to the Sheriff.</p> <p>June 11, 1963, Sheriff's Return, filed          May 8, 1963, Sheriff James B. Reese deputized the Sheriff of Centre County.</p> <p>Now, May 28th, A.D., 1963 at 6:00 P.M. EDST, served the within Complaint in Divorce on the defendant Delbert L. Moore at his place of residence at the Passmore Hotel, Front Street, Philipsburg Borough, County of Centre and State of Pennsylvania by handing a true and attested copy of the original Complaint in Divorce to Delbert L. Moore personally and made known to him the contents thereof. So Answers Richard V. Waite, Sheriff.</p> <p>Now, May 28, 1963 served the within Complaint in Divorce on Delbert L. Moore by deputizing the Sheriff of Centre County. The return of service of Richard V. Waite, Sheriff of Centre County is hereto attached and made part of this return of Service. So Answers, James B. Reese, Sheriff.</p> <p>June 19, 1963, By Motion on the Watch Book, Eugene Cimino, Esq. is appointed Master to take testimony and report same with recommended form of Decree to the Court. By the Court, John J. Pentz, P. J.</p> <p><u>JULY 17, 1963, MASTERS REPORT FILED</u></p> <p>AND NOW, the 19th. day of July 1963, the report of the master is acknowledged. We approve his findings and recommendations.</p> <p>We, therefore, DECREE that LUCILLE K. MOORE be divorced and forever separated from the nuptial ties and bonds of matrimony here ofore contracted between herself and DELBERT L. MOORE. Thereupon all the rights, duties or claims accruing to either of said parties in prusance of said marriage, shall cease and determine, and each of them shall be at liberty to marry again as though they had never been heretofore married.</p> <p>The Prothonotary is directed to pay the Court costs, includ-</p>
Pro.	By atty	6.50																																	
Atty		3.00																																	
Pro.		.50																																	
Shff Reese	By atty	7.50																																	
Shff Waite	By atty	15.00																																	
Inc. Constable		\$8.00																																	
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Pro		10.00																																	
Pro		1.00																																	

<p>\$135.00 Paid by Attorney</p> <table border="0"> <tr> <td>#253 - Eugene</td> <td>Master \$75. Const. \$8. L. Cimino, Master</td> <td>\$83.00</td> </tr> <tr> <td>#254 - Clfd Co.</td> <td>Bar Assn.</td> <td>10.00</td> </tr> <tr> <td>#255 - Baird, McCamley &amp; Miller</td> <td>Atty - \$30.50</td> <td>30.50</td> </tr> <tr> <td></td> <td>Prothonotary</td> <td>11.50</td> </tr> <tr> <td></td> <td></td> <td><u>\$135.00</u></td> </tr> </table>	#253 - Eugene	Master \$75. Const. \$8. L. Cimino, Master	\$83.00	#254 - Clfd Co.	Bar Assn.	10.00	#255 - Baird, McCamley & Miller	Atty - \$30.50	30.50		Prothonotary	11.50			<u>\$135.00</u>	<p>and then remit the balance to the libellant. No Decree to issue until the costs be fully paid.</p> <p>We do further award to the said LUCILLE K. MOORE, her costs expended in this action. BY THE COURT, JOHN J. PENTZ, P.J.</p>	<p>ing Master's fees, as noted herein, out of the deposits received</p>
#253 - Eugene	Master \$75. Const. \$8. L. Cimino, Master	\$83.00															
#254 - Clfd Co.	Bar Assn.	10.00															
#255 - Baird, McCamley & Miller	Atty - \$30.50	30.50															
	Prothonotary	11.50															
		<u>\$135.00</u>															

Clearfield Trust Company  
Clearfield, Pa.

D. S. B. -- DATED MAY 4, 1963

Payable on May 6, 1963

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Twenty Five Hundred and No/100 Dollars, with Interest, Attorney Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt. \$2500.00

Atty. Comm. 10%

Interest from May 4, 1963

Filed and Entered by Plaintiff, May 8, 1963

Judgment.

*Carl E. Walker*

Prothonotary

May 8  
8:45 A.M. EST  
53

Clifford L. McCully  
Mary R. McCully  
644 Filbert Street  
Curwensville, Pa.

Pro. By Plff 4.50  
B.no. *by plff* 1.50

And Now, 8 day of May 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

County National Bank at  
Clearfield, Pa.

D. S. B. -- DATED MAY 7, 1963

Payable IN INSTALLMENTS

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Fifteen and 55/100 Dollars, with interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2015.55

Atty. Comm. 10%

Interest from May 7, 1963

Filed and Entered by Plaintiff, May 8, 1963

Judgment.

*Carl E. Walker*

Prothonotary

May 8  
9:32 AM EST  
54

Lois Jean Lee  
E. C. Lee  
Leah Lee  
RD 2, Mahaffey, Pa.

Pro. By Plff 5.00  
B.no. *by plff* 1.50

And Now, 15<sup>th</sup> day of May 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

May 8  
10:00 AM EST

CURWENSVILLE STATE BANK  
Curwensville, Pa.

55

Allan O. Mitchell  
LaJose, Pa.

Pro. By Plff 4.50  
*Pro by Plff* 3.00

D. S. B. -- DATED MAY 6, 1963

Payable On Demand

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Eight Hundred Forty One and 75/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1841.76

Atty. Comm. 10%

Interest from May 6, 1963

Filed and Entered by Plaintiff, May 8, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 8 day of July 1968, by paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

May 9  
8:57 AM EST

Community Consumer Discount  
Company  
DuBois, Pennsylvania

56

Mary I. Shaffer  
Lawson H. Shaffer  
Vera M. Shepler  
Herman R. Shepler  
Troutville, Pa.

Pro. By Plff 4.50  
*Pro by Plff* 1.50

D. S. B. -- DATED MAY 8, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Four Hundred Fifty Seven and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2457.00

Atty Comm. 15 %

Interest from May 8, 1963

Filed and Entered by Plaintiff, May 9, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 23 day of April 1966, By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

First National Bank of  
Philipsburg, Pa.

D. S. E. -- DATED MAY 8, 1963

Payable One Day after Date

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Two Hundred Five and 23/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, waiving Stay, Inquisition and Exemption.

May 9  
7:59 AM EST

57

Debt. \$1205.23

Atty. Comm. 5%

Mike Vanish  
Sara Vanish  
327 Church Street  
Madera, Pa.

Interest from May 8, 1963  
Filed and Entered by Plaintiff, May 9, 1963  
Judgment.

*Carl E. Walker*

Prothonotary

Pro. By Plff 4.50

*Pro by Plff*

And Now, ~~28th~~ day of ~~June~~ 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

(Continued from Page 382--Kenneth London VS Verna Barbow Hays al 136 May Term 1963)

thirty (30) feet to a post at Lot No. 82; thence along the line of Lot No. 82 South 45°35' East one hundred (100) feet to a post at Oak Street and place of beginning. Said lot above described being Number 83 in Moulthrop's Plat. THE SECOND THEREOF: BEGINNING at the corner of Oak Street and Lot No. 85; thence along the line of Oak Street, North 44° 25' thirty (30) feet to a post at Lot No. 83; thence along the line of Lot No. 83 North 85° 35' West one hundred (100) feet to a post at Water Alley; thence along the line of Water Alley South 44° 25' West thirty (30) feet to a post at Lot No. 85; thence along the line of Lot No. 85, one hundred (100) feet to a post at Oak Street, and place of beginning, and being known in H.S. Moulthrop Plan of lots as Lot No. 84. THE THIRD THEREOF: Being Lot No. 82 in the Moulthrop Addition to the City of DuBois, said lot being thirty (30) feet wide on Oak Street, by one hundred (100) feet deep to Water Alley, and thirty (30) feet wide on Water Alley, and bounded on the Southeast by Oak Street, on the Northwest by Lot No. 83, and on the Northeast by Water Alley, and Westerly by Lot No. 81. THE FOURTH THEREOF: BEGINNING at a post in the Northwesterly line of Oak Street and the Northeasterly corner of Lot No. 82 (lands of Monroe C. London); thence northwesterly by line of said lot No. 82 one hundred (100) feet to a post at Water Alley; thence North 44° 25' East by line of said Water Alley, sixty (60) feet to a post at corner of lot No. 79; thence southeasterly by line of said lot No. 79, one hundred (100) feet to a post at Oak Street; thence South 44° 25' West by line of said Oak Street, sixty (60) feet to a post at corner of Lot No. 82, the place of beginning. Known and numbered as Lots No. 80 and 81 on the Hunry S. Moulthrop plan for addition to the City of DuBois, THE FIFTH THEREOF: BEGINNING at a post at a corner formed by the intersection of the northeasterly line of Ford Avenue with the Southwesterly line of Oak Street; thence South 44° 25' West by line of said Oak Street, seventy-five (75) feet to a post at corner of Lot No. 90; thence North 45°35' West by line of said Lot No. 80, one hundred (100) feet to a post at Water Alley; thence North 44° 25' East by line of said Water Alley, seventy-five (75) feet to a post at Ford Avenue; thence South 45° 35' East by line of said Ford Avenue, one hundred (100) feet to a post at Oak Street, the place of beginning. Being known as lots No. 78 and 79 in the plan of Henry S. Moulthrop addition to the City of DuBois, shall be quieted, and that said title to the said described real estate is in the plaintiffs Kenneth M. London and Raymond C. London, and that they shall be allowed to enjoy said property in peace, and that the said defendants named in this action be enjoined from setting up any title suit to said premises, from impeaching, denying or in any way attacking the plaintiffs' title to said property, from issuing or maintaining any judgment for said property, and from encumbering, mortgaging or conveying the same or any part thereof, unless the defendants commence an action in ejectment for said premises within thirty (30) days from the date hereof, no further notice of entry of this Judgment necessary, since personal service was made on all of the defendants herein. (b) If an action in ejectment is not brought by the defendants, for the premises described in Paragraph (a) of this Order, within thirty (30) days from the date of this Order, then the Prothonotary of the Court of Common Pleas of Clearfield County is ordered, directed and authorized, on praecipe of the Plaintiffs to enter final judgment against the defendants, and in favor of the Plaintiffs for the land above described in this action. (c) That the Recorder of Deeds for Clearfield County is directed to record a copy of this Order in the deed records of Clearfield County. By the Court, John J. Pentz, P.J.

Gleason  
Cherry &  
Cherry

A. C. NELSON FURS

MAY 9, 1963, REPLEVIN WITH BOND, Issued to the Sheriff, directing him to replevy the following.

One (1) Natural Letout Autumn Haze Mink Coat of the value of Fifteen Hundred (\$1500.00) Dollars.

May 9, 1963, Affidavit with Bond in the sum of Three Thousand (\$3000.00) Dollars with American Insurance Company of Newark, New Jersey, filed.

May 9, 1963, Bond approved by the Prothonotary, this date.

JULY 8, 1963, <sup>Copy</sup> WRIT OF REPLEVIN, with Bond, filed by Gleason, Cherry & Cherry Attys. for Plff.

And Now, this 8th day of July 1963, direct the Sheriff to return Writ Unexecuted debt Int. and Costs paid. Gleason, Cherry & Cherry, By Atty Anthony Guido.

Now, July 8, 1963 by direction of Gleason, Cherry & Cherry, by Anthony Guido, Atty. for the Plaintiff, I return this Writ, debt, Int and Sheriff's costs paid. So Answers, James B. Reese, Sheriff.

58

M. CLYDE MEENAN

Pro.	By Atty	7.00
Atty		3.00
<del>Pro.</del>		<del>2.00</del>

County National Bank at  
Clearfield, Pa.

May 9  
9:50 AM EST

59

Alva C. Brothers  
Laura S. Brothers  
65 Clark Street  
Clearfield, Pa.

Pro. By Deft. 4.50  
Proc. by *W. Hoff.* 1.50

D. S. B. -- DATED MAY 7, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Forty Eight Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$4800.00

Atty. Comm. 10%

Interest from May 7, 1963

Filed and Entered by Plaintiff, May 9, 1963

Judgment.

*Carl E. Walker*

Prothonotary

And Now, 30<sup>th</sup> day of Dec. 1965 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

First National Bank of  
Philipsburg, Pa.

May 10  
9:05 AM EST

60

George Swartz  
Josephine Swartz  
R.D. Pleasant Hill,  
Philipsburg, Pa.

pro. By Plff 4.50  
Proc. by *Buff* 1.50

D. S. B. -- DATED MAY 7, 1963

Payable One Day after Date

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Seventeen Hundred Forty Two and 85/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption

Debt \$1742.85

Atty Comm. 5%

Interest from May 7, 1963

Filed and Entered by Plaintiff, May 10, 1963

Judgment.

*Carl E. Walker*

Prothonotary

And Now, 10<sup>th</sup> day of May 1966 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *George Hill*  
Prothonotary

<p>May 10 8:09 AM EST</p>	<p>American Consumer Discount Company 61 Harry N. Cohen Mildred Cohen 439 W. DuBois Ave. DuBois, Pa.  Pro. By Plff. 4.50 Pro. by Plff. 1.50</p>	<p><u>D. S. B. -- DATED MAY 8, 1963</u> Payable In Installments By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Four Hundred Eighty Eight and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption. Debt \$1488.00 Atty. Comm. 15% Interest from May 8, 1963 Filed and Entered by Plaintiff, May 10, 1963 Judgment.  <i>Carl E. Walker</i> Prothonotary  <i>AND NOW 5 June 1963 having received payment full of debt, interest, and costs on this judgment, I hereby direct same satisfied.</i> <i>CA Murr American Cons. Disc.</i> Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>May 10 8:11 AM EST</p>	<p>Capital Consumer Discount Company 62 George W. Kanouff Erma Kanouff Glen Richey, Pa.  Pro. By Plff. 4.50 Pro. by Plff. 1.50</p>	<p><u>D. S. B. -- DATED MAY 8, 1963</u> Payable in Installments By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Four Hundred Four and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption. Debt \$1404.00 Atty. Comm. 15% Interest from May 8, 1963 Filed and Entered by Plaintiff, May 10, 1963 Judgment.  <i>Carl E. Walker</i> Prothonotary  And Now, 22nd day of Jan 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Carl E. Walker</i> Prothonotary</p>
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Merley W. Baker

Commonwealth of Pennsylvania  
Department of Labor & Ind-  
ustry Use: Unemployment  
Compensation Fund,  
Harrisburg, Pa.

63

MAY 10, 1963, CERTIFIED COPY OF LIEN UNDER PENNSYLVANIA UNEMPLOYMENT  
COMPENSATION LAW, filed.

This Lien is entered for Unpaid Unemployment Compensation  
Contributions in the sum of One hundred twenty-seven and 57/100  
Dollars, with Unpaid Interest and Penalties in the amount of Forty-  
four and 87/100 Dollars, with Interest and Costs.

Debt \$127.57  
Interest & Penalties 44.87 \$172.44

May 10  
8:16 AM EST

Russell L. Gairin, Individually  
and formerly t/a/  
GAIRIN PONTIAC

Pro. 4.50

Interest from April 30, 1963  
Filed and Entered by Plaintiff, May 10, 1963

Judgment

*Carl E. Walker*  
Prothonotary

Merley W. Baker

Commonwealth of Penna. Dept.  
of Labor & Industry Use:  
Unemployment Compensation  
Fund, Harrisburg, Pa.

64

MAY 10, 1963, CERTIFIED COPY OF LIEN UNDER PENNSYLVANIA UNEMPLOYMENT  
COMPENSATION LAW, filed

This Lien is entered for Unpaid Unemployment Compensation  
Contributions in the sum of One Hundred twenty and 12/100 Dollars,  
with Unpaid Interest and Penalties in the amount of Thirty-seven  
32/100 Dollars, with Interest and Costs.

Debt \$120.18  
Interest and Penalties 37.32 \$ 157.50

May 10  
8:17 AM EST

Edgar Moore, Jr., Individually  
and formerly t/a  
EDG MOORE & THE HILLSIDE  
HILLBILITIES

Pro. 4.50  
Pro 3.50

Interest from February 23, 1963  
Filed and Entered by Plaintiff, May 10, 1963

Judgment

*Carl E. Walker*  
Prothonotary

And Now, 3 day of Oct 19 63 By paper &  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Archie Hill*  
Prothonotary

<p>Morley W. Baker Walter E. Alessandrini</p> <p>May 10 8:17 AM EST</p>	<p>Commonwealth of Pennsylvania Dept. of Labor &amp; Industry Use: Unemployment Compensation Fund, Harrisburg, Pa.</p> <p>65</p> <p>Merle Holowecky</p> <p>Pro. 4.50 <i>Due by Off 3.50</i></p>	<p><u>MAY 10, 1963, CERTIFIED COPY OF LIEN UNDER PENNSYLVANIA UNEMPLOYMENT COMPENSATION LAW, filed</u></p> <p>This Lien is entered for Unpaid Unemployment Compensation Contributions in the sum of Seventy-nine 02/100 Dollars with unpaid Interest and Penalties in the amount of Eleven dollars and 32/100 Dollars, with Interest and costs.</p> <table border="0"> <tr> <td>Debt</td> <td>\$79.02</td> <td></td> </tr> <tr> <td>Interest and Penalties</td> <td><u>11.32</u></td> <td>\$ 90.34</td> </tr> </table> <p>Interest from March 31, 1963</p> <p>Filed and Entered by Plaintiff, May 10, 1963</p> <p>Judgment</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p><i>And Now, 22nd day of April 1976 by paper filed, the above judgment is satisfied in full of debt, interest and cost.</i> Attest <i>Raymond Withers</i> Prothonotary</p>	Debt	\$79.02		Interest and Penalties	<u>11.32</u>	\$ 90.34
Debt	\$79.02							
Interest and Penalties	<u>11.32</u>	\$ 90.34						

<p>Morley W. Baker Walter E. Alessandrini</p> <p>May 10 8:18AM EST</p>	<p>Commonwealth of Pennsylvania Dept. of Labor &amp; Industry Use: Unemployment Compensation Fund, Harrisburg, Pa.</p> <p>66</p> <p>Inland Coal Corporation (A Pennsylvania Corporation)</p>	<p><u>MAY 10, 1963, CERTIFIED COPY OF LIEN UNDER PENNSYLVANIA UNEMPLOYMENT COMPENSATION LAW, filed</u></p> <p>This Lien is entered for Unpaid Unemployment Compensation Contribution in the sum of Two hundred ninety six and 66/100 Dollars, with Unpaid Interest and Penalties in the amount of One hundred twelve and 73/100 Dollars, with Interest and Costs.</p> <table border="0"> <tr> <td>Debt</td> <td>\$296.66</td> <td></td> </tr> <tr> <td>Interest &amp; Penalties</td> <td><u>112.73</u></td> <td>\$ 490.39</td> </tr> </table> <p>Filed and Entered by Plaintiff May 10, 1963</p> <p>Interest from March 31, 1963</p> <p>Judgment</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p>	Debt	\$296.66		Interest & Penalties	<u>112.73</u>	\$ 490.39
Debt	\$296.66							
Interest & Penalties	<u>112.73</u>	\$ 490.39						

Nevling & Davis  
Jesse P. Long Punxsutawney National Bank

D.S.B. -- DATED MAY 10, 1963

May 10  
9:50 AM EST

67  
Ronald Adair McGee,  
Janet R. McGee  
R. D. #1, Mahaffey, Pa.

Payable On Demand after Date  
By virtue of Warrant of Attorney herewith annexed, Nevling & Davis, Jesse P. Long, Attorneys appear for the Defendants and confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Two-thousandfour hundred twenty eight and 27/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2207.52  
Atty Comm. 10% 220.75 \$2428.27  
Interest from April 15, 1963

Pro. By Atty 4.50  
Attorney 3.00  
*Pro. by Plff 1.50*

Filed and Confess by Attorneys, May 10, 1963  
Judgment

*Carl E. Walker*  
Prothonotary

And Now, 22 day of Dec. 1964 by paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Edward J. Collins  
Hyde, Pa.

MAY 10, 1963, TRANSCRIPT OF JUDGMENT FROM THE DOCKET OF H.G. GANOE, J.P., filed

May 10  
1:05 PM EST

68  
Wilber Swatsworth and,  
Alice Swatsworth, V & W.  
R. D. Curwensville, Penna.

Judgment rendered in favor of the Plaintiff and against the Defendant on June 28, 1962, in the sum of Four hundred thirty nine and 26/100 Dollars, with Cost of Suit.

Debt 439.26  
Interest from November 26, 1960  
Filed and Entered by Plaintiff, May 10, 1963

Pro. By Plff 5.25  
J.B. Walker 5.00  
H.G. Ganoe 15.00

Judgment

*Carl E. Walker*  
Prothonotary

Satisfied on WRIT OF EXECUTION NO. 24 September 1964

<p>May 10 11:25 PM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>69</p> <p>William R. Ibberson Dorothy E. Ibberson Box 343, Houtzdale, Pa.</p> <p>Proc. By Defts 4.50 <i>Pro By Plff 3.00</i></p>	<p><u>D. S. B. -- DATED MAY 4, 1963</u></p> <p>Payable In Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand One Hundre Twenty=Three and 23/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1123.23 Atty Comm. 10% Interest from May 4, 1963 Filed and Entered by Plaintiff, May 10, 1963 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p><i>Dec 23 1974</i> <i>Raymond Withers</i> Prothonotary</p>
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CONTINUED FROM PAGE 383-- HAROLD J. BOULTON-- VS \*\*\*\* WILLIAM DULIN, HARRY DULLIN, etc. al.

NOW, May 17, 1963, at 2:00 o'clock P.M. EDST served the within Complaint in Action to Quiet Title on William Dullen at his residence, Village of Hawk Run, Township of Morris, County of Clearfield, Pa. by handing to William Dullen, personally a true and attested copy of the original Complaint and made known to him the contents thereof. So Answers the Sheriff James B. Reese.

Ammerman & Blakley

HELEN CAROL BLACK

MAY 10, 1963, COMPLAINT IN DIVORCE, filed. One Copy Certified to the Sheriff.

5/10/63  
\$135.00 by atty  
Clfd Trust Co.

June 10, 1963, Sheriff's Return, filed

NOW, May 14, 1963 at 9:27 A.M. o'clock A.M. E.D.S.T. served the within Complaint in Divorce on John F. Black at his place of employment 214 E. Pine Street, Borough of Clearfield, Clearfield County, Pa., by handing to John F. Black, personally a true and attested copy of the original Complaint in Divorce and made known to him the contents thereof. So Answers, James B. Reese, Sheriff.

70

June 8, 1963, By Motion on the Watch Book, Don E. Mikesell, Esq.,

is appointed Master to take testimony and report same to the Court with recommended form of Decree. By the Court, John J. Pentz, P.J.

JULY 19, 1963, MASTER'S REPORT, filed

AND NOW, the 22nd day of July 1963, the report of the Master is acknowledged. We approve his findings and recommendations.

JOHN F. BLACK

WE, therefore, DECREE that HELEN CAROL BLACK be divorced and forever separated from the nuptial ties and bonds of matrimony here to fore contracted between herself and JOHN F. BLACK. Thereupon all the rights, duties or claims accruing to either of said parties in pursuance of said marriage, shall cease and determine, and each of them shall be at liberty to marry again as though they had never been heretofore married. The Prothonotary is directed to pay the Court costs, including Master's fees, as noted herein, out of the deposits received and then remit the balance to the libellant. No Decree to issue until the costs be fully paid. We do further award to the said HELEN CAROL BLACK HER COSTS expended in this action.

Pro.	<del>XXXXXX</del>	7.00
Atty		3.00
#217 Shff.		8.50
Inc. Const.	\$3.00	
Master		78.00
Clfd Co. Bar		10.00
Pro.		10.00
Pro.		1.00

BY THE COURT: JOHN J. PENTZ, P.J.

\$135.00 Paid by Attorney

Constable	\$3.00	
#245 - Donald E. Mikesell, Master		75.00
#246 - Clfd Co. Bar Assn.		10.00
Atty \$10. Ref. \$17.50		
#247 - Ammerman & Blakley		27.50
#217 - Shff. Reese		8.50
Prothonotary		11.00
		<u>135.00</u>

May 10  
2:15 PM EST

County National Bank at  
Clearfield, Pa.

71

William L. Richards  
Marjorie J. Richards  
RD 3, Clearfield, Pa.

Pro. By Deft. 4.50  
*Pro. by Deft 1.50*

D. S. B. -- DATED JUNE 10, 1960

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Seven Thousand Two Hundred Ninety Five and No/100 Dollars with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$7295.00

Atty. Comm. 10%

Interest from June 10, 1960

Filed and Entered by Plaintiff, May 10, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

And Now, *11th* day of *Jan*, 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

*Carl E. Walker*  
Prothonotary

May 10,  
2:16 PM EST

County National Bank at  
Clearfield, Pa.

72

Phyllis L. Liegey  
Milton Liegey  
403 E. Seventh St.  
Clearfield, Pa.

Pro. By Deft. 4.50

D. S. B. -- DATED APRIL 22, 1963

Payable On Demand

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Forty Four Hundred Seventy Five and 15/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$4475.15

Atty Comm. 10%

Interest from April 22, 1963

Filed and Entered by Plaintiff, May 10, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

Sears, Roebuck & Company

Clearfield, Pa.

D. S. B. -- DATED MAY 9, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Fifteen Hundred Ninety Seven and 68/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

May 10  
2:23 PM EST

73

Debt \$1597.68

Atty. Comm. 15%

Interest from May 9, 1963

Charles Henthorn

Dorothy Henthorn

LeContes Mills, Pa.

Filed and Entered by Plaintiff, May 10, 1963

Judgment.

*Carl E. Walker*

Prothonotary

Pro. By Plff 4.50

CONTINUED FROM PAGE 408 Kenneth Oulden VS Verna Barlow Hays, et al 1963 May Term 1963

b. That the said defendants named herein be enjoined from setting up any title suit to said premises, from encumbering, denying or in any way attacking the plaintiffs' title to said property, from issuing or maintaining any judgment for said property, and from encumbering, mortgaging or conveying the same, or any part thereof. AMMERMAN & BLAKLEY, BY DAVID BLAKLEY, ATTY FOR PLAINTIFF.

July 3, 1963, Sherrif's Returns, filed.

Served and made known to Verna Barlow Hays, of Marion Indiana, one of the within named defendants, by handing a true and attested copy of the within complaint to her on 20th of May, 1963, at 9:30 o'clock, A.M. in the County of Grant, State of Indiana. So answers, E. C. Riggs, Sheriff, Grant County, Indiana, By Ed Soutruk, Deputy. Cost. 70¢

Served and made known to Walter Howard Barlow of Bloomington, Indiana, one of the within named defendants, by handing a true and attested copy of the within complaint to him on May 20, 1963 at 10 o'clock A.M. at 2410 Fritz Drive, Bloomington, Indiana, in the County of Monroe, State of Indiana, So Answers, Russell B. Duncan, Sheriff Monroe County, Indiana.

Served this writ by reading to and with the hearing of the named Walter Howard Barlow and delivering to him a true copy of same, along with a true copy of the complaint attached this 20th day of May 1963. Russell B. Duncan Sheriff Monroe Court, Indiana by Deputy P. Pate. Costs - \$.90

Served and made known to Daisy Barlow Sturgis of LaCrosse, Wisconsin, one of the within named defendants, by handing a true and attested copy of the within complaint to her on May 20, 1963 at 10:30 A.M. at 319 S. 10th Str., LaCrosse, Wisconsin, in the County of LaCrosse, State of Wisconsin. So Answers Wm. Boma, Under Sheriff, LaCrosse Co. Wisc.

Served and made known to Thomas Cecil Barlow, of Ft. Worth, Texas, one of the within named defendants, by handing a true and attested copy of the within complaint to him on May 20, 1963, at 3:30 o'clock P.M. at 5300 James Avenue, Ft. Worth, Texas, in the County of Tarrant, State of Texas, So Answers, Lou Evans, Sheriff, Tarrant County, Texas By Deputy Jesse Scrugcp. Cost - \$2.50

Served and made known to Louise Barlow Cline, of St. Wayne, Indiana, one of the within named defendants, by handing a true and attested copy of the within complaint to her on June 6, 1963, at 3:25 o'clock P.M., Anthony Wayne School at Covington Road and South Bend Frive, Ft. Wayne, Indiana, in the County of Allen, State of Indiana So Answers, Custer A. Dunifon, Sheriff, Allen County Indiana.

Came to hand the 17th day of May 1963. Served the within writ by reading same to and within hearing of Louise Barlow Cline by leaving a true and certified copy of same at the last and usual place of residence of the within named this 6th day of June 1963. So Answers Custer A. Dunifon, Sheriff of Allan County, Indiana. Cost \$3.75.

July 3, 1963, PETITION & ORDER, filed.

WHEREFORE plaintiffs herein, Kenneth M. London and Raymond C. London, by their attorneys, pray that this Court make an Order of Judgment by default in favor of the plaintiffs, and against the defendants as above request. AMMERMAN & BLAKLEY BY David Blakley, Attorneys for Plaintiffs.

ORDER

NOW, THIS 3rd day of July, 1963, upon consideration of the foregoing petition, it is hereby ordered and decreed;

(a) That title to all those certain pieces or parcels of land situate in the City of DuBois, Clearfield County, Pennsylvania, bounded and described as follows, to wit:

THE FIRST THEREOF: BEGINNING at a post at the corner of Oak Street, and Lot No. 82; thence along the line of Oak Street South 44° 25' West thirty (30) feet to a post at Lot No. 84; thence along the line of Lot No. 84 North 45° 35' West one hundred (100) feet to a post at Water Alley; thence along the line of Water Alley North 44° 25' West

(CONTINUED ON PAGE 372)

Bell, Silberblatt & Swoope

HAROLD J. BOULTON

MAY 10, 1963, COMPLAINT TO ACTION TO QUIET TITLE, filed. Eight (8) copies Certified to the Sheriff.

74

WILLIAM DULIN  
Harry Dulin  
John Dulin  
Mrs. Ben Maines  
Mrs. Wm. Dunlap  
Mrs. E. Lowell Way  
Sarah Dulin  
James Dulin  
And all others, unknown heirs of WILLIAM DULIN, or persons Claiming right, title or interest in the lands of WILLIAM DULIN

Pro. By atty 5.00  
Atty 3.00  
Shff. Reese By Atty 26.85

1. Harold J. Boulton, Plaintiff herein, is the owner of the following described tract of land:

ALL the certain messuage, parcel and tract of land situate, lying and being in the Township of Morris, County of Clearfield and State of Pennsylvania, bounded and described as follows:

Beginning at the intersection of a road or lane leading into Cunard Slope from the main highway, and the right of way of the New York Central Railroad Company; thence in a Southerly direction along said right of way or parallel thereto, a distance of eight hundred ten (810) feet to lands formerly of Josiah Jones; thence along lands of said Jones in a Westerly direction a distance of five hundred sixty-seven (567) feet to lands now or formerly of Joseph Vellelle; thence along lands of the said Vellelle in a Southerly direction by a course 89° 10' East eight hundred twelve (812) feet to said road or lane leading into Cunard Slope; thence along said road or lane in an Easterly direction a distance of six hundred forty (640) feet to the right of way of the New York Central Railroad Company and place of beginning. Containing 10.53 acres more or less and having erected thereon one single frame dwelling and one double frame dwelling.

2. Harold J. Boulton acquired title to said property from W.V. Carr, et al, County Commissioners of the County of Clearfield at a duly constituted and authorized Commissioner's Sale of Real Estate, by deed dated April 28, 1943, and recorded in Clearfield County in the Office of the Recorder of Deeds in Deed Book 498, at Page 265. See abstract of title attached hereto marked "Exhibit A" and made part hereof.

3. Defendants dispute Plaintiff's title and right to possession of the aforesaid property as follows:

Plaintiff is informed, believes, and therefore avers that his title and right to possession of the above described property is denied by the Defendants.

WHEREFORE, Plaintiff requests your Honorable Court to decree that title to said property is in the Plaintiff and to enjoin the Defendants from setting up any title to said premises, from impeaching, denying, or in any way attacking the Plaintiff's title to said property. BELL, SILBERBLATT & SWOPE, ATTY FOR PLAINTIFF. EXHIBIT "A".

Item 1- Deed of Joseph Vellelle and Carmen Vellelle, his wife To C. B. Maxwell; Deed dated September 19, 1916, Recorded September 26, 1916, Deed Book 214, page 199, Description- The property described in the Complaint.

Item 2- In re: Estate of Charles B. Maxwell; Date of death September 14, 1928, Administrators- Theodore C. Jackson and W.R. Gallagher, File No. 11070, Decedent left as his heirs Mrs. Margaret Maxwell, mother, Mrs. Anna Maxwell Lock, sister.

Item 3- In re: Estate of Margaret Maxwell; Date of Death December 2, 1928, Executor- Theodore C. Jackson and W.R. Gallagher File No. 12013. Will recorded in Will Book "O", page 329, December 13, 1928. This will, after certain cash bequests, devises and bequests all the remainder of her estate to Anna Maxwell Lock.

Item 4- Deed of Anna Maxwell Lock and J. Otis Lock, her husband To William Dulin, Deed dated November 12, 1935, Recorded January 13, 1941, Deed book 331, page 65.

1941, Deed book 331, page 65.

Description- This deed describes the property set forth in the Complaint. Item 5- 1936 Tax assessment, Maxwell, Charles Estate 10 1/2 Acres, This property was returned for nonpayment of taxes and marked "Sold to the County 1940". 1937 Assessment - Same, 1938 Assessment - Same, 1939 Assessment - Same -, 1940 Assessment - Same. See Lands Sold to County - Docket 8, page 169.

Item 6 - Treasurer's Deed Edna Marsden, Treasurer To County Commissioners, Treasurer's Deed dated July 8, 1940, Docket 136, page 466. 10 1/2 A. Morris Township., Assessed in name of Chas. Maxwell Estate. Sale confirmed by Court of Common Pleas, Clearfield County, July 8, 1940.

Item 7 - Commissioners Sale, W.V. Carr, Ira Jay and J.O. Kessler County Commissioners To Harold J. Boulton, Commissioners' Deed dated August 23, 1943, Acknowledged August 26, 1943, Recorded Deed Book 498, page 265, 10 1/2 A. Morris Township Chas. Maxwell Estate, Sold to Harold J. Bolton April 28, 1943.

JULY 3, 1963, SHERIFF'S RETURN, filed

NOW, May 20, 1963, served the within Complaint in Action to Quiet Title on James Dulin by sending by Registered Mail, return receipt requested a true and attested copy of the original Complaint to James Dulin, 572 Carroll St., Akron 4, Ohio, on the 17th. day of May at 1:30 o'clock P.M. EDST being his last known address. The return receipt for registered mail, signed by James Dullen is hereto attached and made part of this return of service.

NOW, May 14, 1963 at 1:53 o'clock P.M. EDST served the within Complaint in Action to Quiet Title on Mrs. Ben Maines at her residence Village of Allport, Township of Morris, County of Clearfield, Pa., by handing to Mrs. Ben Maines, personally a true and attested copy of the original Complaint and made known to her the contents thereof.

NOW, May 14, 1963, at 1:43 o'clock P.M. EDST served the within Complaint in Action to Quiet Title on Mrs. William Dunlap at her residence, R. D. Morrisdale, Morris Township, Clearfield County, Pa., by handing to Mrs. William Dunlap, personally, a true and attested copy of the original Complaint and made known to her the contents thereof.

NOW, May 14, 1963, at 1:35 o'clock P.M. EDST served the within Complaint in Action to Quiet Title on Mrs. Lowell Way at her residence, R. D. Morrisdale, Morris Township, Clearfield County, Pa., by handing to Mrs Lowell Way personally, a true and attested copy of the original Complaint and made known to her the contents thereof.

NOW, May 15, 1963 at 6:11 o'clock P.M. EDST served the within Complaint in Action to Quiet Title on Harry Dulin at his residence R. D. Morrisdale, Morris Township, Clearfield County, Pa., by handing to Harry Dulin, personally a true and attested copy of the original Complaint and made known to him the contents thereof.

NOW, May 15, 1963 at 6:13 o'clock P.M. EDST served the within Complaint in Action to Quiet Title on Sarah Dulin at her place of residence, R. D. Morrisdale, Morris Township, Clearfield County, Pa., by handing to Harry Dulin and adult member of the family, being her brother, a true and attested copy of the original Complaint and made known to him the contents thereof.

Bell,  
Silberblatt  
& Swoope

L. F. WIDMANN, INC.

MAY 10, 1963, COMPLAINT IN TRESPASS, filed.

October 31, 1963, Service accepted by Dan P. Arnold, Attorney for Defendant.  
December 4, 1963, Praecipe for Appointment of Arbitrators, filed.  
Now, December 4, 1963, hearing of the above case is fixed for Tuesday, Dec. 17, 1963 at 2:00 in the Grand Jury Room, Clearfield County Court House, Clearfield, Pa., and the following Clearfield County Bar Members appointed arbitrators: Glenn E. Thomson, Chairman: Donald R. Mikesell, Harold Boulton. (Ed. V. Cherry to replace Don Mikesell)  
December 5, 1963, Attorneys and Arbitrators notified by mail this date.  
(This Case to be heard with No. 328 Feb. 1963)

75

Now this 17th day of December, 1963 we, the undersigned arbitrators appointed in these cases, after having been duly sworn, and having heard the evidence and allegations of the parties, do award and find as follows: In the case Angelo J. Catalano vs. Francis Mohr, 328 February Term, 1963 we find for the defendant Francis Mohr, and in the case of L.F. Widmann, Inc. vs. Angelo J. Catalano, 75 May Term, 1963 we find for the defendant Angelo J. Catalano. Glenn E. Thomson, Chairman, Edward V. Cherry and Harold Boulton.

Angelo J. Catalano

Now this 18 day of December, 1963, 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.

Pro.	By atty	5.00
Atty		3.00
Pro.	<i>By atty</i>	12.00
Pro.		

<p>May 11 9:55 AM EST</p>	<p>Community Loan Company DuBois, Pa.</p> <p>76</p> <p>Teckla Dougherty 105 Chestnut Avenue DuBois, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Keff 250</i></p>	<p><u>D. S. R. -- DATED MAY 10, 1963</u></p> <p>Payable In Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Six Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and exemption.</p> <p>Debt \$600.00</p> <p>Atty Comm.</p> <p>Interest from May 10, 1963</p> <p>Filed and Entered by Plaintiff, May 11, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p style="text-align: right;">And Now, <u>3</u> day of <u>July</u> 19<u>63</u> By paper filed, the debt and interest are satisfied in full of debt. Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>May 11 10:05 AM EST</p>	<p>UNITED STATES OF AMERICA</p> <p>77</p> <p>Clair High aka Katherine High Rogers Hyde, Pa.</p> <p>Pro. By Plff. 3.50</p>	<p><u>JUDGMENT ROLL</u> from the United States District Court of the Western District of Pennsylvania, entered there to Civil Action No. 63-300 (Rev. of No. 16733 C.A.)</p> <p>Wherein it is agreed and stipulated that Judgment is entered in favor of the Plaintiff and against the Defendants for the sum of One Thousand, Six Hundred Forty Nine and 31/100 Dollars, with Interest and Costs.</p> <p>Debt \$1,649.31</p> <p>Interest from date of this Judgment</p> <p>Filed and Entered by Plaintiff, May 11, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p><i>Revised # 286 May Term 1968</i></p>
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<p>May 11 10:06 AM EST</p>	<p>UNITED STATES OF AMERICA</p> <p>78</p> <p>Merrill W. Lumadue, Jr. Mineral Springs, Pa.</p> <p>Pro. By Plff 3.50 <i>pro by am</i> 5.00</p>	<p><u>JUDGMENT ROLL</u> from the United States District Court of the Western District of Pennsylvania, entered thereto Civil Action No. 63-314 (Rev. of No. 16621 C.A.)</p> <p>Wherein it is agreed and stipulated that Judgment is entered in favor of the Plaintiff and against the Defendants for the sum of (\$272.59) TWO SEVENTY TWO AND 59/100 Dollars, with Interest and Costs.</p> <p>Debt \$272.59</p> <p>Interest from Date of Judgment</p> <p>Filed and Entered by Plaintiff, May 11, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>7</u> day of <u>Aug</u>, 19<u>63</u>. By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <u>Raymond Wicheau</u> Prothonotary</p>
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<p>May 13, 8:10 AM EST</p>	<p>Roy Gene Beatty Box 119, Hyde, Pa.</p> <p>79</p> <p>Jay L. Hasbrouck Penfield, Pa.</p> <p>Pro. By Plff 4.50</p>	<p><u>D. S. B. -- DATED DECEMBER 14, 1963</u></p> <p>Payable Six Months after Date</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Fifteen Hundred and No/100 Dollars, with Interest, Attorneys' Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1500.00</p> <p>Atty Comm. 10%</p> <p>Interest from December 14, 1962</p> <p>Filed and Entered by Plaintiff, May 13, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>14</u> day of <u>Sept</u>, 19<u>63</u>. By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <u>Carl E. Walker</u> Prothonotary</p>
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<p>May 13 8:28 AM. EST</p>	<p>Gerald J. Dunegan DDS, Clearfield, Pa.  80 James Centra 406½ 11th Street Clearfield, Penna.  Pro. By Plff 4.50 J.B. Walker 3.00 H.G. Ganoë 10.00</p>	<p><u>MAY 13, 1963, TRANSCRIPT OF JUDGMENT FROM THE DOCKET OF H.G. GANOE, J.P. filed</u>  Judgment rendered in favor of the Plaintiff and against the Defendant on December 12, 1962, in the sum of Twenty-nine and no Dollars, with Cost of Suit.  Debt \$29.00 Interest from September 23, 1961 Filed and Entered by Plaintiff, May 13, 1963 Judgment  <i>Carl E. Walker</i> Prothonotary</p>
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<p>May 13 8:29 AM EST</p>	<p>Gerald J. Dunegan DDS Clearfield, Pa.  81 Raymond Fitzgerald 538 Mt Joy Road Clearfield, Pa.  Pro. By Plff. 4.50 J.B. Walker 3.00 H.G. Ganoë 10.00</p>	<p><u>MAY 13, 1963, TRANSCRIPT OF JUDGMENT FROM THE DOCKET OF H.G. GANOE</u> filed  Judgment rendered in favor of the Plaintiff and against the Defendant on December 12, 1962, in the sum of Twenty four Dollars, with Cost of Suit.  Debt \$24.00 Interest from January 27, 1962 Filed and Entered by Plaintiff, May 13, 1963. Judgment  <i>Carl E. Walker</i> Prothonotary</p>
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Gerald J. Dunegan 105  
 Clearfield, Penna.  
 82

Richard Payton  
 1811 Dorey Street  
 Clearfield, Penna.

Pro By Plff. 4.50  
 J.B. Walker 3.00  
 W.G. Ganoe 10.00

May 13  
 9:30 AM EST

MAY 13, 1963, TRANSCRIPT OF JUDGMENT FROM THE DOCKET OF W.G.  
 GANOE, J.P., filed

Judgment rendered in favor of the Plaintiff and against the Defendant on December 12, 1962, in the sum of (\$54.00) Fifty-four Dollars, with Cost of Suit.

Debt \$54.00

Interest from October 10, 1961

Filed and Entered May 13, 1963

Judgment

*Carl E. Walker*  
 Prothonotary

Community Consumer Discount  
 Company  
 83

Joseph P. Kopp  
 519 S. Main Street  
 DuBois, Penna.

Pro. By Plff 4.50  
*Pro by Plff* 15.00

May 13  
 9:30 AM EST

D.S.R. --- DATED MAY 11, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand <sup>Four Hundred</sup> Fifty Seven and No/100 Dollars, with interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt 2457.00

Atty's Comm. 15%

Interest from May 11, 1963

Filed and Entered by Plaintiff, May 13, 1963

Judgment

*Carl E. Walker*  
 Prothonotary

And Now, 21 day of *Sept.* 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
 Prothonotary

<p>May 13 9:35 AM EST</p>	<p>Community Consumer Discount Company, DuBois, Pennsylvania</p> <p>84</p> <p>Dorothy Mae Watt James Watt 30 Simpson Avenue DuBois, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Plff</i> 1.50</p>	<p>D.S.B. -- DATED MAY 11, 1963</p> <p>Payable In Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand One Hundred Twenty Four and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2,124.00</p> <p>Atty Comm. 15%</p> <p>Interest from May 11, 1963</p> <p>Filed and Entered by Plaintiff, May 13, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>27</u> day of <u>June</u> 19<u>66</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Archie Hill</i> Prothonotary</p>
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<p>May 13 10:35 AM EST</p>	<p>Gleason, Cherry &amp; Cherry</p> <p>Union Banking &amp; Trust Co. DuBois, Pa.</p> <p>85</p> <p>Henry B. Campbell Sarah R. Campbell R.D. 1, Luthersburg, Pa.</p> <p>Pro. By atty 4.50 Atty 3.00 <i>Pro by Plff</i> 1.50</p>	<p>D.S. B. -- DATED MAY 11, 1963</p> <p>Payable On Demand after Date</p> <p>By virtue of Warrant of Attorney hereunto annexed, Gleason, Cherry &amp; Cherry, Attorneys appear for the Defendants and confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Nine Hundred Twenty Two and 50/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay Inquisition and Exemption.</p> <p>Debt \$922.50</p> <p>Atty Comm. <u>10%</u> 92.25 \$1,014.75</p> <p>Interest from May 11, 1963</p> <p>Filed and Confessed by Attorneys, May 13, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>23</u> day of <u>July</u> 19<u>64</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Carl E. Walker</i> Prothonotary</p>
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Bell,  
Silberblatt  
& Swoope

VIRGINIA MEYERS WRIGLEY

MAY 13, 1963, COMPLAINT IN DIVORCE, filed. One copy certified to the Sheriff.

7-3-63  
\$200.00  
W. T. Davis

86

May 15, 1963, Sheriff's Return, filed.  
NOW May 14, 1963 at 9:45 o'clock A.M. (EDST) served the within Complaint in Divorce on John Weber Wrigley at E. Market St., Borough of Clearfield, County of Clearfield, Penna., by handing to John Weber Wrigley personally a true and attested copy of the original Complaint in Divorce and made known to him the contents thereof. So answers, James D. Reese, Sheriff.

Neuling &  
Davis

JOHN WEBER WRIGLEY

June 3, 1963, Praecipe filed by Neuling & Davis by William T. Davis.

Enter Our appearance for John Weber Wrigley, Defendant, /s/ William T. Davis, Attorney for Defendant.

June 15, 1963, By Motion on the Watch Book, Joseph P. Work, Esq. is appointed Master to take testimony and report same with recommended form of Decree to the Court, By the Court, John J. Pentz, President Judge.

Pro.	By Atty	7.00
Atty		2.00
Shff	By Atty	8.50
Master		75.00
Clfd Co. Bar		10.00
Prothonotary		10.00
Proo.		1.00

JULY 29, 1963, Service Accepted by copy and time waived. Bell, Silberblatt & Swoope Attys for Plaintiff.  
July 30, 1963, RULE OF COURT 48 to time and service of the within request is hereby waived. By W. T. Davis Atty for Deft.  
JULY 30, 1963, MASTERS REPORT, filed

DECREE:

AND NOW, the 30th. day of July 1963, the report of the Master's acknowledged. We approve his findings and recommendations.

WE, therefore, DECREE that VIRGINIA MEYERS WRIGLEY be divorced and forever seperated from the marital ties and bonds of matrimony heretofore contracted between herself and JOHN WEBER WRIGLEY.

\$135.00 Paid by Attorney

#256 - Joseph P. Work	\$75.00
#257 - Clfd Co. Bar Assn. Atty \$18.50 - Ref \$20.50	10.00
#258 - Bell, Silberblatt & Swoope	39.00

Thereupon all the rights, duties or claims accruing to either of said parties in pursuance of said marriage, shall cease and determine, and each of them shall be at liberty to marry again as though they had never heretofore married.

Prothonotary	11.00
	<u>\$135.00</u>

The Prothonotary is directed to pay the Court costs, including Master's fees, as noted herein out of the deposits received and then remit the balance to the libellant. No Decree to issue until the costs be fully paid. We do further award to the said VIRGINIA MEYERS WRIGLEY her costs expended in this action. BY THE COURT, JOHN J. PENTZ P.J.

Nineteen (19) SUGGESTIONS OF NON-PAYMENT, filed, May 13, 1963 at 12:10 P.M. E.S.T.  
 The Commonwealth of Pennsylvania Department of Public Welfare, Harrisburg, Pa., as Plaintiff.  
 Fifteen days have elapsed since notice of the filing of these Suggestions have been sent by Registered Mail to the named defendants at their last known address. Pursuant to the Provisions of Act #372 of September 26, 1951, Judgment is entered in favor of the Plaintiff and Against the Defendants for the sum of Two Thousand (\$2000.00) Dollars, with Cost of Suit. Pro. By Plaintiff each writ \$3.50 Judgment.

*Carl E. Walker*  
 Prothonotary

NUMBER                      DEFENDANT'S NAME AND ADDRESS                      REVIVING JUDGMENT NO.

	8-15-64 SATISFIED BY PAPER FILED. PRO. 1.50 STATE TAX .50¢ PD.		
	Melvin & Helen McCulley, Westover, Pa.	113	September Term, 1958
7-22-93 SAT. 87	JANUARY 4, 1968, SUGG NON PAY FILED TO NO. 492 NOVEMBER TERM, 1967		
87	Henry Desmond and Vivian E. McGee, RDL, Box 449, Philipsburg, Pa.	65	September Term, 1958
89	Paul Murawski and Marion Murawski, Box 111, Morann, Pa.	43	September Term, 1958
	JANUARY 4, 1968, SUGG NON PAY FILED TO NO. 495 NOVEMBER TERM, 1967		
90	Esther M. Muth Alias Esther M. Frantz, RD 1, Luthersburg, Pa.	55	September Term, 1958
	JANUARY 4, 1968, SUGG NON PAY FILED TO NO. 497 NOVEMBER TERM, 1967		
91	Goldie O'Shell, Coalport, Pa.	66	September Term, 1958
92	George Petriskie, Dec'd; Christina Mae Petriskie, T-T., Box 160 R.D., Philipsburg, Pa.	44	September Term, 1958
EXX	JANUARY 4, 1968, SUGG NON PAY FILED TO NO. 499 NOVEMBER TERM, 1967		
93	Herman Phillips, R.D., Osceola Mills, Pa.	67	September Term, 1958
08/30/93	JANUARY 4, 1968, SUGG NON PAY FILED TO NO. 500 NOVEMBER TERM, 1967		
94	Alvin Pierce, R.D., 1, Westover, Pa.	68	September Term, 1958
	JANUARY 4, 1968, SUGG NON PAY FILED TO NO. 502 NOVEMBER TERM, 1967		
95	Lowman C. and M. Elizabeth Pryde, 607 Kate St., Osceola Mills, Pa. <i>not by diff</i>	45	September Term, 1958
96	August 24, 1967, Sat. by paper filed, Pro. \$1.50, State tax .50¢ Paid. Estella Royer, Frenchville, Pa.	114	September Term, 1958
97	<del>Thomas, Sante, R.D., Frenchville, Penna. #####</del>	69	September Term, 1958
	Mar. 18, 1968, Sat. by paper filed, Pro. \$ 3.00, State Tax .50¢ paid.		
98	Fred Siebert and Clara Siebert, R.D., Munson, Pa.	70	September Term, 1958
Sat. 7/3/69	JANUARY 4, 1968, SUGG NON PAY FILED TO NO. 507 NOVEMBER TERM, 1967		
	Steve and Anna Smolko, Box 34, Winburne, Pa.	71	September Term, 1958
100	10-7-63 SATISFIED BY PAPER FILED. PRO. 1.50 STATE TAX .50¢ PD. Ernest Webster, Dec'd; Frances Webster, 600 Curtin St., Osceola Mills, Pa.	73	September Term, 1958
101	JANUARY 4, 1968, SUGG NON PAY FILED TO NO. 508 NOVEMBER TERM, 1967		
	Arthur W. & Luetta C. Westover, Box 48, Burnside, Pa.	116	September Term, 1958
	JANUARY 4, 1968, SUGG NON PAY FILED TO NO. 509 NOVEMBER TERM, 1967		
102	Ross and Minnie Westover, Box 42, Westover, Pa. <i>2/25/83 sat by paper</i>	112	September Term, 1958
Sat. 9/18/73	JANUARY 4, 1968, SUGG NON PAY FILED TO NO. 510 NOVEMBER TERM, 1967		
103	George W. and Rhoda Wilkinson, Box No. 44 Bigler, Pa.	74	September Term, 1958
	JANUARY 4, 1968, SUGG NON PAY FILED TO NO. 511 NOVEMBER TERM, 1967		
104	Sara Wilson and James Wilson, Box 529, R.D. Osceola Mills, Pa.	75	September Term, 1958
	JANUARY 4, 1968, SUGG NON PAY FILED TO NO. 512 NOVEMBER TERM, 1967		
105	Campbell D. Witherow, R.D. New Millport, Pa. <i>1/9/87 SAT. by paper filed</i>	75	September Term, 1958

County National Bank at  
Clearfield, Pa.

D. S. B. -- DATED MAY 9, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Sixteen Hundred Seventy Five and 63/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

May 13  
1:05 PM EST

106

Debt \$1675.63

Atty. Comm. 10%

Interest from May 9, 1963

Filed and Entered by Plaintiff, May 13, 1963

Judgment.

Richard McCoy  
Mary McCoy  
Utahville, Pa.

*Carl E. Walker*

Prothonotary

Pro. By Deft 4.50  
Pro. by Deft 1.50

And Now, 10 day of Aug. 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Community Consumer Discount  
Company

D. S. B. -- DATED APRIL 24, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Five Hundred Eighty Four and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

May 13  
1:20 PM EST

107

Debt \$1584.00

Atty. Comm. 10%

Interest from April 24, 1963

Filed and Entered by Plaintiff, May 13, 1963

Judgment.

Helen Spencer  
James Edward Spencer  
743 Weaver St.,

Shannon W. Newpher, End.  
Helen N. Newpher, End.  
RD 3, Clearfield, Pa.

*Carl E. Walker*

Prothonotary

Pro. By Plff 5.50  
Pro. by Plff 1.50

And Now, 14th day of May 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

MAY TERM 1963

Docket 178

<p>May 13 1:50 PM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>108</p> <p>Franklin B. Dixon Karen M. Dixon John C. Dixon 98 Curtin St. Osceola Mills, Pa.</p> <p>Pro. by Deft 5.00 Pro. by Deft. 1.50</p>	<p>D. S. B. -- DATED MAY 10, 1963</p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Eight Hundred Fifty and 92/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$850.92</p> <p>Atty Comm 10%</p> <p>Interest from May 10, 1963</p> <p>Filed and Entered by Plaintiff, May 13, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>27<sup>th</sup></u> day of <u>May</u> 19<u>65</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <i>Carl E. Walker</i> Prothonotary</p>
<p>May 14 7:50 AM EST</p>	<p>Centre Thrift Corporation Bellefonte, Pa.</p> <p>109</p> <p>Janet L. Mease Oliver C. Mease Cyrus G. Mease</p> <p>Pro. by Plff 5.00</p>	<p>D. S. B. -- DATED DECEMBER 21, 1962</p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Six Hundred and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$600.00</p> <p>Atty Comm</p> <p>Interest from December 21, 1962</p> <p>Filed and Entered by Plaintiff, May 14, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p>

& Work  
Smith, Smith

County National Bank at  
Clearfield, Pa.

110

May 14  
9:45 AM EST

Welch Industries, Inc.  
Clearfield, Pa.

Pro. by Atty 4.50  
Atty 3.00

D. S. B. -- DATED OCTOBER 25, 1962

Payable Forty Five Days After Date

By virtue of Warrant of Attorney hereunto annexed, Smith, Smith, & Work, Attorneys appear for the Defendants and confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Thirteen Hundred Seventy-five and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay Inquisition and Exemption.

Debt	\$1250.00	
Atty Comm. 10%	<u>125.00</u>	\$1375.00

Interest from October 25, 1962

Filed and Confessed by Attorneys, May 14, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

& Work  
Smith, Smith

County National Bank at  
Clearfield, Pa.

111

May 14  
9:46 AM EST

Welch Industries, Inc.  
Clearfield, Pa.

Pro. by Atty 4.50  
Atty 3.00

D. S. B. -- DATED OCTOBER 4, 1962

Payable Forty Five Days after Date

By virtue of Warrant of Attorney hereunto annexed, Smith, Smith & Work, Attorneys appear for the Defendants and confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Three Hundred Nineteen and 90/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay Inquisition and Exemption.

Debt	\$2,109.00	
Atty Comm. 10%	<u>210.90</u>	\$2,319.90

Interest from October 4, 1962

Filed and Confessed by Attorneys, May 14, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

<p>Smith, Smith &amp; Work</p> <p>May 14 9:46 AM EST</p>	<p>COUNTY NATIONAL BANK AT CLEARFIELD, PA.</p> <p>112</p> <p>Culerk Corporation Clearfield, Pa.</p> <p>Pro. By atty 4.50 Atty 3.00</p>	<p><u>D. S. B. -- DATED JANUARY 21, 1963</u></p> <p>Payable in Thirty Days</p> <p>By virtue of Warrant of Attorney hereunto annexed, Smith, Smith and Work, Attorneys appear for the Defendants and Confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Fifteen Thousand Six Hundred Sixty Four and 76/100 Dollars, with Interest, Attorney's Commission Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt. 14,240.38 Atty Comm. 10% 1,424.38 \$15,664.76</p> <p>Interest from January 21, 1963</p> <p>Filed and Confessed by Attorneys, May 14, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p style="text-align: center;">Writ of Execution No. 3 May Term, 1963</p>
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<p>Smith, Smith &amp; Work</p> <p>May 14 9:47 A.M.</p>	<p>County National Bank at Clearfield, Pa.</p> <p>113</p> <p>Robert Culver P. A. Culver Culerk Corporation Welch Industries, Inc. Clearfield, Pa.</p> <p>Pro. By Atty 5.50 Atty 3.00 Pro. by Atty 1.00</p>	<p><u>D. S. B. -- JUDGMENT NOTE DATED NOVEMBER 1, 1961</u></p> <p>Payable In Installments</p> <p>By virtue of Warrant of Attorney hereunto annexed, Smith, Smith and Work, Attorneys appear for the Defendants and Confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Twenty- Seven Thousand Two Hundred Eight And No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$24,800.00 Atty Comm. 10% 2,480.00 \$27,280.00</p> <p>Interest from November 1, 1961</p> <p>Filed and Confessed by Attorneys, May 14, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p style="text-align: center;">Writ of Execution No. 4 May Term, 1963</p> <p>October 28, 1963 Release From Lien of Judgment, filed. KNOW ALL MEN BY THESE PRESENTS, that The County National Bank at Clearfield the plaintiff named in the above entitled judgment, for and in consideration of the sum of one Dollar, lawful money of the United States, to them paid by the defendants above named, the receipt whereof is hereby acknowledged, do hereby forever acquit, exonerate, discharge and release from the lien of the above entitled judgment, the following described property, to-wit: ALL that certain piece or parcel of Land situate in Lawrence Township, Clearfield County, Pennsylvania bounded and described as follows: (CONTINUED ON PAGE 427)</p>
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County National Bank at  
Clearfield, Pa.

114

Ted S. Shirey  
Edithmae Shirey

Pro. By Deft 4.50

*Pro by Deft*

1.50

D. S. B. -- DATED MAY 14, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Nine Hundred Sixty Eight and 58/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2968.58

Atty. Comm. 1%

Interest from May 14, 1963

Filed and Entered by Plaintiff, May 14, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 6 day of Sept. 1963 By paper filed, the above judgment is satisfied in full of debt, interest and costs.

*Carl E. Walker*  
Prothonotary

May 14  
2:05 AM EST

John B. Gates

Curwensville State Bank  
Curwensville, Pa.

115

Donald J. Catalano  
Nancy L. Catalano  
172 Anderson St.  
Curwensville, Pa.

Pro. By atty 4.50  
Atty 3.00

May 14  
2:50 PM EST

D. S. B. -- DATED MAY 11, 1963

Payable On Demand

By virtue of Warrant of Attorney hereunto annexed, John B. Gates Attorney appear for the Defendants and Confess Judgment in favor of Plaintiff and against the Defendants in the sum of Five Thousand and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$5000.00

Atty Comm. 10%

Interest from May 11, 1963

Filed and Confessed by Attorney, May 14, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

*Agreement to Review # 72 May Term, 1968*

May 15  
8:51AM EST

Capital Finance Corporation  
Du. Bois, Penna.

116

Claude W. Park and Effie E.  
1019 W; Long Avenue  
DuBois, Penna.

Pro. By Plff 4.50  
*Pro by Plff 1.50*

D.S.B. --- DATED MAY 10, 1963

Payable One Day after Date

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Six Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$600.00

Atty Comm.

Interest from May 10, 1963

Filed and Entered by Plaintiff May 15, 1963

Judgment

*Carl E. Walker*  
Prothonotary

And Now, 20 day of *Sept* 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.  
Attest *Carl E. Walker*  
Prothonotary

May 15  
8:58 AM EST

Capital Consumer Discount Company  
DuBois, Pennsylvania

117

John and Jeanne Broski  
114 Robinson Street  
DuBois, Penna.

Pro By Plff 4.50  
*Pro by plff 1.50*

D.S.B. --- DATED MAY 13, 1963

Payable One Day after Date

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Eleven Hundred Forty and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt 1140.00

Atty Comm. 15%

Interest from May 13, 1963

Filed and entered by Plaintiff May 15, 1963

Judgment

*Carl E. Walker*  
Prothonotary

And Now, 31<sup>st</sup> day of *July* 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.  
Attest *Carl E. Walker*  
Prothonotary

Capital Consumer Discount, Co.  
DuBois, Pennsylvania

D.S.B. MAY 10, 1963

Payable One Day after Date

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of four hundred Two thousand, forty eight and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2448.00

Interest from May 10, 1963

Atty Commission 15%

Filed and Entered by Plaintiff, May 15, 1963

Judgment

*Carl E. Walker*  
Prothonotary

May 15  
9:00 AM EST

118

Victor G. and Maxine M.  
Kalgren  
R. D. #2, DuBois, Penna.

Pro. By Plff 4.50  
*Pro. by Plff 1.50*

And Now, 2nd day of May 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.  
Attest *Carl E. Walker*  
Prothonotary

Community Consumer Discount Co.  
Clearfield, Penna.

D.S.B. --MAY 3, 1963

Payable One Day after Date

By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Nine hundred sixty and No/100 Dollars, with Interest, Attorney's Commissions, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$960.00

Attys Commission 10%

Filed and Entered by Plaintiff May 15, 1963

Judgment

*Carl E. Walker*  
Prothonotary

May 15  
9:30 AM EST

119

Ruth and Stanley H.  
Gallaher,  
West Decatur, Penna.

Pro. By Plff. 4.50  
*Pro. by Plff. 1.50*

And Now, 15 day of May 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.  
Attest *Carl E. Walker*  
Prothonotary

<p>May 15 9:11 AM EST</p>	<p>Community Consumer Discount Company Clearfield, Pa.</p> <p>120</p> <p>Carrie J. Quick Edward J. Quick Wallaceton, Pa.</p> <p>Pro. by Plff 4.50 <i>Pro. by Plff 1.50</i></p>	<p>D. S. B. -- DATED MAY 4, 1963</p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand One Hundred Fifty Two and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1152.00</p> <p>Atty Comm 10%</p> <p>Interest from May 4, 1963</p> <p>Filed and Entered by Plaintiff, May 15, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <i>1st</i> day of <i>Feb</i> 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>May 15 9:11 AM EST</p>	<p>Community Consumer Discount Company Clearfield, Pa.</p> <p>121</p> <p>Beverly McGarvey Walter J. McGarvey R. D. Berwindale, Pa.</p> <p>Pro. by Plff 4.50 <i>Pro. by Plff 1.50</i></p>	<p>D. S. B. -- DATED MAY 2, 1963</p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Two Hundred Sixty Eight and no/100 Dollars, with Int rest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2268.00</p> <p>Atty Comm. 10%</p> <p>Interest from May 2, 1963</p> <p>Filed and Entered by Plaintiff, May 15, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <i>11th</i> day of <i>Feb</i> 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Carl E. Walker</i> Prothonotary</p>
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Community Consumer Discount  
Company

D. S. B. -- DATED MAY 2, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Two Hundred Sixty Eight and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Incision and Exemption.

Debt \$2258.00

Atty Comm 10%

Interest from May 2, 1963

Filed and Entered by Plaintiff, May 11, 1963

Judgment.

*Carl E. Walker*

Prothonotary

May 15  
9:12 AM EST

122

Evelyn McGarvey Endorser  
Walter McGarvey Endorser  
R. D. Berwindale, Pa.

Pro. by Plff 4.50

*Pro by Plff 4.50*

And Now, *11th* day of *Feb* 1964 by paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Clearfield Trust Company  
Clearfield, Pa.

D. S. B. -- DATED DECEMBER 24, 1962

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Five Hundred Thirty Two and 08/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition, and Exemption.

Debt \$532.08

Atty Comm. 10%

Interest from December 24, 1962

Filed and Entered by Plaintiff, May 15, 1963

Judgment.

*Carl E. Walker*

Prothonotary

May 15  
9:30 AM EST

123

Smith Rafferty  
Grampian, Pa.

Pro. by Plff 4.50

Kelley,  
Johnston &  
Cimino

First National Bank of  
Philipsburg, Pa.

D. S. B. -- DATED MAY 10, 1963

Payable One day after date

By virtue of Warrant of Attorney hereunto annexed, Kelley,  
Johnston & Cimino, Attorneys appear for the Defendants and Confess  
Judgment in favor of the Plaintiff and against the Defendants in the  
sum of Twelve Hundred Seventy Nine and 36/100 Dollars, with Interest,  
Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay,  
Inquisition and Exemption.

May 15  
9:48 AM EST

12h

Chalmer B. Dixon  
Norma M. Dixon  
421 Decatur St.  
Chester Hill  
P.O. Philipsburg, Pa.

Debt \$1279.36  
Attorney's Comm. 63.97 \$1,343.33  
Interest from May 11, 1963  
Filed and Confessed by Attorneys, May 15, 1963  
Judgment.

Pro. by Atty 4.50  
Atty 3.00  
*C. no. by Plff* 1.50

*Carl E. Walker*  
Prothonotary

And Now, *24<sup>th</sup>* day of *May* 19*63*. By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Margaret Kathryn Burns  
408 11th St.  
Philipsburg, Pa.

D. S. B. -- DATED MAY 7, 1962

Payable One Year after Date

By virtue of Power of Attorney contained therein, Judgment is  
entered in favor of the Plaintiff and against the Defendant in the  
sum of One Thousand and No/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisi-  
tion and Exemption.

May 15  
12:37 PM EST

125

Orrie Donald Burns  
Osceola Highway  
Decatur Twp.  
Philipsburg, Pa.

Debt \$1,000.00  
Atty Comm. 5%  
Interest from May 7, 1962  
Filed and Entered by Plaintiff, May 15, 1963  
Judgment.

Pro. by Plff 4.50  
*Pro Plff* 1.50

*Carl E. Walker*  
Prothonotary

And Now, *30* day of *Sept.* 19*62*. By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Archie Hill*  
Prothonotary

Margaret Kathryn Burns  
408 11th St.  
Philipsburg, Pa.

May 15  
12:38 PM EST

126

Orrie Donald Burns  
Osceola Highway  
Decatur Twp.  
Philipsburg, Pa.

Pro. by Plff 4.50  
*Pro by Plff* 1.50

D. S. B. -- DATED MAY 7, 1962

Payable Two Years after Date

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of One Thousand and NO/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt- \$1,000.00

Atty. Comm. 5%

Interest from May 7, 1962

Filed and Entered by Plaintiff, May 15, 1963

Judgment.

*Carl E. Walker*

Prothonotary

And Now, 30 day of Sept. 1963, By order filed, the above judgment is satisfied in full of debt, interest and cost.

*Archie Hill*  
Prothonotary

Margaret Kathryn Burns  
408 11th St.  
Philipsburg, Pa.

May 15  
12:38 PM EST

127

Orrie Donald Burns  
Osceola Highway  
Decatur Twp.  
Philipsburg, Pa.

Pro. by Plff 4.50  
*Pro by Plff* 1.50

D. S. B. -- DATED MAY 7, 1962

Payable Three years after Date

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of One Thousand and NO/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1,000.00

Atty Comm 5%

Interest from May 7, 1962

Filed and Entered by Plaintiff, May 15, 1963

Judgment.

*Carl E. Walker*

Prothonotary

And Now, 30 day of Sept. 1963, By order filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

May 15  
12:40 PM EST

Margaret Kathryn Burns  
408 11th St.  
Philipsburg, Pa.

128

Orrie Donald Burns  
Osceola Highway  
Decatur Twp.  
Philipsburg, Pa.

Pro. by Plff 4.50  
*Due by Plff* 1.50

D. S. B. -- DATED MAY 7, 1962

Payable Four Years After Date

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of One Thousand and NO/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt= \$1,000.00

Atty Comm. 5%

Interest from May 7, 1962

Filed and Entered by Plaintiff, May 15, 1963

Judgment.

*Carl E. Walker*

Prothonotary

And Now, 30 day of Sept 1963 By paper  
filed judgment is satisfied in full of debt  
interest and cost.

Attest *Arthur Hill*  
Prothonotary

Continued from page 419-- Capital Finance Corporation VS-- Frank Alexander, Bessie Alexander

AND WHEREAS, the said FRANK ALEXANDER, Sr., and BESSIE ALEXANDER, executed and delivered to THE UNION BANKING & TRUST COMPANY, of DuBois, Pennsylvania, a Judgment Note in the sum of One Thousand and Thirty Dollars (\$1,030.00), dated June 4th, 1963, and entered in the Prothonotary's Office of Clearfield, Pennsylvania, to No. 334 May Term 1963, on June 13, 1963.

IT IS AGREED by the said CAPITAL FINANCE CORPORATION, of DuBois, Pennsylvania, its successors and assigns, that the lien of its judgment above mentioned is hereby postponed to the lien of the Judgment of the said UNION BANKING AND TRUST COMPANY, of DuBois, Pennsylvania, as above mentioned, and the said CAPITAL FINANCE CORPORATION further agrees for itself and its successors and assigns that the said UNION BANKING AND TRUST COMPANY, its successors and assigns shall have all the rights and benedits to which it would have been entitled had the said judgment note of the UNION BANKING AND TRUST COMPANY been executed, delivered and entered before the entry of the said judgment of the said CAPITAL FINANCE CORPORATION.

IN WITNESS WHEREOF, the said CAPITAL FINANCE CORPORATION and the said UNION BANKING AND TRUST COMPANY, have caused this Agreement to postpone lien of judgment to be signed in their corporate names, by their Manager and President respectively, and have caused to be affixed hereunto the common and corporate seals of said corporations, attested and witnessed to by their respective authorized parties the date and year first above written. CAPITAL FINANCE CORPORATION, of DUBOIS, PENNA.

F. Cortez Bell Robert E. Rishel

MAY 15, 1963, COMPLAINT IN ASSUMPSIT, filed. One Copy certified to Sheriff.

129

May 20, 1963, SHERIFF'S RETURN, filed.  
NOW May 15, 1963 at 2:10 o'clock P.M. (EDST) served the within Complaint in Assumpsit on Eugene A. Strishock at Office of F. Cortez Bell, Sr., 11 N. 2nd Street, Borough of Clearfield, County of Clearfield, Pennsylvania by handing to Eugene A. Strishock personally a true and attested copy of the original Complaint in Assumpsit and made known to him the contents thereof. So answers, James H. Reese, Shff.

Eugene A. Strishock

Pro.	by Atty	5.00
Atty		3.00
Shff	by Atty Bell	8.50

May 15  
1:15 PM EST

Commonwealth of Pa.  
Department of Revenue  
Bureau of Sales and Use Tax  
Harrisburg, Pa.

130

E. Grege Iddings  
T/A Old Town Road  
Clearfield, Pa.

Pro. *By Piff* 4.50  
*Per by Dep* 1.50

CERTIFIED COPY OF LIEN -- APRIL 26, 1963

This Lien is from the Bureau of Sales and Use Tax under Acts No. 85 and 86, for Sales and/or Use Tax, Penalties, Additions and Interest, showing a Grand Total of Two Hundred Thirteen and 41/100 Dollars, with Interest and Cost of Suit.

Debt	142.35	
Interest to May 31, 1963	13.04	
Additions	21.35	
Penalties	<u>36.67</u>	\$213.41
Interest from June 1, 1963		

Filed and Entered by Plaintiff, May 15, 1963

Judgment

*Carl E. Walker*

Prothonotary

And Now, 30 day of July, 1963, By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

May 15  
1:16 PM EST

Commonwealth of Pa.  
Department of Revenue  
Bureau of Sales and Use Tax  
Harrisburg, Pa.

131

J. Albert Divins  
T/A Brockway Building Company  
619 South Brady Street  
DuBois, Pa.

Pro. *By Piff* 4.50

CERTIFIED COPY OF LIEN -- APRIL 23, 1963

This Lien is from the Bureau of Sales and Use Tax under Acts No. 85 and 86, for Sales and/or Use Tax, Penalties, Additions and Interest, showing a Grand Total of Two Hundred Thirty Four and 99/100 Dollars, with Interest and Cost of Suit.

Debt	212.66	
Interest to May 31, 1963	3.19	
Additions	12.76	
Penalties	<u>6.38</u>	\$234.99
Interest from June 1, 1963		

Filed and Entered by Plaintiff, May 15, 1963

Judgment.

*Carl E. Walker*

Prothonotary

Writ of Execution to No. 5 February 1965

Commonwealth of Pa.  
 Department of Revenue  
 Bureau of Sales and Use Tax  
 Harrisburg, Pa.

May 15  
 1:17 PM EST

132

Charles J. Accordino, Jr.  
 T/A Paradise Drive In  
 Turnpike Extension  
 Clearfield, Pa.

Pro. *By Piff* 4.50

CERTIFIED COPY OF LIEN -- APRIL 23, 1963

This Lien is from the Bureau of Sales and Use Tax under Acts No. 85 and 86, for Sales and/or Use Tax, Penalties, Additions and Interest, showing a Grand Total of Three Hundred Four and 61/100 Dollars, with Interest and Cost of Suit.

Debt	216.47	
Interest to May 31, 1963	12.65	
Additions	25.78	
Penalties	<u>49.51</u>	\$304.61
Interest From June 1, 1963		

Filed and Entered by Plaintiff, May 15, 1963

Judgment.

*Carl E. Walker*  
 Prothonotary

Commonwealth of Pa.  
 Department of Revenue  
 Bureau of Sales and Use Tax  
 Harrisburg, Pa.

May 15  
 1:18 PM EST

133

Charles Hesser.  
 Matthew Hesser  
 William Kuhn  
 T/A DuBois Wholesale Jobbing  
 637 South Brady St.  
 DuBois, Pennsylvania

Pro. *By Piff* 4.50

CERTIFIED COPY OF LIEN -- APRIL 23, 1963

This Lien is from the Bureau of Sales and Use Tax under Acts No. 85 and 86, for Sales and/or Use Tax, Penalties, Additions and Interest, showing a Grand Total of Two Hundred Thirty and 06/100 Dollars, with Interest and Cost of Suit.

Debt	201.81	
Interest to May 15, 1963	4.04	
Additions	18.16	
Penalties	<u>6.05</u>	\$230.06
Interest from May 16, 1963		

Filed and Entered by Plaintiff, May 15, 1963

Judgment.

*Carl E. Walker*  
 Prothonotary

Baird,  
McCamley &  
Miller

The Houtzdale Bank  
Houtzdale, Pa.

D. S. B. -- DATED APRIL 22, 1963

Payable One Day after Date

By virtue of Warrant of Attorney hereunto annexed, Baird,  
McCamley & Miller, Attorneys appear for the Defendants and Confess  
Judgment in favor of the Plaintiff and against the Defendants in the  
sum of One Thousand and No/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisi-  
tion and Exemption.

May 16  
7:30 AM EST

134

Debt \$1000.00

Arden D. Kephart  
Edwina M. Kephart  
Leonard Smeal  
Emma Smeal  
Allport, Pa.

Atty Comm. 5%

Interest from April 22, 1963

Filed and Confessed by Attorney, May 16, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

Pro. By atty 5.50  
Pro. 3.00  
Pro. *by plff* 1.50

And Now, 5 day of *Apr* 1963 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Community Consumer Discount  
Company  
Clearfield, Pa.

D. S. B. -- DATED MAY 3, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is  
entered in favor of the Plaintiff and against the Defendants in the  
sum of Two Thousand Fifty Two and No/100 Dollars, with Interest,  
Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay,  
Inquisition and Exemption.

May 16  
8:55 AM EST

135

Debt \$2052.00

Ella Mae Buck  
Oscar G. Buck  
414 Ogden Avenue  
Clearfield, Pa.

Atty Comm. 10%

Interest from May 3, 1963

Filed and Entered by Plaintiff, May 16, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

Pro. By Plff 4.50  
Pro. *by plff* 1.50

And Now, 23<sup>rd</sup> day of *Oct* 1963 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Amernan & Elakley

Kenneth N. London  
Raymond C. London

MAY 16, 1963, COMPLAINT TO ACTION TO QUIET TITLE, filed.

May 16

136

Verna Barlow Hays  
Louise Barlow Cline  
Daisy Barlow Sturgis  
Walter Howard Barlow  
Thomas Cecil Barlow, heris-  
at law of O. H. Barlow,  
Deceased.

Pro. By atty 5.00  
Atty 3.00  
Shffs By Atty 7.85  
Pro. 3.50

1. The Plaintiffs, Kenneth N. London and Raymond C. London are individuals residing in the City of DuBois, Clearfield County, Pa.  
2. The defendants, Verna Barlow Hays, Louise Barlow Cline, Daisy Barlow Sturgis, Walter Howard Barlow and Thomas Cecil Barlow, and reside as follows:  
Verna Barlow Hays Apt 301 Dan-Mar Apts., Marietta, Ind  
Louise Barlow Cline 914 1/2 M. Jefferson Pt. Wayne Ind.  
Daisy Barlow Sturgis 313 S. 10th, LaCrosse, Wisc.  
Walter Howard Barlow 2410 Fifth Drive, Bloomington, Ind.  
Thomas Cecil Barlow 5300 Jones Ave., Ft. Worth, Texas

3. By deed dated May 13, 1891, and recorded in Clearfield County Deed Book 48, page 144, O.H. Barlow became vested with a one-half interest in and to the property hereinafter described, which is the subject of this action to quiet title.

4. The plaintiffs herein are the successors in title to the said O.H. Barlow, and are the owners of the premises which is the subject of this action to quiet title, more particularly described as follows:

ALL those certain pieces or parcels of land lying and situate in the City of DuBois, Clearfield County, Pennsylvania,

THE FIRST THEREOF: BEGINNING at a post at the corner of Oak Street, and Lot No. 82; thence along the line of Oak Street South 44° 25' West thirty (30) feet to a post at Lot No. 84; thence along the line of Lot No. 84 North 45° 25' West thirty (30) feet to a post at Lot No. 82 thence along the line of Lot No. 82 South 45° 35' East one hundred (100) feet to a post at Oak Street and place of beginning. Said lot above described being Number 83 in Moulthrop's Plat.

THE SECOND THEREOF: BEGINNING at the corner of Oak Street and Lot No. 85; thence along the line of Oak Street, North 44° 35' West one hundred (100) feet to a post at Water Alley, thence along the line of Water Alley South 44° 25' West thirty (30) feet to a post at Lot No. 85; thence along the line of Lot No. 85, one hundred (100) feet to a post at Oak Street, and place of beginning, and being known in H.S. Moulthrop Plan of lots as Lot No. 84.

THE THIRD THEREOF: Being Lot No. 82 in the Moulthrop Addition to the City of DuBois, said lot being thirty (30) feet wide on Oak Street by one hundred (100) feet deep to Water Alley, and thirty (30) feet wide on Water Alley, and bounded on the Southeast by Oak Street, on the Northwest by Lot No. 83, on the Northeast by Water Alley, and Westerly by Lot No. 81.

THE FOURTH THEREOF: BEGINNING at a post in the Northeastly line of Oak Street and the Northeastly corner of Lot No. 82 (Land of Monroe C. London); thence northwesterly by line of said lot No. 82 one hundred (100) feet to a post at Water Alley; thence North 44° 25' East by line of said Water Alley, sixty (60) feet to a post at corner of lot No. 79; thence southeasterly by line of said Lot No. 79, one hundred (100) feet to a post at Oak Street; thence South 44° 25' West by line of said Oak Street, sixty (60) feet to a post at corner of Lot No. 82, the place of beginning. Known and numbered as Lots No. 78 and 79 in the Henry S. Moulthrop plan for addition to the City of DuBois.

THE FIFTH THEREOF: BEGINNING at post at a corner formed by the intersection of the northeasterly line of Ford Avenue with the Southwestly line of Oak Street; thence South 44° 25' West by corner of Lot No. 80; thence North 45° 35' West by line of said Lot No. 80, one hundred (100) feet to a post at Water Alley; thence North 44° 25' East by line of said Water Alley, seventy-five (75) feet to a post at Ford Avenue one hundred (100) feet to a post at Oak Street, the place of beginning. Being known as lots No. 78 and 79 in the plan of Henry S. Moulthrop addition to the City of DuBois.

5. Plaintiffs herein became vested with title to the foregoing premises as follows: The first and second above described are the same which became vested in Alice N. London by deed of O.H. Broadhead et ux dated September 17, 1928 and recorded in Clearfield County Deed Book 288, page 59. Alice N. London died intestate, leaving to survive her as her sole heirs at law, Monroe C. London, her husband and Raymond C. London and Kenneth N. London, her sons. Monroe C. London died testate and by his last Will and Testament which is probated in the office of the Register of Wills of Clearfield County, Pa. did devise and bequeath all of his estate to his sons, Raymond C. London and Kenneth N. London, plaintiffs herein.

The third above described being the same which became vested in Monroe C. London by deed of the Du Bois National Bank, dated May 14, 1943 and recorded in Clearfield County Deed Book 354, page 57, Monroe C. London died testate and by his last Will and Testament which is probated in the office of the Register of Wills of Clearfield County, did devise and bequeath all of his estate to his sons, Raymond C. London and Kenneth N. London plaintiff herein.

The fourth above described being the same which became vested in Kenneth N. London and Raymond C. London, plaintiffs herein by deed of the DuBois National Bank, Trustee, dated January 24, 1946, and recorded in Clearfield County Deed Book 373, page 327.

The fifth above described being the same which became vested in Kenneth N. London and Raymond C. London, plaintiffs herein by deed of Francis C. Mabeof dated July 11, 1950 and recorded in Clearfield County Deed Book 406, page 514.

6. The plaintiffs herein, and their predecessors in title, have been in open and notorious possession of the above described premises for a period of greater than twenty-one years, and said possession has been adverse and hostile to the defendants, herein.

7. That by virtue of the foregoing, the defendants herein, the heirs at law of O.H. Barlow, have no right, title or interest in and to said property.

WHEREFORE, plaintiffs pray that judgment be entered in their favor against the defendants, as follows:

a. That title to all those certain pieces or parcels of real estate set forth in this complaint shall be quieted, and that said title to said premises is in the plaintiffs, Kenneth N. London and Raymond C. London, and that they shall be allowed to enjoy said property in peace.

Beneficial Consumer Discount Company  
Tyrone, Pa.

137

May 16  
10:11 AM EST

Ralph J. Caruso  
Geraldine R. Caruso  
105 Kate Street  
Osceola Mills, Pa.

Pro. By Piff 4.50  
Pro by Atty 2.00  
*Pro by [Signature]* 1.50

Continued on Page 424

D. S. B. -- DATED MAY 14, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Four Hundred Forty Eight and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2448.00  
Atty Comm. 15%  
Interest from May 14, 1963

Filed and Entered by Plaintiff, May 16, 1963

Judgment.

And Now, 9 day of July 1966. By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest Carl E. Walker  
Prothonotary Prothonotary

MARCH 20, 1965, POSTPONEMENT OF LIEN, filed.  
KNOW ALL MEN BY THESE PRESENTS, that Beneficial Consumer Discount Company, plaintiff mentioned in the above recited judgment, at the request of Defendants, and for and in consideration of the sum of One Dollar to it ~~xxxxxxx~~ in hand paid by Ralph J. Caruso and Geraldine R. Caruso, his wife, defendants above mentioned, the receipt whereof is hereby acknowledged, does hereby agree that the lien of the above recited judgment shall be postponed in favor of and made second to the lien of a certain mortgage executed by Ralph J. Caruso and Geraldine R. Caruso, his wife, to the County National Bank at Clearfield, Clearfield, Pennsylvania, bearing date March 28, 1962 recorded in Mortgage Book, vol. 198 Page 111 in Clearfield County Records in the sum of Eight Thousand (\$8,000.00) Dollars, secured by all that certain

Gleason, Cherry & Cherry

138

May 16  
9:30 AM EST

Frank V. Calderone  
Rose M. Calderone  
112 W. Garfield Avenue  
DuBois, Pa.

Pro. By atty 4.50  
Atty 3.00  
*Pro. by [Signature]* 1.50

D. S. B. -- DATED MAY 14, 1963

Payable on Demand

By virtue of Warrant of Attorney hereunto annexed, Gleason, Cherry & Cherry, Attorneys appear for the Defendants and Confess Judgment in favor of the Plaintiff and against the Defendant in the sum of Two Thousand Three Hundred and NO /100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2300.00  
Atty Comm. 10% 230.00 \$2530.00  
Interest from May 14, 1963

Filed and Confessed by Attorney, May 16, 1963

Judgment.

Carl E. Walker  
Prothonotary

And Now, 16 day of Jan 1964. By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest Carl E. Walker  
Prothonotary

Eugene D. Vallyely

RONALD GUTHRIDGE, a minor,  
by his mother and natural  
MARY GUTHRIDGE, and MARY  
GUTHRIDGE in her own right

139

Theodore Wells  
Robert B. Wells

Pro.	By atty	7.00
Atty		3.00
Shff		
<del>EKK</del>	BY Atty	14.60
Pro.	By atty	2.00
Pro	By atty	5.00

MAY 16, 1963, SUMMONS IN TRESPASS Two copies issued to the Sheriff.

May 23, 1963, Petition for Compromise And Settlement of Minor's Claim, filed.

The said plaintiffs have been offered the sum of \$1,902.65 in compromise and settlement of both plaintiffs' claims against the defendants, and request the Court to make an order approving said settlement, which includes the sum of \$702.65 medical and hospital expense incurred by the plaintiff, MARY GUTHRIDGE, and the sum of \$1200.00 in full settlement of the claim of Ronald Guthridge for pain and suffering, disability, loss of time and/or earning or any other matter for which the defendants may be liable. The plaintiffs further pray that the share of the minor plaintiff be paid to his mother and natural guardian, Mary Guthridge. /s/ Mary Guthridge

ORDER: AND NOW, this 23rd day of May, 1963, upon consideration of the foregoing petition, it is hereby ORDERED AND DECREED that settlement in the above captioned action be approved upon payment of the sum of \$702.65 due MARY GUTHRIDGE on her claim for medical and hospital expenses incurred for Ronald Guthridge, plus the sum of \$1200.00 in settlement of the claim of RONALD GUTHRIDGE, a minor, for pain and suffering, disability, loss or time and/or earnings, and any other matter or thing for which the defendants may be liable for or on account of his injuries mentioned in the foregoing petition. It is further ordered that the share of the said minor be paid to MARY GUTHRIDGE, his mother and natural guardian. BY THE COURT, John J. Pentz, President Judge.

July 26, 1963, Sheriff's Return, filed.

NOW, May 20, 1963 at 9:50 o'clock A.M. E.D.S.T. served the within Summons in Trespass on Theodore Wells at his place of residence 218 Wilson Avenue, Sandy Township, Clearfield County, Pennsylvania, by handing to Theodore Wells, personally a true and attested copy of the original Summons in Trespass and made known to him the contents thereof.

S E T T L E D

Now, May 20, 1963 at 9:52 o'clock A.M. E.D.S.T. served the within Summons in Trespass on Robert B. Wells at his place of residence 218 Wilson Avenue, Sandy Township, Clearfield County, Pennsylvania, by handing to Theodore Wells, an adult member of the family, being the father of Robert B. Wells, a true and attested copy of the original Summons in Trespass and made known to him the contents thereof. So Answers, James B. Reese, Sheriff.

S

July 26, 1963, Praecipe, filed by Eugene D. Vallyely, Attorney for Plaintiff.

Payment and Satisfaction of Plaintiff's Claims hereby acknowledged and you are directed to mark the above action settled, Discontinued and Ended. Eugene D. Vallyely

Record Costs in the amount of \$31.60 yhave been paid in full by Eugene D. Vallyely, the above stated case is this day, July 26, 1963, marked Settled and Discontinued .

AND D I S C O N T I N U E D

<p>May 17 7:30 AM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>140</p> <p>Leland B. Fry Margaret E. Fry RD Westover, Pa.</p> <p>Pro. By Deft 4.50 OC Pro. By Deft 3.50</p>	<p>MAY 17, 1963, AMICABLE REVIVAL, filed to Revive and continue Lien entered to No. 206 May Term, 1958</p> <p>By virtue of Power of Attorney contained there, Plaintiff and the Defendants agree to revive Amicably the same in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Eight Hundred Thirty Two and 52/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2832.52 Atty Comm. 10% Interest from March 28, 1963 Filed and Entered by Plaintiff, May 17, 1963 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p><i>AND NOW 18<sup>th</sup> June 1963 having received payment full of debt, interest, and costs on this judgment, I hereby direct same satisfied.</i> <i>Attest Carl E. Walker</i> Prothonotary</p>
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<p>May 17 8:10 AM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>141</p> <p>Edmund Jess Emily Jess Ramey, Pa.</p> <p>Pro. By Deft. 4.50 <i>Pro by Deft 1.50</i></p>	<p>D. S. B. -- DATED MAY 13, 1963</p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Twenty Seven Hundred Ninety Seven and 78/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2797.78 Atty. Comm. 10% Interest from May 13, 1963 Filed and Entered by Plaintiff, May 17, 1963 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, 22<sup>nd</sup> day of <i>Mar</i> 1965 By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Carl E. Walker</i> Prothonotary</p>
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Budget Plan Consumer  
Discount Company  
Clearfield, Pa.

142

John Paul Dixon  
Elizabeth Dixon  
R.D. Norrisdale, Pa.

D. S. B. -- DATED MAY 16, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Four Hundred Fifty Seven and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors Waiving Stay, Inquisition and Exemption.

Debt \$2457.00

Atty Comm. 10%

Interest from May 16, 1963

Filed and Entered by Plaintiff, May 17, 1963

Judgment

Pro. By Plff 4.50  
*Pro by Plff* 1.50

*Carl E. Walker*  
Prothonotary

And Now, 22 day of Aug, 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

May 17  
8:11 AM EST

NINE (9) REIMBURSEMENT AGREEMENTS, filed. The Commonwealth of Pennsylvania, Department of Public Welfare as Plaintiff. Filed, May 17, 1963 at 7:30 A.M. E.S.T. By virtue of Agreement contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants for the sum of Two Thousand (\$2000.00) Dollars, with Cost of Suit. Pro. by Plff. each with \$3.00 Judgment.

*Carl E. Walker*  
Prothonotary

NUMBER	DEFENDANTS NAME AND ADDRESS	DATE:
143	JANUARY 4, 1968, SUGG NON PAY FILED TO NO. 483 NOVEMBER TERM, 1967 Dorothy E. Hires, R. D. 1, Grampian, Pa.	April 9, 1963
144	JANUARY 4, 1968, SUGG NON PAY FILED TO NO. 484 NOVEMBER TERM, 1967 Paul Hummel, R.D. West Decatur, Pa.	April 18, 1963
145	JANUARY 4, 1968, SUGG NON PAY FILED TO NO. 485 NOVEMBER TERM, 1967 Omar Bruce Ireland, RD 2, Clearfield, Pa.	April 10, 1963
146	JANUARY 4, 1968, SUGG NON PAY FILED TO NO. 490 NOVEMBER TERM, 1967 Wayne A. & Frances Lanich, Hyde, Pennsylvania	April 5, 1963
147	JANUARY 4, 1968, SUGG NON PAY FILED TO NO. 501 NOVEMBER TERM, 1967 Francis J. & Marie F. Prisk, P.O. Box 62, Glen Hope, Pa.	April 8, 1963
148	JANUARY 4, 1968, SUGG NON PAY FILED TO NO. 504 NOVEMBER TERM, 1967 Thomas B. & Ruth Marie Rauch, RD 2, Clearfield, Pa.	April 3, 1963
149	Mary Ruffola, Clearfield, Pa.	April 15, 1963
150	JANUARY 4, 1968, SUGG NON PAY FILED TO NO. 506 NOVEMBER TERM, 1967 Bessie Odessa Smeal, R.D., Box 348, Norrisdale, Pa.	April 5, 1963
151	Blake A. Smith, 434 Reams Street, DuBois, Pa.	February 25, 1963

<p>May 17 7:30 AM EST</p>	<p>152</p> <p>Commonwealth of Pennsylvania Department of PublicWelfare Harrisburg, Pa.</p> <p>Byron J. Mortensen a/k/a Byron Mortensen 1670 E. 55th St., Cleveland, O Alice Mortensen 410 Daisy St., Clearfield, Pa.</p> <p>Proc. By Plff 3.00 Pro By Plff 5.00</p>	<p><u>MAY 17, 1963, REPAYMENT AGREEMENT, filed.</u></p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Thousand and No/100 Dollars, with Cost of Suit, Release of Errors, Waiving Stay, Unquisition and Exemption.</p> <p>Debt \$2000.00</p> <p>Filed and Entered by Plaintiff, May 17, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p><u>JANUARY 4, 1968, SUGG NON PAY FILED TO NO. 493 NOVEMBER TERM, 1967</u></p> <p><i>And June 22 done July 12/1963 Interest and cost.</i></p> <p><i>Allen D. Sutz</i> Prothonotary</p>
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<p>May 17 8:30 AM EST</p>	<p>153</p> <p>Community Consumer Discount Company Clearfield, Penna.</p> <p>Grace Williams Richard Williams Wallaceton, Pa.</p> <p>Proc. By Plff 4.50</p>	<p><u>D. S. P. ----- MAY 8, 1963</u></p> <p>Payable In Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Five Hundred and No/100 Dollars with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1500.00</p> <p>Atty. Comm. 10%</p> <p>Interest from May 8, 1963</p> <p>Filed and Entered by Plaintiff, May 17, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p><i>Amicable Revival # 132 May Term 1968</i></p>
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Community Consumer Discount  
Company  
Clearfield, Pa.

D. S. B. -- DATED MAY 7, 1963

Payable In Installments  
By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand One Hundred Eighty Eight and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

May 17  
04:01 AM EST

154

Debt \$1188.00

Atty. Comm. 10%

Interest from May 7, 1963

Filed and Entered by Plaintiff, May 17, 1963

Judgment.

Victor A. Condon  
Mary M. Condon  
703 S. 3rd Street  
Clearfield, Pa.

*Carl E. Walker*

Prothonotary

Pro. By Plff 4.50

*Pro by plff 1.50*

And Now, 14 day of Jan 1964. By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Arthur Hill*  
Prothonotary

Community Loan & Discount  
Company  
Clearfield, Pa.

D. S. B. -- DATED APRIL 11, 1962

Payable In Installments  
By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Five Hundred Thirty and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

May 17  
04:32 AM EST

155

Debt \$530.00

Atty Comm.

Interest from April 11, 1962

Filed and Entered by Plaintiff, May 17, 1963

Judgment.

Chester A. Morrison  
Betty Morrison  
RD2, Clearfield, Pa.

*Carl E. Walker*

Prothonotary

Pro. By Plff 4.50

*Pro by Plff 1.50*

And Now, 3rd day of Dec 1963. By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary



County National Bank at  
Clearfield, Pa.

D. S. B. -- DATED MAY 17, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Twelve Hundred Thirty Seven and 13/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release; of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1237.15

Atty Comm. 10%

Interest from May 17, 1963

Filed and Entered by Plaintiff, May 17, 1963

Judgment.

*Carl E. Walker*

Prothonotary

May 17 157

2:10 PM EST

Ralph Wood  
Victoria Wood  
405 Maple Avenue  
Clearfield, Pa.

Pro. By Deft 4.50

*Pro by Deft 1.50*

*5 July 67*

*Prothonotary*

Curwensville State Bank  
Curwensville, Pa.

D. S. B. -- DATED MAY 18, 1963

Payable On Demand after Date

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1000.00

Atty Comm. 10%

Interest from May 18, 1963

Filed and Entered by Plaintiff, May 18, 1963

Judgment.

*Carl E. Walker*

Prothonotary

May 18 158

9: 20 AM EST

Ralph L. Clark  
Mary Jane Clark  
205 Susquehanna Ave.  
Curwensville, Pa.

Pro. By Plff 4.50

*Pro by Plff 1.50*

And Now, 19 day of June 1967 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Prothonotary*

<p>May 18 9:21AM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>159</p> <p>Mrs. Grace Collins 512 Beech St., Curwensville, Pa.</p> <p>Pro. By Deft 4.50 <i>Pro. by Deft 1.50</i></p>	<p><u>D. S. B. -- DATED MAY 17, 1963</u></p> <p>Payable In Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Six Hundred Forty Two and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$642.00</p> <p>Atty Comm. 10%</p> <p>Interest from May 17, 1963</p> <p>Filed and Entered by Plaintiff, May 18, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>27</u> day of <u>Aug.</u> 19<u>64</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <u><i>Carl E. Walker</i></u> Prothonotary</p>
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<p>May 18 10:20 AM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>160</p> <p>George M. Sayers Eva G. Sayers Bigler, Pa.</p> <p>Pro. By Deft 4.50 <i>Pro by Deft. 1.50</i></p>	<p><u>D. S. B. -- DATED MAY 18, 1963</u></p> <p>Payable In Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Three Thousand and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$3000.00</p> <p>Atty Comm. 10%</p> <p>Interest from May 18, 1963</p> <p>Filed and Entered by Plaintiff, May 18, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>28</u> day of <u>Jul.</u> 19<u>64</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <u><i>Carl E. Walker</i></u> Prothonotary</p>
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Gleason,  
Cherry &  
Cherry

Union Banking & Trust Co.  
DuBois, Pa.

161

William Golubski  
Olga Golubski  
225 Chestnut St.  
DuBois, Pa.

Pro. By Atty 4.50  
Atty 3.00

*Pro. by Raff 1.50*

Now, 28 day of Feb 1963 By paper  
and the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Carl E. Walker*  
Prothonotary

D. S. B. -- DATED MAY 18, 1963

Payable On Demand after Date

By virtue of Warrant of Attorney hereunto annexed, Gleason,  
Cherry & Cherry, Attorneys appear for the Defendants and Confess  
Judgment in favor of the Plaintiff and against the Defendants in the  
sum of Eleven Hundred Twenty Two and 50/100 Dollars, with Interest,  
Attorney's Commission, Cost of Suit, Release of Errors, Waiving  
Stay, Inquisition and Exemption.

Debt \$1122.50  
Atty Comm. 112.25 \$1234.75

Interest from May 18, 1963

Filed and Confessed by Attorneys, May 20, 1963  
Judgment.

*Carl E. Walker*  
Prothonotary

May 20  
1:19 PM EST

County National Bank at  
Clearfield, Pa.

162

Joseph B. Lanich  
Agnes E. Lanich  
460 Spruce St.  
Clearfield, Pa.

Pro. By Deft 4.50  
Pro. By Deft 3.50

MAY 20, 1963, AMICABLE REVIVAL, filed to Revive and continue Lien  
entered to No. 299 May Term, 1958

By virtue of Power of Attorney contained therein, Plaintiff and  
the Defendants agree to revive Amicably the same in favor of the  
Plaintiff and against the Defendants in the sum of Eight Hundred  
Seventy Five and 03/100 Dollars, with Interest, Attorney's Commission,  
Cost of Suit, Release of Errors, Waiving Stay, Inquisition and  
Exemption.

Debt; \$875.00  
Atty Comm. 10%

Interest from April 25, 1963

Filed and Entered by Plaintiff, May 20, 1963  
Judgment.

*Carl E. Walker*  
Prothonotary

<p>May 22 8:06 AM EST</p>	<p>Capital Consumer Discount Company DuBois, Pa.</p> <p>163</p> <p>Peter Kelege Esther Kelege 634 S. Main Street DuBois, Pa.</p> <p>Pro. By Plff 4.50 1.00. <i>uz Poff</i> 1.50</p>	<p><u>D. S. B. -- DATED MAY 18, 1963</u></p> <p>Payable In Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Eight Hundred Seventy Two and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1872.00</p> <p>Atty Comm. 15%</p> <p>Interest from May 18, 1963</p> <p>Filed and Entered by Plaintiff, May 22, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>14<sup>th</sup></u> day of <u>Aug</u> 19<u>63</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>May 22 8:07 AM EST</p>	<p>Capital Finance Corporation 115 E. Park Avenue DuBois, Pa.</p> <p>164</p> <p>Frank Alexander Bessie Alexander 115 E. Park Avenue DuBois, Pa.</p> <p>Pro. By Plff 4.50 Gleason, Cherry &amp; Cherry Pro. By Atty 1.00 <i>Pro by RY 1.50</i></p>	<p><u>D. S. B. -- DATED MAY 18, 1963</u></p> <p>Payable In Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Three Hundred Seventy Five and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$375.00</p> <p>Atty Comm.</p> <p>Interest from May 18, 1963</p> <p>Filed and Entered by Plaintiff, May 22, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p><u>JUNE 17, 1963, Postponement of Lien of Judgment, filed</u></p> <p>THIS AGREEMENT, made this 15th. day of June, 1963, between CAPITAL FINANCE CORPORATION, of DuBois, Clearfield County, Pennsylvania, and THE UNION BANKING &amp; TRUST COMPANY, of the same place WITNESSETH:</p> <p>THAT WHEREAS, FRANK ALEXANDER, Sr., and BESSIE ALEXANDER, his wife, executed and delivered to the Capital Finance Corporation, of DuBois Pennsylvania, a judgment note in the sum of Three Hundred and Seventy-Five Dollars (375.00), and entered in the Prothonotary's Office in Clearfield, Pennsylvania to No. 164, May Term, 1963.</p> <p>Attest <i>Carl E. Walker</i> Prothonotary</p>
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And Now, 14<sup>th</sup> day of April 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Capital Finance Corporation  
10 E. Long Avenue  
DuBois, Pennsylvania

D. S. B. -- DATED MAY 16, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Six Hundred and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$600.00

Atty Comm.

Interest from May 16, 1963

Filed and Entered by Plaintiff, May 22, 1963.

Judgment

*Carl E. Walker*

Prothonotary

James Guthridge  
Mary Guthridge endorser  
11 Wasson Avenue  
DuBois, Pennsylvania

Pro 4.50

*pro* *lyoff* 1.50

May 22  
8:08 AM EST

165

And Now, 16 day of Dec 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker* -  
Prothonotary

Community Consumer Discount  
Company  
Clearfield, Pennsylvania

D. S. B. -- DATED MAY 10, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand One Hundred Sixty and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2160.00

Atty Comm. 10%

Interest from May 10, 1963

Filed and Entered by Plaintiff, May 22, 1963

Judgment.

*Carl E. Walker*

Prothonotary

Kathryn Chambers  
Thomas Chambers, Jr.  
Woodland, Pa.

Pro 4.50

*Pro. by Off* 1.50

May 22  
8:16 AM EST

166

And Now, 17 day of May 1966 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Robin Hill*  
Prothonotary

May 22  
8:17 AM EST

Community Consumer Discount  
Co.  
Clearfield, Pennsylvania

167

Geraldine Hamilton  
Robert Hamilton  
R. D. #1, Curwensville, Pa.

Pro. *Per by Jeff* 4.50

D. S. B. -- DATED MAY 10, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgemnt is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Three Hundred Forty and no/100 Dollars, with Interest, Attorney's Commision, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2340.00

Atty Comm. 10%

Interest from May 10, 1963

Filed and Entered by Plaintiff, May 22, 1963  
Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 4 day of May 1967 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

May 22  
8:18 AM EST

Community Consumer Discount  
Co.  
Clearfield, Pennsylvania

168

Anna L. Lansberry  
John A. Lansberry  
R. D. #2, Clearfield, Pa.

Pro. 4.50

D. S. B. -- DATED MAY 13, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Four Hundred Fifty Seven and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2457.00

Atty Comm. 10%

Interest from May 13, 1963

Filed and Entered by Plaintiff, May 22, 1963  
Judgment.

Debt \$2457.00

Atty Comm. 10%

Interest from May 10, 1963

Filed and Entered by Plaintiff, May 22, 1963  
Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 18th day of Dec 1963 By paper filed, the interest is satisfied in full of debt.  
*Carl E. Walker*

Community Consumer Company  
Clearfield, Pa.

D. S. B. -- DATED MAY 13, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of One Thousand Eighty Hundred and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

May 22  
8:19 AM EST

169

Debt \$1800.00

Atty. Comm 10%

Interest from May 13, 1963

Filed and Entered by Plaintiff, May 22, 1963

Judgment.

Dorothy J. Sutriolo  
Tony J. Sturniolo  
205 Wrigley St.,  
Clearfield, Pa.

*Carl E. Walker*

Prothonotary

Pro 4.50

*Pro by Puff 1.00*

And Now, 27th day of Nov 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Community Consumer Discount  
Company  
Clearfield, Pennsylvania

D. S. B. -- DATED MAY 21, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Four Hundred Fifty Seven and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

May 22  
8:20 AM EST

170

Debt \$2457.00

Atty Comm 10%

Interest from May 21, 1963

Filed and Entered by Plaintiff, May 22, 1963

Judgment.

L.  
Stephen Yale (guarantor)  
Margaret L. Wesiliski  
Anthony Wesiliski (guarantor)  
R. D. #2  
DuBois, Pa.

*Carl E. Walker*

Prothonotary

Pro 5.00

Pro. by Atty 1.00

*Pro. by Puff 1.50*

And Now, 9th day of March 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

February 24, 1964, Postponement of Lien, filed.  
WHEREAS, THE PEOPLES BUILDING AND LOAN ASSOCIATION has requested COMMUNITY CONSUMER DISCOUNT CO. the Plaintiff in the above stated Judgment to postpone the Lien thereof in favor of a Mortgage held by the said PEOPLES BUILDING & LOAN ASSOCIATION against ANTHONY M. WESILISKI and MARGARET WESILISKI and MARGARET WESILISKI, dated the 10th day of February 1964, for the sum of \$8,700.00 with interest from 1963, entered in the Office of Recorder of Deeds of Clearfield County in Mortgage Book Number Page  
Now Therefore, Know all Men by these Presents, that COMMUNITY CONSUMER CO. Plaintiff in the Judgment first above stated, for and in consideration of the sum of One (\$1.00) Dollars, lawful money of the United States, to me in hand paid, at and before the execution and delivery hereof, the receipt whereof is hereby acknowledged, have agreed and by these Presents do hereby agree to and with the said PEOPLES BUILDING & LOAN ASSOCIATION that the above Judgment held by against STEPHEN L. YALE, et al., shall be postponed as to its Lien and payment till after

MAYTERN

1963

DOCKET

178

Sharp &  
Gilpatrick

VALLI INDUSTRIES, INC.

MAY 22, 1963, COMPLAINT IN ASSUMPSIT, filed. One copy certified to the Sheriff.

May 25, 1963, Sheriff's Return, filed.

Now, May 23, 1963 at 10:27 O'clock A.M. E.D.S.T. served the within Complaint in Assumpsit on W. G. Skiles at his place of residence, 319 Walnut Street, Borough of Clearfield, Clearfield County Pennsylvania by handing to Mrs. W. C. Skiles, an adult member of the family, being the wife of W. G. Skiles a true and attested copy of the original Complaint in Assumpsit and made known to her the contents thereof. So Answers, James B. Reese, Sheriff.

171

W. G. Skiles

Pro.	By atty	5.00
Atty		3.00
Shff	By atty	8.50



<p>Nevling &amp; Davis Jesse F. Long Punxsutawney</p> <p>May 23 9:12 AM EST</p>	<p>PUNXSUTAWNEY NATIONAL BANK Punxsutawney, Pa.</p> <p>173</p> <p>William H. Clark Helen N. Clark Mahaffey, Pa.</p> <p>Pro. By atty 4.50 Pro. <i>by self</i> 1.50</p>	<p><u>D. S. B. -- DATED MAY 17, 1963</u></p> <p>Payable In Installments</p> <p>By virtue of Warrant of Attorney hereunto annexed, Gleason, Cherry &amp; Cherry, Attorneys appear for the Defendants and Confess Judgment in favor of the Plaintiff and against the Defendants in the sum of One Thousand Six Hundred Sixty Three and 20/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1663.20</p> <p>Atty. Comm. 10%</p> <p>Interest from May 17, 1963</p> <p>Filed and Confessed by Attorneys, May 23, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>11<sup>th</sup></u> day of <u>Dec</u> 19<u>63</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>Gleason, Cherry &amp; Cherry</p> <p>May 23 12:00 Noon</p>	<p>Union Banking &amp; Trust Co. DuBois, Pa.</p> <p>174</p> <p>Charles N. Davis Dorothy E. Davis</p> <p>Pro. By atty 4.50 Atty 3.00 Pro by <i>Reff</i> 3.00</p>	<p><u>D. S. B. -- DATED MAY 18, 1963</u></p> <p>Payable on Demand after Date</p> <p>By virtue of Warrant of Attorney hereunto annexed, Gleason, Cherry and Cherry, Attorneys appear for the Defendants and Confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Fourteen Hundred Five and No/100 Dollars, with Interest Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1405.00</p> <p>Atty Comm. 10% <u>140.50</u> \$1545.50</p> <p>Interest from May 18, 1963</p> <p>Filed and Confessed by Attorneys, May 23, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>24</u> day of <u>Feb</u> 19<u>63</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <i>Beckie Hill</i> Prothonotary</p>
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County National Bank at  
Clearfield, Pa.

May 23  
12:15 PM EST

175

Richard Craft  
Rhodna E. Craft  
Moshannon, Pa.

Pro. By Deft 4.50  
*Pro. by Deft* 1.50

D. S. B. -- DATED MAY 23, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Fourteen Hundred Six and 60/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1406.60

Atty Comm. 10%

Interest from May 23, 1963

Filed and Entered by Plaintiff, May 23, 1963

Judgment

*Carl E. Walker*  
Prothonotary

And Now, 7 day of June 1966 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

County National Bank at  
Clearfield, Pa.

May 23  
1:27 PM EST

176

Louis R. Graham  
Mary M. Graham  
722 McBride Street  
Clearfield, Pa.

Pro. By Deft 4.50  
*Pro. by Deft* 1.50

D. S. B. -- DATED MAY 23, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Seven Thousand Twenty Three and 55/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$7023.55

Atty Comm. 10%

Interest from May 23, 1963

Filed and Entered by Plaintiff, May 23, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 16<sup>th</sup> day of Jan 1967 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

<p>May 22 1:35 PM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>177</p> <p>Austin H. Williams Maude E. Williams R. D., West Decatur, Pa.</p> <p>Pro 4.50 <i>Pro. by [unclear] 1.50</i></p>	<p>D. S. B. -- DATED MAY 23, 1963</p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Twenty Five Hundred and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2500.00</p> <p>Atty. Comm. 10%</p> <p>Interest from May 23, 1963</p> <p>Filed and Entered by Plaintiff, May 22, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>26</u> day of <u>Oct</u> 19<u>63</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Carl E. Walker</i> Prothonotary</p>
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(Continued from page 395 County Nat'l Bank, Clearfield vs. Robert Culver et al 113 May T. 1963)

BEGINNING at an iron pipe in the South line of Indian road, the said pipe being the northwest corner of Lot N. 32, and the northeast corner of the lot herein described; thence by the west line of Lot No. 32, South ten (10) degrees twentyone (21) minutes West one hundred twenty-three (123) feet to an iron pipe in the North line of a ten(10) foot utility right of way; thence by the said north line of a ten (10) foot utility right-of way North seventy-nine (79) degrees thirteen (13) minutes West eighty-one (81) feet to an iron pipe; thence still be the same North seventy-two (72) degrees forty-nine (49) minutes West twenty-two and one tenth (22.1) feet to a pipe corner of Lot No. 30; thence by the east line of Lot No. 30, North sixteen (16) degrees forty (40) minutes East one hundred thirty (130) feet to an iron pipe in the South line of Indian Road; thence by the said South line of Indian Road South seventy four (74) degrees two (2) minutes East one hundred (100) feet to an iron pipe, the place of beginning.

Being Lot No. 31 in the Building Development known a Susquehanna Terrace and having a split level modern dwelling house thereon erected.

And it is further agreed that the plaintiff above named will not look to the said above mentioned and described premises or any part thereof, for payment of any part of the principal and interest of said above entitled judgment, now or hereafter to become due, or in any way disturb, molest, put to charge or damage, the present or any future owner or owners, occupier or occupiers of the said above mentioned and described premises, or any part or portion thereof, for or by reason of the said judgment, or any matter, cause or thing thence accruing or to arise: Provided, that nothing herein contained shall affect the said judgment or its legal validity, so far as respects all other lands and tenements of the said defendants situate in the County aforesaid, which are not herein expressly therefrom.

IN WITNESS WHEREOF the said County National Bank at Clearfield has caused this Indenture to be signed by its Vice President & Cashier, attested by its Asst Cashier and has caused the common and corporate seal of the said corporation to be hereunto affixed this \_\_\_\_\_ day of October 1963 The County National Bank at Clearfield by F. B. Lansberry Vice President & Cashier Attest: J.P. Moore, Assistant Cashier.

W. Albert Ramey

The County National Bank at Clearfield, Executor u/w R. B. Zimmerman

MAY 23, 1963, CONFESSION OF JUDGMENT, filed. On Lease Agreement dated September 18, 1961

By virtue of Warrant of Attorney hereunto annexed, W. Albert Ramey, Attorney appears for the Defendants and confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Six Hundred and no/100 Dollars, with Interest, waiving appeal, stay, inquisition, or exemption of property from sale of execution, all according to the tenor of the lease agreement hereto annexed.

May 23 2:01 PM EST

178

Charles Dixon and Mildred Dixon

Debt \$600.00

Interest from April 1, 1963

Filed and Confessed by Attorney, May 23, 1963

Judgment.

*Carl E. Walker*

Prothonotary

Pro. by atty 4.50  
Pro. by atty 7.00  
Atty 3.00

Writ of Execution No. 6 May Term, 1963

May 23, 1963 Affidavit of Default, filed.

MAY 23, 1963 AMICABLE ACTION IN EJECTMENT and CONFESSION OF JUDGMENT, filed.

NOW, May 23, 1963, it is agreed that an amicable action in ejectment be entered by the Prothonotary of the Court of Common Pleas of Clearfield County as if a summons in ejectment had been issued by the County National Bank at Clearfield, Executor u/w R. B. Zimmerman, Plaintiff, and against Charles Dixon and Mildred Dixon, defendants, for all and singular the premises consisting of a dwelling house situate and known as 311 Merrill Street in the Third Ward of the Borough of Clearfield, Clearfield County, Pennsylvania, now in occupancy by said defendants, as if said summons in ejectment had been made returnable to the first Monday of May, 1963, and had been returned served by the Sheriff of Clearfield County upon said defendants.

And the said Charles Dixon and Mildred Dixon hereby confess judgment in ejectment for said premises in favor of the County National Bank at Clearfield, Executor u/w R. B. Zimmerman, and against Charles Dixon and Mildred Dixon, Said Defendants, according to the terms of the lease between said defendants and the plaintiff, and the defendants, under the terms of said lease agreement agreed that upon the expiration thereof of said term or any renewal thereof, any attorney may appear for the defendant in an amicable action of ejectment for the demised premises and confess judgment with costs in favor of the plaintiff and against the said defendants and authorized the immediate issuance of a writ of Habere Facias Possessionem with clause of Fieri Facias for the costs, without asking leave of court and without first giving notice to quit.

Habere Facias Possessionem No. 5 May Term, 1963

May 23, 1963 Plaintiff's Statement, filed.

*Sept 23 1963*  
received  
costs on file  
satisfies

THE COUNTY NATIONAL BANK AT CLEARFIELD, PA.  
VICE PRESIDENT & TRUST OFFICER

Attest *Carl E. Walker*  
Prothonotary

*Exec. Trustee u/w RB Zimmerman, D.D.*

MAY TERM 1963 DKT # 178

Gleason  
Cherry &  
CherryThe Union Banking and  
Trust Company, of DuBois,  
Pennsylvania

May 24

8:28AM EST

179

Robert O. Harris  
Myrna L. Harris  
524 Orient Ave., DuBois, Pa.

Pro. By Atty. 4.50

Pro. 3.00

*Pro. by Plff 1.50*

D.S.R. --DATED MAY 3, 1963

Payable One Day after Date

By virtue of Warrant of Attorney hereunto annexed, Gleason  
Cherry & Cherry, Attorneys appear for the Defendants and Confess  
Judgment in favor of the Plaintiff and against the Defendants in  
the sum of Two Thousand Twenty Two and 50/100 Dollars, with Int-  
erest, Attorney's Commission, Cost of Suit, Release of Errors,  
Waiving Stay, Inquisition and Exemption.

Debt \$2022.50

Atty's Comm. 10% 202.25 \$2224.75

Interest from May 3, 1963

Filed and Confessed by Attorneys, May 24, 1963

Judgment

*Carl E. Walker*

Prothonotary

And Now, 20th day of March 1964 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.Attest *Carl E. Walker*  
ProthonotaryCommunity Consumer Discount  
Company, Clearfield, Pa.

May 24

9:00AM EST

180

Lloyd E. Parks  
Geraldine Parks  
R. D. #1, West Decatur, Pa.

Pro. By Plff 4.50

*Pro. by Plff 1.50*

D.S.R. DATED MAY 17, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment  
is entered in favor of the Plaintiff and against the Defendant  
in the sum of One Thousand Seven Hundred Sixty Four and no/100  
Dollars, with Interest, Attorney's Commission, Cost of Suit,  
Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt: \$1764.00

Atty's Commission 10%

Interest from May 17, 1963

Filed and Entered by Plaintiff, May 24, 1963.

Judgment

*Carl E. Walker*

Prothonotary

And Now, 25 day of April 1964 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.Attest *Carl E. Walker*  
Prothonotary

Community Consumer Discount Company, Clearfield, Pa.

181

May 24 2:02 AM EST

Mona M. Mallory  
Guy E. Mallory  
R. D. #2, Clearfield, Pa.

Pro. By Plff. 4.50  
Pro. by Plff. 1.50

D.S.B. DATED MAY 16, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Three Hundred Four and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Moving Stay, Inquisition and Exemption.

Debt \$2304.00  
Attorney's Comm. 10%  
Interest from May 16, 1963

Filed and Entered by Plaintiff, May 24, 1963  
Judgment

*Carl E. Walker*  
Prothonotary

And Now, 16 day of May 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Community Consumer Discount Company, Clearfield, Pa.

182

May 24 2:02 AM EST

Donald M. Kyler  
Winifred L. Kyler  
R. D. #2, Clearfield, Pa.

Pro. By Plff. 4.50  
Pro. by Plff. 1.50

D.S.B. DATED MAY 21, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Five Hundred Forty Eight and no/100 Dollars, with Interest, Attorney's Commission, Costs of Suit, Release of Errors, Moving Stay, Inquisition and Exemption.

Debt \$1548.00  
Atty's Comm. 10%  
Interest from May 21, 1963

Filed and entered by Plaintiff, May 24, 1963  
Judgment

*Carl E. Walker*  
Prothonotary

And Now, 6 day of July 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

May 24  
9:07 AM EST

First National Bank of  
Philipsburg, Pa.

183

Clarence E. Albert  
Gloria Albert  
R.D. Box 626  
Osceola Mills, Pa.

Pro. By Plff 4.50  
3.00 by *[Signature]* 1.50

D. S. B. -- DATED MAY 23, 1963

Payable After Date

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Four Hundred Fifty Six and 95/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$456.95

AttyComm. 5%

Interest from May 23, 1963

Filed and Entered by Plaintiff, May 24, 1963

Judgment.

*Carl E. Walker*

Prothonotary

And Now, 3<sup>rd</sup> day of *May* 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Baird,  
McCameley &  
Miller

184

Edward Densham  
Mary Densham

Pro.	By atty	5.00
Atty		3.00
Shff	By atty	11.40
Pro.	By atty	2.00

SETTLED

HARRY FLECK, t/g/b/a  
REED'S MILL

MAY 24, 1963, COMPLAINT IN ASSUMPSIT, filed. Two copies certified to the Sheriff.

June 10, 1963, Sheriff's Return, filed.

NOW JUNE 6, 1963 at 1:55 o'clock P.M. (E.D.S.T.) served the within Complaint in Assumpsit on Edward Densham and May Densham at E. Market Street, Clearfield, Clearfield County, Pennsylvania by handing to Edward Densham, husband of Mary Densham a true and attested copy of the original Complaint in Assumpsit and made known to him the contents thereof. So Answers James B. Reese, Sheriff.

July 6, 1963, Praeipe to Discontinue, filed.  
Mark the above entitled action settled, discontinued and ended upon payment of your costs only. BAIRD, MCCAMELEY & MILLER, By John J. McCameley, Attornys for Plaintiff.  
Record costs in the amount of \$18.40 paid in full, by Baird, McCameley & Miller and the above stated case was this day, the 6th day of July A.D. 1963 marked settled, and discontinued.

DISCONTINUED

SETTLED

(Continued from Page 433 --Capital Consumer Discount Co. vs. James H. Luther al No. 186 May 1963)  
fully paid, debt, interest and costs. This Agreement only to effect the Lien and collection of my said Judgment out of the property of said JAMES H. LUTHER and BOROTHY LUTHER, described as follows, to wit: Two lots of land situate in the City of DuBois, Clearfield County, Pennsylvania; being the same premises conveyed to James H. Luther and Dorothy Luther, his wife, by Eva C. Luther, widow, by deed dated October 9, 1953, and recorded in the Recorder's Office of Clearfield County in Deed Book 442, Page 108.  
And it is Expressly Agreed, and understood that nothing herein contained shall be construed to impair the Lien or collection of my aföresaid Judgment but of any other property of the said Defendant not above described, nor to effect the Lien or collection of the same out of the property above described except to the extent and for the purpose above set forth.  
Witness our hands and seals this 9th day of March A.D. 1964. CAPITAL CONSUMER DISCOUNT COMPANY By Vaughn Peoples  
Attest:-Joann Kerfoot

Capital Consumer Discount Co. vs. James H. Luther al No. 186 May 1963)  
fully paid, debt, interest and costs. This Agreement only to effect the Lien and collection of my said Judgment out of the property of said JAMES H. LUTHER and BOROTHY LUTHER, described as follows, to wit: Two lots of land situate in the City of DuBois, Clearfield County, Pennsylvania; being the same premises conveyed to James H. Luther and Dorothy Luther, his wife, by Eva C. Luther, widow, by deed dated October 9, 1953, and recorded in the Recorder's Office of Clearfield County in Deed Book 442, Page 108.  
And it is Expressly Agreed, and understood that nothing herein contained shall be construed to impair the Lien or collection of my aföresaid Judgment but of any other property of the said Defendant not above described, nor to effect the Lien or collection of the same out of the property above described except to the extent and for the purpose above set forth.  
Witness our hands and seals this 9th day of March A.D. 1964. CAPITAL CONSUMER DISCOUNT COMPANY By Vaughn Peoples  
Attest:-Joann Kerfoot

SETTLED

Bell,  
Silberblatt &  
Swope

General Electric Credit  
Corporation,  
110 East Diamond Street,  
Butler, Penna.

MAY 24  
2:45 P.M.  
EST

185

Don Schultz  
Kathryn Schultz  
Main Street, Mahaffey, Pa.

Pro. By Atty. 4.50  
Pro. 3.00

D.S.B. DATED APRIL 23, 1963

Payable In Instalments

By virtue of Warrant of Attorney herunto annexed, Bell,  
Silberblatt & Swope, Attorneys appear for the Defendants and  
Confess Judgment in favor of the Plaintiff and against the De-  
fendants in the sum of One thousand twenty nine and no/100  
Dollars, with Interest, Attorney's Commission, Cost of Suit,  
Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt. \$1029.00

Atty Comm. 15% 154.35 \$1183.35

Interest from April 23, 1963

Filed and Confessed by Attorney, May 24, 1963

Judgment

*Carl E. Walker*  
Prothonotary

Capital Consumer Discount  
Company,  
~~189 W. DuBois Avenue~~  
DuBois, Clearfield County, Pa.

May 25  
7:50AM EST

186

James H. Luther  
Dorothy Luther  
199 W. DuBois Avenue,  
DuBois, Penna.

Pro. By Plff 4.50  
*Pro by Plff 1.50*

nd Now, 23 day of July 1964 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Carl E. Walker*  
Prothonotary

D.S.B. DATED MAY 23, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment  
is entered in favor of the Plaintiff and against the Defendants  
in the sum of One Thousand Three Hundred Thirty Two and No/100  
Dollars, with Interest, Attorney's Commission, Cost of Suit  
Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1332.00

Atty's Comm. 15%

Interest from May 23, 1963

Filed and Entered by Plaintiff, May 25, 1963

Judgment

*Carl E. Walker*  
Prothonotary

March 21, 1964, Priority of Mortgage, filed.

Whereas. THE PEOPLES BUILDING & LOAN ASSOCIATION has requested  
CAPITAL CONSUMER DISCOUNTY CO., the Plaintiff in the above stated Judg-  
ment to postpone the Lien thereof in favor of a Mortgage held by the  
said PEOPLES BUILDING & LOAN ASSOCIATION against the Defendant above  
named, dated the 20th day of February 1964, for the sum of \$7,100.00  
with interest from 19, entered in the Office of Recorder  
of Deeds of Clearfield County in Mortgage Book Number Page

Now Therefore, Know all Men by these Presents, that CAPITAL CON-  
SUMER DISCOUNT CO., Plaintiff in the Judgment first above stated, for  
and in consideration of the sum of One and 00/100 (\$1.00) Dollars,  
lawful money of the United States, to it in hand paid, at and before  
the execution and delivery hereof, the receipt whereof is hereby  
acknowledged, have agreed and by these Presents do hereby agree to  
and with the said PEOPLES BUILDING & LOAN ASSOCIATION that the above  
Judgment held by it against JAMES H. LUTHER and DOROTHY LUTHER, shall  
be postponed as to its Lien and payment till after the Lien and pay-  
ment by the aforesaid Mortgage of PEOPLES BUILDING & LOAN ASSN., is

436

First National Bank  
Philipsburg, Penna.

187

MAY 25  
7:30 A.M. EST

Earl W. Lutz  
Lucille W. Lutz  
Winburne, Penna.

Pro. By Plff. 4.50

*Pro by plff*

1.00

D.S.B. DATED MAY 23, 1963

Payable One Day after Date

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Seven Hundred Ninety Three and 49/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Execution.

Debt \$1793.49

Atty's Comm. 50

Interest from May 23, 1963

Filed and Entered by Plaintiff, May 25, 1963

Judgment

*Carl E. Walker*

Prothonotary

And Now, 15<sup>th</sup> day of June 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Joseph Hill*  
Prothonotary

First National Bank  
Philipsburg, Penna.

188

MAY 25  
7:30 A.M. EST

Myles K. Sonas  
Pauline Sonas  
Craighton Sonas  
Driffting, Pennsylvania

Pro. By Plff. 5.00

*Pro by plff*

1.50

D.S.B. DATED MAY 23, 1963

Payable one day after date

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants, in the sum of Nine hundred four and 74/100 Dollars, with Interest Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$904.74

Interest from May 23, 1963

Atty's Comm 50

Filed and Entered by Plaintiff, May 25, 1963

Judgment

*Carl E. Walker*

Prothonotary

And Now, 17<sup>th</sup> day of Dec 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

<p>May 25 10:15 AM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>189</p> <p>H. P. Milligan Sarah E. Milligan Edgar E. Milligan 499-1/2 West Third St. Clearfield, Pa.</p> <p>Pro by debt 5.00 <i>Pro. by defft. 1.50</i></p>	<p><u>D. S. B. -- DATED May 25, 1963</u></p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2000.00</p> <p>Atty Comm 10%</p> <p>Interest from May 25, 1963</p> <p>Filed and Entered by Plaintiff, May 25, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>6<sup>th</sup></u> day of <u>July</u>, 19<u>65</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <u><i>Carl E. Walker</i></u> Prothonotary</p>
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<p>May 25 9:24 AM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>190</p> <p>Russell P. Bauman Mamie Bauman R. D. 3, Clearfield, Pa.</p> <p>Pro by debt 4.50 <i>Pro. by defft. 1.50</i></p>	<p><u>D. S. B. -- DATED MAY 25, 1963</u></p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Twenty Five Hundred and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2,500.00</p> <p>Atty. Comm. 10%</p> <p>Interest from May 25, 1963</p> <p>Filed and Entered by Plaintiff, May 23, 1963</p> <p>Judgment</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>7<sup>th</sup></u> day of <u>May</u>, 19<u>65</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <u><i>Carl E. Walker</i></u> Prothonotary</p>
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County National Bank at  
Clearfield, Pa.

D. S. B. -- DATED MAY 24, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Nine Hundred Fifty-one and 69/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$951.69

Atty Comm. 10%

Interest from May 24, 1963

Filed and Entered by Plaintiff, May 27, 1963

Judgment.

*Carl E. Walker*

Prothonotary

E. L. Schmoke

June Schmoke

Karthus, Pa.

Pro. by deft 4.50

*Pro by Deft 1.50*

And Now, 13<sup>th</sup> day of May 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

May 27  
9:25 AM EST

191

Gleason,  
Cherry &  
Cherry

Union Banking and Trust Co.  
DuBois, Pa.

D. S. B. -- DATED MAY 25, 1963

Payable on demand after date

By virtue of Warrant of Attorney hereunto annexed, Gleason, Cherry and Cherry, Attorneys appear for the Defendants and Confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Ten Hundred Twenty Two and 50/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1,022.50

Atty Comm 10% 102.25 \$1,124.75

Interest from May 25, 1963

Filed and Confessed by Attorneys, May 27, 1963

Judgment.

*Carl E. Walker*

Prothonotary

John J. Smith

Ellen B. Smith

126 Knarr St.

DuBois, Pa.

Pro by atty 4.50

Atty 3.00

*Pro by atty*

And Now, 1 day of Dec 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

May 27  
9:45 AM EST

192

<p>May 27 12:50 PM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>193</p> <p>P. Orvis Kline Dorothy J. Kline RD 1, Clearfield, Pa.</p> <p>Pro. By Deft 4.50 <i>Pro. by Deft 1.50</i></p>	<p><u>D. S. B. -- DATED MAY 27, 1963</u></p> <p>Payable In Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Five Thousand Seventy Seven and 75/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$5077.75</p> <p>Atty Comm. 10%</p> <p>Interest from May 27, 1963</p> <p>Filed and Entered by Plaintiff, May 27, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, 20 day of Jan. 1965 By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>May 27 12:51 PM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>194</p> <p>John L. Hahn Dorothy E. Hahn Karthaus, Pa.</p> <p>Pro. By Deft 4.50 <i>Pro. By Deft 3.00</i></p>	<p><u>D. S. B. -- DATED MAY 24, 1963</u></p> <p>Payable In Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand and Five Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, W Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2500.00</p> <p>Atty Comm. 10%</p> <p>Interest from May 24, 1963</p> <p>Filed and Entered by Plaintiff, May 27, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>AND NOW <i>MAY 27 1963</i> Having received payment full of debt, interest, and cost on this judgment, I hereby certify same satisfied. <i>Raymond W. Witbeck</i> Attest <i>Raymond W. Witbeck</i> Prothonotary</p>
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Bell, Silberblatt & Swoope	ROY SHOMO and PEARL SHOMO  195	MAY 27, 1963, COMPLAINT IN TRESPASS, filed. Four Copies certified to the Sheriff.  May 31, 1963, Sheriff's Return, filed. NOW, May 29, 1963 at 8:00 o'clock P.M. (DST) served the within Complaint in Trespass on E. M. Brown, Inc., at place of business, Mt. Joy Road, Lawrence Township, Clearfield County, Pennsylvania, by handing to Francis Spangler, office manager, he being in charge at the time, two true and attested copies of the original Complaint in Trespass and made known to him the contents thereof. Now, May 29, 1963 at 8:15 o'clock P. M. (DST) served the within Complaint in Trespass on Benson Lingle, t/d/b/a Lingle Coal Company at place of business, by handing to E.D. McDonald, bookkeeper, he being in charge at the time, two true and attested copies of the original Complaint in Trespass and made known to him the contents thereof. So Answers, James E. Reese, Sheriff.	
Smith, Smith & Work	E. M. BROWN, INC. and BENSONH. LINGLE, t/d/b/a LINGLE COAL COMPANY  Pro. By atty 5.00 Atty 3.00 Shff By atty 16.40 Pro. 2.00 Pro. 3.50 Pro. 2.00 Pro. By BS&S 1.50 Pro. By BS&S 1.50	June 3, 1963, Praeipse for Appearance filed by Smith, Smith & Work By William U. Smith, Attorney for Defendants. Enter our appearance for the defendants in the abovecaptioned case May 14, 1964, ORDER, filed. NOW, May 14, 1964, it being the opinion of the Court that the matters of fact and of law involved in the above stated case are of such extreme importance and effect upon the rights and duties of the individual plaintiffs and also of the defendants, and it appearing that a motion for new trial in the case of Roy Augustine, Jr. and Janet L. Augusting vs. E. M. Brown, Inc. and Benson Lingle, t/d/b/a Lingle Coal Company, No. 613 May Term, 1962, in the Court of Common Pleas XXXIX of Clearfield County, Penna. is being requested and that an appeal is intended from any action taken by the Court in such matter regardless of the determination by said Court; and it further being the opinion of the Court that the rights and duties of the parties in the instant case may be more readily, fairly and conclusively handled in the trial thereof upon a conclusion of appeal in the said case of Roy Augustine, Jr. et al vs. E. M. Brown, Inc., et al, No. 613 May Term, 1962; NOW THEREFORE, IT IS ORDERED that the trial of the above stated case be continued until further order of Court. BY THE COURT, JOHN A. SHERRY, President Judge. April 1, 1965, Defendants' Interrogatories to Plaintiffs, filed by Smith, Smith & Work. Service accepted by copy April 2, 1965, Bell, Silberblatt & Swoope, By Richard A. Bell, Attorney for Plaintiff. April 6, 1965, Objection to Defendant's Interrogatories, filed by Bell, Silberblatt & Swoope. Now the 19th day of April, 1965, Service accepted by copy. Smith, Smith & Work, by Joseph P. Work	Pleas XXXIX
	Pro. 3.50 Pro 3.50 Pro 2.00 Pro. By Bell 2.00 Pro 2.00 Pro. 4.00 Plff W/B 36.20	April 7, 1965, Plaintiffs' Interrogatories to Defendants Benson H. Lingle, t/d/b/a Lingle Coal Company filed by Bell, Silberblatt & Swoope Service accepted 4/13/65, W. U. Smith, Attorney for Defendant April 7, 1965, Plaintiffs' Interrogatories to Defendant, E. M. Brown, Inc., filed by Bell, Silberblatt & Swoope Service accepted 4/13/65 W. U. Smith, Atty for Defendant. JANUARY 10, 1966, ORDER, filed. NOW, January 10, 1966, the above matter not being at issue, ;but expected to be a t issue at that time, it is hereby continued to May Term of Court, 1966. By the Court, John A. Cherry, President Judge. APRIL 12, 1966, ORDER, filed. NOW, April 11, 1966, the above matter not being at stage for trial, it is removed from trial list at this time. BY THE COURT John A. Cherry, President Judge SEPTEMBER 11, 1967, ANSWER TO INTERROGATORIES, filed by Smith, Smith & Work	
#1382 - Bell, Silberblatt & Swoope	Adv. Costs ----- \$2.00	OCTOBER 4, 1967, PRAECIPE, filed. Put on Trial List, if you please, s/Bell, Silberblatt & Swoope	
#1372 - Bell, Silberblatt & Swoope	adv cost \$25.40 Witness bill \$36.20--\$61.60	Richard A. Bell, Attorney for Plaintiffs. OCTOBER 31, 1967, PLAINTIFFS' ANSWERS TO INTERROGATORIES, filed by Bell, Silberblatt & Swoope.	
#1373 - Smith, Smith & work	2.00	NOVEMBER 8, 1967, CAUSE REACHED, TRIAL ORDERED JURY	
Called and Sworn, to wit: Pearl Raybuck, Donald L. Warnich, Jessie D. Wallace, Bertha J. Turner, Mrs. Bernice Kontoske, Earl Cline, Mrs. Jessie M. Parks, Mrs. M. A. Adam, Jean Zavatsky, Edson B. Waite, Cynthia E. Dailey, Fred L. Darling (Atl. 1 - Vera Smeal, Alt. 2 Olga Norris. Juror No. 4 Excused and Vera J. Smeal replaced her. Alt. 2 Juror was excused), twelve good and lawful citizens of the county who after hearing the proofs and allegations and being charged by the Court November 9, Plaintiss Points for Charge and Motion for Binding Instructions, filed. November 9, Defendant's Point for Charge, filed. And now to wit: November 9, 1967, we the Jurors empanelled in the above entitled case, find A. Verdict in Favor of the Plaintiff, Roy Shomo and Pearl Shomo. Amount of Damages to be \$3200. Thirty Two Hundred Dollars with No Interest Charged. /s/ F. L. Darling.  VERDICT IN FAVOR OF THE PLAINTIFF IN THE SUM OF THIRTY TWO HUNDRED AND NO 2100 DOLLARS  November 13, 1967, MOTION FOR JUDGMENT N.O.V. OR FOR NEW TRIAL, filed by Smith, Smith & Work. Service accepted November 14, 1967. Richard A. Bell, Attorney for Plaintiff. APRIL 11, 1968, PRAECIPE FOR DISCONTINUANCE, filed by Bell, Silberblatt & Swoope Mark the record discontinued and the verdict satisfied upon payment of Costs. Record Costs in the sum of \$86.10 paid on April 18, 1968 by William U. Smith, Attorney for Defendant.	S A T I S F I E D	S A T I S F I E D	S A T I S F I E D

<p>May 27 1:34 PM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>196</p> <p>Edna M. Mahaffey 120 S. 2nd St. Clearfield, Pa.</p> <p>Pro. By Pliff 4.50 Pro. By Deft 3.50 <i>Pro. by Deft. 1.50</i></p>	<p>MAY 27, 1963, AMICABLE REVIVAL, filed to Revive and continue Lien entered to 321 May Term, 1958</p> <p>By virtue of Power of Attorney contained therein, Plaintiff and the Defendants agree to revive Amicably the same in favor of the Plaintiff and against the Defendants in the sum of One Thousand One Hundred Fifty Five and 58/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1155.58 Atty Comm. 10% Interest from May 3, 1963 Filed and Entered by Plaintiff, May 27, 1963. Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p style="text-align: center;">And Now, <u>26th</u> day of <u>Sept</u> 19<u>63</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>May 28 8:05 AM EST</p>	<p>Community Consumer Discount Company DuBois, Pennsylvania</p> <p>197</p> <p>Doris Celinski Walter Celinski House 25 Hollywood, Pa.</p> <p>Pro. By Pliff 4.50 <i>Pro. by Pliff. 1.50</i></p>	<p>D. S. B. -- DATED MAY 25, 1963</p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Nine Hundred Eighty and No/100 Dollars, with Interest, Attorney's Commission, Cost; of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1980.00 Atty Comm. 15% Interest from May 25, 1963 Filed and Entered by Plaintiff, May 28, 1963 Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p style="text-align: center;">And Now, <u>2nd</u> day of <u>March</u> 19<u>64</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Carl E. Walker</i> Prothonotary</p>
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Edward T. Kelley

William M. Brown, Sr.

MAY 28, 1963, COMPLAINT IN DIVORCE, filed. One copy certified to Attorney.

198

June 26, 1963, Affidavit of Service, filed.  
 Now, June 4, 1963 served the within Complaint in Divorce on Alice Brown at 1857 41st St., Sacramento, California by register United States Mail, return receipt requested, which Alice Brown signed with her own signature, a true and attested copy of the original Complaint in Divorce and made known to her the contents thereof. So Answers, Edward T. Kelley

Alice Brown

June 25, 1963, By Motion on the Watch Book, Richard A. Bell, Esq. is appointed Master to take testimony and report same with recommended form of Decree to the Court. By the Court, John J. Pentz, President Judge.

July 30, 1963, Master's Report, filed.

AND NOW, the 7th day of August 1963, the report of the Master is acknowledged. We approve his findings and recommendations.

We, therefore, DECREE that William M. Brown, Sr., be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between himself and Alice Brown. Thereupon

Pro.	By atty	7.00
Atty		2.00
Incl. postage		
Master		75.85
Clfd Co. Bar		10.00
Pro.		10.00
Pro.		1.00

all the rights, duties or claims accruing to either of said parties in pursuance of said marriage, shall cease and determine and each of them shall be at liberty to marry again as though they had never been heretofore married.

The Prothonotary is directed to pay the Court costs, including Master's Fees, as noted herein, out of the deposits received and then remit the balance to the libellant. No Decree to issue until the costs be fully paid. No further award to the said William M. Brown, Sr., his costs expended in this action. By the Court,

\$135.00 Paid by Attorney

John J. Pentz, President Judge.

Incl. 85¢ postage	
5.00 - Richard A. Bell,	475.85
10.00 - Clfd Co. Bar Assn.	10.00
Atty 10. Ref. \$28.15	
48.65 - Edward T. Kelley	38.15
Prothonotary	11.00
	<hr/>
	\$135.00

May 28  
11:18 AM EST

County National Bank at  
Clearfield, Pa.

199

Howard McClellan  
Kathryn McClellan  
508 Fifth Street  
Clearfield, Pa.

Pro. by debt 4.50  
*Pro. by Wife 1.50*

D. S. B. -- DATED MAY 28, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2,000.00

Atty Comm. 10%

Interest from May 28, 1963

Filed and Entered by Plaintiff, May 28, 1963

Judgment.

*Carl E. Walker*

Prothonotary

And Now, 4<sup>th</sup> day of Nov 1963 by paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary



MAY 29  
8:15A.M. EST

First National Bank  
Phillipsburg, Pennsylvania

201

GEORGE D. MARINCE  
MARY C. MARINCE  
P.O. BOX 221,  
Morrisdale, Penna.

Pro By Plff. 4.50

*Plff. 3.00*

D.S.B. DATED MAY 28, 1963

Payable on One day after Date.

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Thousand Two Hundred Ten and 17/100 dollars, with Interest, Attorneys Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2210.17

Attys Comm. 5%

Interest from May 23, 1963

Filed and Entered by Plaintiff, May 29, 1963

Judgment

*Carl E. Walker*  
Prothonotary

And Now, 11<sup>th</sup> day of Sept. 1963, filed, the above judgment is satisfied in full of debt, interest and cost.  
Attest *Arthur Hill*  
Prothonotary

MAY 29  
8:18A.M. EST

The County National Bank.  
at Clearfield, Executor and  
Trustee u/w R. B. Zimmerman,  
deceased

202

Charles R. Dixon  
Milfred J. Dixon  
Alvin B. Dixon  
Jean E. Dixon  
311 Merrill Street,  
Clearfield, Penna.

Pro. By Debt 5.50

D.S.B. DATED MAY 28, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Six Hundred Thirty One and 50/100 Dollars, with Interest, Attorney's Commission, Cost of Suit Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$631.50

Attys. Comm. 10%

Interest from May 23, 1963

Filed and Entered by Defendant, May 29, 1963

Judgment

*Carl E. Walker*  
Prothonotary

And Now, 25<sup>th</sup> day of Sept. 1963 by paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Community Loan & Discount Company  
Clearfield, Penna.

D.S.B. DATED JULY 24, 1962

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Six Hundred and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt; \$600.00

Attys. Comm.

Interest from July 24, 1962

Filed and Entered by Plaintiff, May 29, 1963

Judgment

*Carl E. Walker*  
Prothonotary

Paul Cathcart, Sr.  
Dora Cathcart  
912 Ogden Ave.,  
Clearfield, Penna.

Pro. By Plff. 4.50

*Pro by Plff* 3.00

And Now, 22 day of *April* 1968 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Arthur Hill*  
Prothonotary

MAY 27  
9:45A.M. BST

203

M. Albert  
Racey

Beneficial Finance Company  
Tyrone, Penna.

D.S.B. DATED SEPTEMBER 15, 1961

Payable in Installments

By Virtue of Warrant of Attorney hereto annexed, M. Albert Racey, Attorney appears for the Defendants and Confess Judgment in favor of the Plaintiff and against the Defendants in the sum of One Hundred Ninety and 29/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$ 160.00

Interest 30.24 \$190.24

Attys. Comm.

Filed and Confessed by Attorney, May 29, 1963

Judgment

*Carl E. Walker*  
Prothonotary

George D. Eckfield and  
Alva Eckfield  
Morrisdale, Penna.

Pro. By Atty 4.50

Pro. 3.00

SATISFIED ON - Writ of Execution No. 3 May 1963

MAY 29  
11:00A.M. BST

<p>May 29 12:12 PM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>205</p> <p>Natalie G. Diehl 416 Spruce Street Clearfield, Pa.</p> <p>Pro. by deft 4.50 <i>Pro by Deft 1.50</i></p>	<p>D. S. B. -- DATED MAY 29, 1963</p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Seven Hundred Thirteen and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$713.00</p> <p>Atty Comm 10%</p> <p>Interest from May 29, 1963</p> <p>Filed and Entered by Plaintiff, May 29, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p style="text-align: center;"><b>And Now, 1st day of April 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</b> Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>May 31 7:45 AM EST</p>	<p>Capital Consumer Discount Co. DuBois, Pa.</p> <p>206</p> <p>William W. Faulkner Verda Faulkner 540 1/2 Locust St. DuBois, Pennsylvania</p> <p>Pro by plff 4.50</p>	<p>D. S. B. -- DATED MAY 28, 1963</p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Two Hundred and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1,200.00</p> <p>Atty Comm. 15%</p> <p>Interest from May 28, 1963</p> <p>Filed and Entered by Plaintiff, May 31, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p style="text-align: center;"><b>And Now, 1st day of December 1962 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</b> Attest <i>Carl E. Walker</i> Prothonotary</p>
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Gleason,  
Cherry &  
Cherry

ANNA P. CARLSON

*1/8/63  
#135.00 by atty  
Clf d/ruet*

208

FRANK W. CARLSON

Pro.	By atty	7.00
Atty		3.00
Incl. Const.	\$3.50	
Master		78.50
Clfd. Co Bar Assn		10.00
Pro.		10.00
Pro.		1.00

\$135.00 PAID BY ATTORNEY

Master	\$75.00	Const	\$3.50
#276 - Eugene D. Vallely-	Master		\$78.50
#277 - Clearfield Co. Bar Assn.			10.00
Atty \$10. Ref. -			\$25.50
#278 - Gleason, Cherry & Cherry			35.50
Prothonotary			11.00
			<u>\$135.00</u>

MAY 31, 1963, COMPLAINT IN DIVORCE, filed. One copy certified to Attorney

June 20, 1963, CONSTABLE'S RETURN, filed.

Now, June 13, 1963, at 7:00 o'clock P.M., E.D.S.T., served Frank W. Carlson, at his residence to wit, 15 West Washington Ave., DuBois, Pennsylvania, with a true and attested copy of the with Complaint in Divorce No. 208 May Term, 1963, by handing the same to and leaving with him, personally, and making known to him the contents thereof. So Answers, Adolph Misko, Constables. Sworn and subscribed before me this 19th day of June, 1963. Josephine M. Cherry, Notary, Commission expires Jan. 7, 1967.

July 8, 1963 By Motion on the Watch Book, Eugene Vallely, Esq. is appointed Master to take testimony and report same with recommended form of Decree to the Court. By the Court, John J. Pentz, P.J.

August 21, 1963, MASTER'S REPORT, filed.

AND NOW, the 22nd day of August 1963, the report of the Master is acknowledged. We approve his findings and recommendations.

We, therefore, DECREE that Anna P. Carlson be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and Frank W. Carlson. Thereupon all the rights, duties or claims accruing to either of the said parties in pursuance of said marriage, shall cease and determine and each of them shall be at liberty to marry again as though they had never been heretofore married.

The Prothonotary is directed to pay the Court costs, including Master's fees, as noted herein, out of the deposits received and then remit the balance to the libellant. No Decree to issue until the costs be fully paid. We do further award to the said Anna P.

Carlson her costs expended in this action. By the Court, John J. Pentz, President Judge.

Lee B.  
Brockbank

DORIS R. WALLS

MAY 31, 1963, COMPLAINT IN DIVORCE, filed. One copy certified to  
Attorney

209

June 4, 1963, Constable's Return, filed  
NOW, the 1st day of June, 1963, at 10:00 A.M., served Noel B. Walls on the Highway, Route 119, at the Stop Light in the Borough of Sykesville, Jefferson County, Pennsylvania, with a true and attested copy of the within Complaint in Divorce at No. 209 May Term, 1963 by handing the same to and leaving with him personally, and making known to him the contents thereof. So Answers, Robert N. Colley, Constable Fourth Ward, DuBois, Clearfield County, Pennsylvania, Sworn & Subscribed before me this 1st day of June, 1963. Lawrence E. Swanson, Notary Public, DuBois, Clearfield County, Pennsylvania.

NOEL B. WALLS

December 16, 2003, ORDER, filed  
NOW, this 15<sup>th</sup> of December, 2003  
Case dismissed IN FULL FOR ORIGINAL  
**BY THE COURT: /s/ Fredrick J. Ammerman, Judge**  
**DISMISSED**

Pro. By atty 7.00  
Atty 5.00  
Rob't N. Colley  
Constable By atty 7.00

Gleason,  
Cherry &  
Cherry

Union Banking and Trust Co.  
DuBois, Pennsylvania

D. S. B. -- DATED MAY 24, 1963

Payable on demand after date

By virtue of Warrant of Attorney hereunto annexed, Gleason,  
Cherry and Cherry, Attorneys appear for the Defendants and Confess  
Judgment in favor of the Plaintiff and against the Defendants in the  
sum of Six Hundred Twenty Five and 00/100 Dollars, with Interest  
Attorney's Commission, Cost of Suit, Release of Errors, Waiving  
Stay, Inquisition and Exemption.

May 31  
8:40 AM EST

210

Donald E. Coleman  
Ruth E. Coleman  
R. D. #2  
DuBois, Pa.

Debt \$625.00  
Atty Comm. 10% 62.50 \$687.50

Interest from May 31, 1963

Filed and Confessed by Attorneys, May 31, 1963

Judgment

*Carl E. Walker*

Prothonotary

Pro by atty 4.50  
Att'y *Pro by Off* 3.00  
*1.50*

And Now, 20 day of Sept 1963 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Archie Hill*  
Prothonotary

Community Consumer Discount  
Company  
Clearfield, Pa.

D. S. B. -- DATED MAY 23, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment  
is entered in favor of the Plaintiff and against the Defendant in  
the sum of One Thousand One Hundred Sixteen and no/100 Dollars,  
with Interest, Attorney's Commission, Cost of Suit, Release of  
Errors, Waiving Stay, Inquisition and Exemption.

May 31  
9:00 AM EST

211

Lawrence Confer  
1320 Turnpike Ave.  
Clearfield, Pa.

Debt \$1116.00

Atty Comm. 10%

Interest from May 23, 1963

Filed and Entered by Plaintiff, May 31, 1963

Judgment

*Carl E. Walker*

Prothonotary

Pro by plff 4.50  
*Pro by Off* 1.50

And Now, 6 day of Sept 1963 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Archie Hill*  
Prothonotary

Bell,  
Silberblatt,  
& Swoope

Lewis E. Demi, Lewis E. Demi,  
Jr. and Gordon W. Demi,  
t/d/b/a Lewis E. Demi & Sons

MAY 31, 1963, COMPLAINT IN ASSUMPSIT, filed. Two copies certified  
to the Sheriff.

212

June 10, 1963, Sheriff's Return, filed.  
NOW June 4, 1963 at 2:00 P.M. E.D.S.T. served the within  
Complaint in Assumpsit on the Lawdan Construction Company at Hyde  
City, Lawrence Township, Clearfield County, Pennsylvania, by handing  
to Richard Law, being a co-owner of Lawden Construction Company a  
true and attested copy of the original Complaint in Assumpsit and  
made known to him the contents thereof. So Answers, James B. Reese,  
Sheriff.

June 26, 1963, Praecipe by Bell, Silberblatt & Swoope to Discontinue,  
filed.

Please mark the above case settled and discontinued.  
s/ F. Cortez Bell, Jr.

Lawdan Construction Company,  
a Pennsylvania corporation

Record costs in the sum of \$18.50 have been paid in full by Bell,  
Silberblatt & Swoope. and the above stated case was this day, the  
26th day of June, A.D. 1963 marked settled, and discontinued.

Pro	by atty	5.00
Atty		3.00
Shff	By atty	8.50
Pro.		2.00
		<hr/>
		\$18.50

# 1512 Bell, Silberblatt & Swoope \$16.50

SETTLED

DISCONTINUED

SETTLED

Continued from Page 466 County National Bank at Clfd vs Melvin C. Owens, Jr.

February 13, 1965 Subordination of Judgment

WHEREAS, the said Melvin C. Owens, Jr. and Eva E. Owens, his wife, have requested that the lien  
of the County National Bank at Clearfield Under its judgment be subordinated to the lien of the Mortgage to the  
Security Building and Loan Association of Clearfield, Pennsylvania, and to the lien of the second Mortgage to  
Harold J. Boulton, Trustee, hereinbefore mentioned, and that the lien of the said judgment shall be a subordinate  
lien against the property of Melvin C. Owens, Jr. and Eva E. Owens described in the aforesaid Mortgages, and the  
lien of the Mortgage to the Security Building and Loan Association of Clearfield, Pennsylvania, shall be the first  
lien against the said premises, and the lien of the Mortgage to Harold J. Boulton, Trustee, shall be the second  
lien against the said premises.

NOW, KNOW YE, that the said County National Bank at Clearfield favoring the request of Melvin C. Owens, Jr.  
and Eva E. Owens, and in consideration of the sum of One Dollar (\$1.00) lawful money of the United States at the  
execution hereof by the said Melvin C. Owens, Jr. and Eva E. Owens well and truly paid, the receipt whereof is  
hereby acknowledged, has subordinated and does hereby subordinate the lien of the within judgment of the County  
National Bank at Clearfield in favor of the lien of the Mortgage of the said Melvin C. Owens, Jr. and Eva E. Owens to the  
said Security Building and Loan Association of Clearfield, Pennsylvania, and in favor of the lien of the second  
Mortgage of the said Melvin C. Owens, Jr. and Eva E. Owens to Harold J. Boulton, Trustee, and that the lien of the  
said judgment of the County National Bank at Clearfield against the property of the said Melvin C. Owens, Jr.  
shall be a subsequent lien and following in priority the lien of the Mortgages hereinbefore mentioned, provided,  
however, that nothing herein contained shall be construed so as to impair the operation of the judgment of the  
County National Bank at Clearfield as a subsequent lien against the real estate before described of Melvin C.  
Owens, Jr. but the said judgment shall continue as a lien against the said real estate before described subsequent  
to and following in priority the lien of the Mortgage to the Security Building and Loan Association of Clearfield,  
Pennsylvania, and the mortgage to Harold J. Boulton, Trustee, and shall retain its priority against all other  
real estate of the said Melvin C. Owens, Jr.

IN WITNESS WHEREOF, the said County National Bank at Clearfield has caused this instrument to be executed  
this 13th day of February, 1965. COUNTY NATIONAL BANK AT CLEARFIELD by David R. Ferguson, VP & Cashier

Bell,  
Silberblatt  
& Swoope

LEWIS E. DEMI, LEWIS E.  
DEMI, JR. and GORDON W.  
DEMI, t/d/b/a LEWIS E. DEMI  
& SONS

213

CLEARFIELD CONSTRUCTION  
COMPANY, a Pennsylvania  
Corporation

Pro.	By atty	5.00
Atty		3.00
Shff	By atty	8.50
Pro.		2.00
Pro.		3.50
Pro.	By Atty. Kramer	1.00
Pro.		2.00

MAY 31, 1963, COMPLAINT IN ASSUMPSIT, filed. Two copies certified to the Sheriff.

June 18, 1963, Sheriff's Return, filed  
NOW June 15, 1963 at 6:07 o'clock P.M. E.D.S.T. served the within Complaint in Assumpsit on Clearfield Construction Company at the Office Located at the home of William M. Jordan, County Club Hills, Lawrence Township, Clearfield County, Pennsylvania by handing to William M. Jordan, President of Clearfield Construction a true and attested copy of the original Complaint in Assumpsit and made known to him the contents thereof. So Answers, James B. Reese, Sheriff.

July 11, 1963, Praeipce filed by Bell, Silberblatt & Swoope, By F. Cortex, Bell, Jr.

Judgment is entered in favor of the Plaintiff and against the Defendant for failure to file an answer in the sum of Five Hundred Thirty Seven and 64/100 Dollars, with interest from November 21, 1961.

Debt \$537.64

Interest from November 21, 1961

Judgment.

*Carl E Walker*

Prothonotary

Kramer

APRIL 27, 1964, RELEASE FROM LIEN OF JUDGMENT, filed by Clarence R.

KNOW ALL MEN BY THESE PRESENTS, that Lewis E. Deim and Sons the plaintiff named in the above entitled judgment, for and in consideration of the sum of one hundred Dollars, lawful money of the United States, to it paid by the defendant above named, the receipt whereof is hereby acknowledged, do hereby forever acquit, exonerate, discharge and release from the lien of the above entitled judgment, the following described property, to-wit: ALL that certain lot or parcel of realestate situate in the Township of Lawrence, County of Clearfield and Commonwealth of Pennsylvania, bounded and described as follows:

1945 - Bell, Silberblatt & Swoope \$16.50

Hills; thence by the eastern line of Lot No. 9 north two (2) degrees no minutes east one hundred twenty (120) feet to an iron pin in the southern line of Josephs Road; thence by the southern line of Josephs Road; thence by the wouthern line of Josephs Road south eighty eight (88) degrees no minutes east seventy (70) feet to the place of beginning. Being Lot No. 10 in the Plat of Country Club Hills.

And it is further agreed that the plaintiff above named will not look to the said above mentioned and described premises or any part thereof, for payment of any part of the principal and interest of said above ~~mentioned~~ entitled judgment, now or hereafter to become due, or in any way disturb, molest, put to charge or damage, the present or any further owner or owners, occupier or occupiers of the said above mentioned and described premises, or any part or portion thereof, for or by reason of the said judgment, or any matter, cause or thing accruing or to arise: Provided, that nothing herein contained shall affect the said judgment or its legal validity, so far as respects all other lands and tenements of the said defendant situate in the County aforesaid, which are not herein expressly exonerated therefrom.

IN WITNESS WHEREOF the said LEWIS E. DEMI & SONS has caused this Indenture to be signed by its \_\_\_\_\_ attested by its \_\_\_\_\_ and has caused the common and corporate seal of the said corporation to be hereunto affixed this 27th. day of April 1964. LEWIS E. DEMI & SONS, By Gordon W. Demi, Partner /s

September 10, 1964, On Praeipce filed by Bell, Silberblatt & Swoope.

Please mark the above judgment satisfied upon payment of record costs.

Record Costs having been paid this date by Clarence Kramer in the amount of \$24.00 the above case is marked Satisfied.

S A T I S F I E D

S A T I S F I E D

County National Bank at  
Clearfield, Pa.

214

Elmer J. Triponey  
Ellen May Triponey  
Hyde, Pa.

Pro By Deft 4.50  
Proc. by Deft 1.50

May 31  
12:12 PM EST

D. S. B. -- DATED MAY 29, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Seventeen Hundred Thirty Five and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1735.00  
Atty Comm. 10%  
Interest from May 29, 1963  
Filed and Entered by Plaintiff, May 31, 1963  
Judgment

*Carl E. Walker*  
Prothonotary

And Now, 15<sup>th</sup> day of June 1965 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

County National Bank at  
Clearfield, Pa.

215

Fred H. Smeal  
Ann Smeal  
Fred L. Smeal  
Marie Smeal  
RD Morrisdale, Pa.

Pro By Defts 5.50  
Proc. by Defts 1.50

May 31  
12:14 PM EST

D. S. B. -- DATED MAY 31, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Twenty Five Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2500.00  
Atty Comm. 10%  
Interest from May 31, 1963  
Filed and Entered by Plaintiff, May 31, 1963  
Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 20<sup>th</sup> day of Nov 1965 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

<p>J. Paul Frantz, Jr.</p> <p>MAY 31, 1963</p> <p># #1509 - J. Paul Frantz</p>	<p>LEE D. FARRELL</p> <p>216</p> <p>T. FAULKNER</p> <p>Pro. By Atty 12.00</p> <p>Pro. Silberblatt 3.00</p> <p>Shffs. costs pd by atty. Silberblatt 9.20</p> <p>Shffs. costs pd by atty. Silberblatt 9.20</p> <p>Pro. By B.S.&amp;S 2.00</p> <p>\$12.00</p> <p>DISCONTINUED</p>	<p>MAY 31, 1963, WRIT OF FOREIGN ATTACHMENT, filed</p> <p>Issued to Sheriff for the following:</p> <p>Attach a 1963 Chevrolet Two Ton Flat-Bed Truck and a Dodge Power Wagon and all other personal property of the defendants.</p> <p>The amount of the Plaintiff's claim against the defendant is \$1,352.00.</p> <p>MAY 31, 1963, COMPLAINT IN FOREIGN ATTACHMENT, filed by J. Paul Frantz Jr. One Copy certified to Sheriff.</p> <p>JUNE 27, 1963, AFFIDAVIT OF SERVICE, FILED Complaint in Foreign Attachment.</p> <p>NOW, June 5, 1963, at 10:15 o'clock A.M. E.D.S.T. served the within Complaint in Foreign Attachment on T. Faulkner at Ferguson Graveyard, Penn Township, Clearfield County, Pennsylvania by handing to T. Faulkner, personally a true and attested copy of the original Complaint in Foreign Attachment known to him the contents thereof. So Answers, James B. Reese, Sheriff.</p> <p>JUNE 27, 1963, SHERIFF'S RETURN, filed</p> <p>Now, June 5, 1963 at 10:17 o'clock AM E.D.S.T. attached as within commanded, 1963 flat bed Chevrolet truck &amp; a Dodge Power Wagon, and all other personal property of T. Faulkner, the defendant, &amp; declared that the said goods &amp; effects were attached as th goods &amp; effects of the defendant in the hands of the defendant and at the same time summoned T. Faulkner, a resident of the State of Kentucky, the defendant, by handing to T. Faulkner, personally, at Furgeson's Graveyard, Penn Township, Clearfield County, Pennsylvania, a true and attested copy of the original Foreign Attachment and made known to him the contents thereof. So Answers the Sheriff James B. Reese.</p> <p>July 9, 1963, Praeipie filed by J. Paul Frantz. Mark case Discontinued upon payment of Record Costs.</p> <p>July 9, 1963, Record costs in the amount of \$14.00 have been paid in full by Bell, Silberblatt &amp; Swoope this case is marked Discontinued.</p> <p>DISCONTINUED</p>
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CONTINUED FROM PAGE 460, W. M. JORDAN al vs. CLEARFIELD CONSTRUCTION CO.

ALL that certain parcel of real estate, being one-half of a town lot, situate in Country Club Hills in the Township of Lawrence, County of Clearfield and Commonwealth of Pennsylvania, bounded and described as follows:

BEGINNING at an iron pin in the western line of Crescent Road, being a point one hundred eighty (180) feet northerly from the center of Legislative Route No. 17098; thence by a line through the center of Lot No. 197 of which the parcel hereby conveyed is a part, and north eighty eight (88) degrees no minutes west one hundred twenty nine and forty five one-hundredths (129.45) feet to the eastern line of land of Peter Gearhart; thence by the Gearhart lands north four (4) degrees thirteen (13) minutes east fifty (50) feet to the southern line of Lot No. 196; thence by the southern line of Lot No. 196 south eighty eight (88) degrees no minutes east one hundred twenty nine and forty five one-hundredths (129.45) feet to an iron pin in the western line of Crescent Road; thence by Crescent Road south four (4) degrees thirteen (13) minutes west fifty (50) feet to an iron post and the place of beginning. Being the northern half of Lot no. 197 in Country Club Hills, a plat of which is attached to the deed.

BEING part of the premises described in the deed to Clearfield Construction Company in Deed Book No. 465, page 419.

And it is further agreed that the plaintiff above named will not look to the said above mentioned and described premises or any part thereof, for payment of any part of the principal and interest of said above entitled judgment, now or hereafter to become due, or in any way disturb, molest, put to charge or damage, the present or any future owner or owners, occupier or occupiers of the said above mentioned and described premises, or any part or portion thereof, for or by reason of the said judgment, or any matter, cause or thing thence accruing or to arise: Provided, that nothing herein contained shall affect the said judgment or its legal validity, so far as respects all other lands and tenements of the said defendant situate in the County aforesaid, which are not herein expressly exonerated therefrom.

IN WITNESS WHEREOF the said W. M. Jordan and E. W. Jordan have hereunto set their hands and seals this 18th day of November, 1964. W.M. JORDAN, E. W. JORDAN.

DECEMBER 16, 1965, RELEASE FROM LIEN OF JUDGMENT, filed.

KNOW ALL MEN BY THESE PRESENTS, that W. M. Jordan and E. W. Jordan the plaintiffs named in the above entitled judgment, for and in consideration of the sum of one Dollar, lawful money of the United States, to them paid by the defendant above named, the receipt whereof is hereby acknowledged, do hereby forever acquit, exonerate, discharge and release from the lien of the above entitled judgment, the following described property, to-wit:

ALL the following described real estate situate in Country Club Hills in the Township of Lawrence, County of Clearfield and Commonwealth of Pennsylvania, bounded and described as follows:

BEGINNING at an iron pin in the northern line of Parkview Road, formerly known as Parkview Drive, at the southeastern corner of Lot No. 82 in Country Club Hills, such point being three hundred fifteen and fifty-one one-hundredths (315.51) feet northwesterly from the center line of Country Club Lane; thence by the eastern line of Lot No. 82 north six (6) degrees 54 minutes east 137.38 feet to an iron pin at the southern line of Lot No. 106; 16 minutes east sixty (60) feet to an iron pin at the northwestern corner of Lot No. 80; thence by the western line of Lot No. 80 south six (6) degrees 54 minutes west 136.51 feet to an iron pin in the northern line of Parkview Road; thence by the northern line of Parkview Road north 83 degrees six minutes west 60 feet to an iron pin at the southeast corner of Lot No. 82 and the place of beginning. Being Lot No. 81 in the plan of County Club Hills.

And it is further agreed that the plaintiffs above named will not look to the said above mentioned and described premises or any part thereof, for payment of any part of the principal and interest of said above entitled judgment, now or hereafter to become due, or in any way disturb, molest, put to charge or damage, the present or any future owner or owners, occupier or occupiers of the said above mentioned and described premises, or any part or portion thereof, for or by reason of the said judgment, or any matter, cause or thing thence accruing or to arise: PROVIDED, that nothing herein contained shall affect the said judgment or its legal validity, so far as respects

CONTINUED ON PAGE 455

Baird,  
McCarty &  
Miller  
  
MAY 23  
10:30 P.M. RST

The First National Bank of  
Phillipsburg, Penna.  
  
217  
  
Charles Alfred Smith and  
Gertrude H. Smith, Wife  
Pleasant Hill, Decatur Twp.  
Penna.

Pro. By Atty 4.50  
Pro. 3.00

D.S.B. DATED MAY 24, 1963,

Payable One Day after Date

By virtue of Power of Attorney contained therein, Baird, McCarty, & Miller, Attorneys appear for the Defendants and Confess Judgment ~~entered~~ in favor of the Plaintiff and against the Defendants in

the sum of Two Thousand and no/100 Dollars, 20% Int. rate,  
Attorney's Commission, Cost of Suit, Release of Errors, Waiving  
Stay, Inquisition and Exemption.

Debt: \$2000.00  
Atty's Comm. 5% 100.00 \$2100.00

Interest from May 24, 1963

Filed and Confessed by Attorneys, May 21, 1963

Judgment

*Carl E. Walker*

Prothonotary

MAY 31  
1:15 P.M.  
RST

Community Consumer Discount Co.  
Clearfield, Pa.

Harvey Burhanger, Jr.  
William Burhanger  
R. D. #1, Morrisdale, Pa.

Pro. By Plff. 4.50  
Pro. by Plff. 1.50

D.S.B. DATED MAY 25, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment  
is entered in favor of the Plaintiff and against the Defendant in  
the sum of Two Thousand Four Hundred Fifty Seven and no/100 Dollars  
with Interest, Attorneys Commission, Cost of Suit, Release of  
Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2457.00

Atty. Comm. 10%

Interest from May 23, 1963

Filed and Entered by Plaintiff, May 21, 1963

Judgment

*Carl E. Walker*

PROTHONOTARY

And Now, 3rd day of Jan. 1964. By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Carl E. Walker*  
Prothonotary



County National Bank at  
Clearfield, Pa.

D. S. B. -- DATED MAY 31, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Thirteen Hundred Thirty One and 91/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

May 31  
1:21 PM EST

221

Debt \$1331.94

Atty Comm. 10%

Interest from May 31, 1963

Filed and entered by Plaintiff, May 31, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

Charles Mays  
Mrs. Virginia Mays  
213 Linwood St.  
Clearfield, Pa.

Pro by Deft 4.50  
*Pro by Deft 1.50*

And Now, 8 day of Dec 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

First National Bank of  
Philipsburg, Pa.

D. S. B. -- DATED MAY 31, 1963

Payable One Day after date

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of One Thousand Eighteen and 50/100 Dollars, with Interest, Attorney's Commission, Costs of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

June 1  
7:55 AM EST

222

Debt \$1018.50

Atty Comm. 5%

Interest from May 31, 1963

Filed and entered by Plaintiff, June 1, 1963

Judgment

*Carl E. Walker*  
Prothonotary

Nastia Lego  
Lanse, Penna.

Pro. by pliff 4.50  
*Pro by Pliff 1.50*

And Now, 9 day of Dec 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

<p>JUNE 1 7:56AM E.S.T</p>	<p>First National Bank Phillipsburg, Penna.      Lien</p> <p>223</p> <p>James A. LeGrand, Jr. Hazel E. LeGrand R. D. Woodland, Pa.</p> <p>Pro.      By Plff.      4.50 O.C. Pro.      By Atty      6.50 <i>Pro by Plff</i>      1.50</p>	<p><u>JUNE 1, 1963, AMICABLE SCIRE FACIAS</u>, filed, To Revive and Continue Lien of Judgment entered to 201 May Term 1958.</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Three Thousand One Hundred Twenty Seven and 82/100 Dollars, with Interest, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt                      \$ 3127.82 Atty's Comm.              5%</p> <p>Interest from June 2, 1958</p> <p>Filed and Entered by Plaintiff, June 1, 1963</p> <p>Judgment</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>17</u> day of <u>July</u> 19<u>63</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Archie Hill</i> Prothonotary</p>
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<p>JUNE 1 9:04 AM. EST</p>	<p>Community Loan Company DuBois, Penna.</p> <p>224</p> <p>Harry Galentine Thelma Galentine R. D. #1, Luthersburg, Penna.</p> <p>Pro.      By Plff.      4.50 <i>Pro by Plff</i>      1.50</p>	<p><u>D.S.B. DATED MAY 31, 1963,</u></p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney Contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Three Hundred Fifty Four and 93/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$354.93 Atty's Comm.</p> <p>Interest From May 31, 1963</p> <p>Filed and Entered by Plaintiff, June 1, 1963</p> <p>Judgment</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>16</u> day of <u>Sept</u>, 19<u>63</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Carl E. Walker</i> Prothonotary</p>
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Community Consumer Discount  
Company,  
Clearfield, Pa.  
  
225  
  
J. E. Higgs  
Lorana Higgs  
1000 Linden Street,  
Clearfield, Pa.

Pro. By Plff 4.50  
*Pro by Plff* 1.50

D. S. B. DATED MAY 23, 1963  
  
Payable in Installments  
  
By virtue of Power of Attorney contained therein, Judgment  
is entered in favor of the Plaintiff and against the Defendant  
in the sum of Nine Hundred Ninety and 00/100 Dollars, with  
Interest, Attorney's Commission, Cost of Suit, Release of Errors,  
Waiving Stay, Inquisition and Exemption.  
  
Debt \$ 990.00  
Attys Comm. 10%  
Interest From May 23, 1963  
Filed and Entered by Plff. June 1, 1963.  
Judgment  
*Carl E. Walker*  
Prothonotary  
  
Satisfied on WRIT OF EXECUTION #1 May Term, 1966.

And Now, 29 day of Aug 1966 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.  
Attest *Arthur Hill*  
Prothonotary

Sears, Roebuck & Company  
340 East Market St.,  
Clearfield, Pa.  
  
226  
  
MAYNARD M. SHIRBY  
FLORENCE SHIRBY  
R.D. Woodland, Pa.

Pro. By Plff 4.50  
*Pro. by Plff* 1.50

D. S. B. DATED MAY 27, 1963  
  
Payable one day after Date  
  
By virtue of Power of Attorney contained therein, Judgment  
is entered in favor of the Plaintiff and against the Defendant  
in the sum of One Thousand Sixty-Nine and 00/100 Dollars, with  
Interest, Attorney's Commission, Cost of Suit, Release of Errors,  
Waiving Stay, Inquisition and Exemption.  
  
Debt \$1269.00  
Attys Comm. 15%  
Interest From May 27, 1963  
Filed and Entered by Plaintiff, June 1, 1963  
Judgment

*Carl E. Walker*  
Prothonotary  
  
And Now, 4 day of Mar 1964 By paper  
filed, the above judgment is satisfied in full of debt  
interest and cost.  
Attest *Carl E. Walker*  
Prothonotary

JUNE 1  
9:40AM. EST

JUNE  
9:40AM. EST

<p>June 1 9:43 AM EST</p>	<p>Sears, Roebuck &amp; Co. 240 E. Market St. Clearfield, Pa.</p> <p>227</p> <p>Jerome T. McGonigal, Jr. Claire I. McGonigal Pottersdale, Pa.</p> <p>Pro. by plff 4.50</p>	<p><u>D. S. B. -- DATED MAY 23, 1963</u></p> <p>Payable One Day after date</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Twelve Hundred Fifty Two and 00/100 Dollars, with Interest, Attorney's Commission, Costs of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1252.00</p> <p>Atty Comm. 15%</p> <p>Interest from May 23, 1963</p> <p>Filed and entered by Plaintiff, June 1, 1963</p> <p>Judgment</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p>
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<p>June 1 9:45 AM EST</p>	<p>W. M. Jordan and E. W. Jordan R. D. 1, Country Club Hills Clearfield, Pa.</p> <p>228</p> <p>Clearfield Construction Co. Box 111 Hyde, Penna.</p> <p>Pro by plff 4.50 Pro. by Deft 1.00 Pro. by Atty. 2.00 Pro by C.R. Kramer 2.00</p>	<p><u>D. S. B. -- DATED JULY 18, 1962</u></p> <p>Payable on Demand</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Six Thousand and 00/100 Dollars, with Interest, Attorney's Commission, Costs of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$6000.00</p> <p>Atty Comm. 10%</p> <p>Interest from July 18, 1962</p> <p>Filed and entered by Plaintiff, June 1, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p><u>December 4, 1963, Release From Lien of Judgment, filed.</u> KNOW ALL MEN BY THESE PRESENTS, that W. M. Jordan and E. W. Jordan the plaintiffs named in the above entitled judgment, for and in consideration of the sum of one Dollar, lawful money of the United States, to them paid by the defendant above named, the receipt whereof is hereby acknowledged, do hereby forever acquit, exonerate, discharge and release from the lien of the above entitled judgment, the following described property, to-wit: ALL that certain lot or parcel of real estate situate in the Township of Lawrence, County of Clearfield and Commonwealth of Pennsylvania, bounded and described as follows: BEGINNING at an iron pin in the southern line of Joseph Road, such point being five hundred (500) feet westerly from the center line of Country Club Lane, being also the northwestern corner of Lot No. 11 in the Plat of Country Club Hills; thence by the western line of Lot No. 11 south two (2) degrees no minutes west one hundred twenty (120) feet to an iron pin at the northwestern corner of James A. and Phyllis L. Walker lot; thence by the northern line of the Walker lot north eighty eight (88) degrees no minutes west seventy (70) feet to</p> <p>(Continued on Page 460)</p>
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County National Bank at  
Clearfield, Pa.

D. S. R. -- DATED June 1, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Twenty Four Hundred and no/100 Dollars, with Interest, Attorney's Commission, Costs of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

June 1 229  
10:55 AM EST

Debt \$2400.00

Atty Comm 10%

Interest from June 1, 1963

Filed and entered by Plaintiff, June 1, 1963

Judgment

T. R. Boyd  
217 West Fifth Ave.  
Clearfield, Pa.

*Carl E. Walker*

Prothonotary

Pro. by Deft 4.50

*Pro. by Deft 1.50*

And Now, 19<sup>th</sup> day of Sept 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

(Continued from Page 459 -- W. M. Jordan et al vs. Clearfield Construction Co. No. 228 May T. 1963)

an iron pin in the southeastern corner of Lot No. 9 in Country Club Hills; thence by the eastern line of Lot No. 9 north two (2) degrees no minutes east one hundred twenty (120) feet to an iron pin in the southern line of Joseph Road; thence by the southern line of Josephs Road south eighty eight (88) degrees no minutes east seventy (70) feet to the place of beginning, Being Lot No. 10 in the Plat of Country Club Hills.

And it is further agreed that the plaintiffs above named will not look to the said above mentioned and described premises or any part thereof, for payment of any part of the principal and interest of said above entitled judgment, now or hereafter to become due, or in any way disturb, molest, put to charge or damage, the present or any future owner or owners, occupier or occupiers of the said above mentioned and described premises, or any part or portion thereof, for or by reason of the said judgment, or any matter, cause or thing thence accruing or to arise: Provided, that nothing herein contained shall affect the said judgment or its legal validity, so far as respects all other lands and tenements of the said defendant situate in the County aforesaid, which are not herein expressly exonerated therefrom. s/ W.M. Jordan, E. W. Jordan

AUGUST 27, 1964, RELEASE FROM LIEN OF JUDGMENT, filed

KNOW ALL MEN BY THESE PRESENTS, that W. M. Jordan and E. W. Jordan the plaintiffs named in the above entitled judgment, for and in consideration of the sum of one Dollar, lawful money of the United States, to them paid by the defendant above named, the receipt whereof is hereby acknowledged, do hereby forever acquit, exonerate, discharge and release from the lien of the above entitled judgment, the following described property, to-wit: ALL that certain lot or parcel of real estate in the Township of Lawrence, County of Clearfield and Commonwealth of Pennsylvania, bounded and described as follows:

BEGINNING at an iron pipe corner on the line of land of Thomas H. Aughinbaugh twenty five (25) feet distant westerly from the center line of Township Highway No. 517; thence by the western line of such Township Highway and twenty five (25) feet distant from the center line thereof, south two (2) degrees forty two (42) minutes east fifty one and thirty one one-hundredths (51.31) feet to an iron pipe; thence by land of Clearfield Construction Company, of which this is a part, south eighty four (84) degrees fifty three (53) minutes west three hundred seven and eighty one one-hundredths (307.81) feet to an iron pipe; thence still by land of Clearfield Construction Company north ten (10) degrees no minutes west one hundred eighty-five (185) feet to an iron pipe; thence still by Clearfield Construction Company north thirty six (36) degrees twenty eight (28) minutes east one hundred seventeen (117) feet to an iron pipe at the corner of land of Thomas H. Aughinbaugh; thence by the line of Thomas H. Aughinbaugh south fifty three (53) degrees thirty two (32) minutes east three hundred thirty one and seventy nine one-hundredths (331.79) feet to an iron pipe and the place of beginning. Containing one and three-tenths acres (1.3A.), a plat of which is hereto attached.

And it is further agreed that the plaintiffs above named will not look to the said above mentioned and described premises or any part thereof, for payment of any part of the principal and interest of said above entitled judgment, now or hereafter to become due, or in any way disturb, molest, put to charge or damage, the present or any future owner or owners, occupier or occupiers of the said above mentioned and described premises, or any part or portion thereof, for or by reason of the said judgment, or any matter, cause or thing thence accruing or to arise: Provided, that nothing herein contained shall affect the said judgment or its legal validity, so far as respects all other lands and tenements of the said defendant situate in the County aforesaid, which are not herein expressly exonerated therefrom. IN WITNESS WHEREOF, plaintiffs have hereunto set their hands and seals this 15th day of August, A.D. 1964, William M. Jordan, Elizabeth W. Jordan, Witness present: Clarence R. Kramer.

NOVEMBER 20, 1964, RELEASE OF LIEN, filed

KNOW ALL MEN BY THESE PRESENTS, that W. M. Jordan and E. W. Jordan the plaintiffs named in the above entitled judgment, for and in consideration of the sum of one Dollar, lawful money of the United States, to them paid by the defendant above named, the receipt whereof is hereby acknowledged, do hereby forever acquit, exonerate, discharge and release from the lien of the above entitled judgment, the following described property, to-wit:

Twenty-three (23) SUGGESTIONS OF NON-PAYMENT, filed, June 3, 1963 at 7:35 A.M. E.S.T.  
 The Commonwealth of Pennsylvania Department of Public Welfare, Harrisburg, Pa., as Plaintiff.

Fifteen days have elapsed since notice of the filing of these Suggestions have been sent by Registered Mail to the named defendants at their last known address. Pursuant to the Provisions of Act #372 of September 26, 1951, Judgment is entered in favor of the Plaintiff and Against the Defendants for the sum of Two Thousand (\$2000.00) Dollars, with Cost of Suit., except # 231 - \$222.50; # 235 and #251 - \$5000.00. Pro. by Plaintiff each writ \$3.50 except #234, #248, #251 at \$4.50; #238 at \$4.00; and #243 at \$7.00. Judgment.

*Carl E. Walker*  
 Prothonotary

NUMBER	DEFENDANT'S NAME AND ADDRESS	REVIVING JUDGMENT NO.
230	<sup>H</sup> George & Esther I. Berger, Irvona, Pa.	258 September Term, 1958
231	FEBRUARY 5, 1968, SUGG NON PAY FILED TO NO. 8 FEBRUARY TERM, 1968 Valentine & Mary Bezilla, Morann, Pa.	263 September Term, 1958
232	FEBRUARY 5, 1968, SUGG NON PAY FILED TO NO. 9 FEBRUARY TERM, 1968 Myrtle M. Blake, 502 Polk St., Clearfield, Pa.	219 September Term, 1958
233	✓ Satisfied by paper filed 2 August 1965 Pro. 1.50 St. Tax .50 Paid James & Olive Botwright, Chester Hill, Philipsburg, Pa.	327 September Term, 1958
234	JANUARY 19, 1966, SATISFIED BY PAPER FILED Pro. \$1.50 St. Tax 50¢ Joseph Buckeye, Annie Buckeye, Dec'd, Cecelia A. Buckeye, T-T, Robert D. Buckeye, T-T, 613 Curtin St., Osceola Mills, Pa.	264 September Term, 1958
235	Ad. 9/24/73 MAY 2, 1966, SUGG NON PAY, FILED TO NO. 9, MAY TERM, 1966 Stephen Carson, 311 Lingle St., Osceola Mills, Pa.	328 September Term, 1958
236	FEBRUARY 5, 1968, SUGG NON PAY FILED TO NO. 10 FEBRUARY TERM, 1968 Agnes J. Coons, Gramsian, Pa.	329 September Term, 1958
237	8/6/93 by pdf FEBRUARY 5, 1968, SUGG NON PAY FILED TO NO. 11 FEBRUARY TERM, 1968 May Curry, R. D. 1, Fellen Timber, Pa.	265 September Term, 1958
238	Elizabeth Daisher, Dec'd, Kathryn Mowery, Blain Daisher, T-T R. D. 1, Mahaffey, Pa.	266 September Term, 1958
239	FEBRUARY 5, 1968, SUGG NON PAY FILED TO NO. 13 FEBRUARY TERM, 1968 Emma Dillen, Utahville, Pa.	422 September Term, 1958
240	8/6/93 SAT. FEBRUARY 5, 1968, SUGG NON PAY FILED TO NO. 15 FEBRUARY TERM, 1968 Irvin C. Feaster, Dec'd, Edna R. Feaster, R. D. 1, Box 145 LaJose, Pa.	267 September Term, 1958
241	FEBRUARY 5, 1968, SUGG NON PAY FILED TO NO. 16, FEBRUARY TERM, 1968 James R. Ferguson, Margaret C. Ferguson, Box 275, RD, Philipsburg, Pa.	423 September Term, 1958
242	8/6/93 SAT. FEBRUARY 5, 1968, SUGG NON PAY FILED TO NO. 17 FEBRUARY TERM, 1968 Frank F. Frantz, 500 Coal St., Osceola Mills, Pa.	330 September Term, 1958
243	8/6/93 SAT. FEBRUARY 5, 1968, SUGG NON PAY FILED TO NO. 18 FEBRUARY TERM, 1968 Anna Fudrow, Dec'd; Helen Pesarchick, John Fudrow, Margaret Zonza, Christine Christoff, Merial Sedusky, Tessie Fudrow, Anna Mae Fetincko, Vincent Fudrow, Heirs, Portage & Madera, Pa.	268 September Term, 1958
244	✓ Satisfied by paper filed 13 Nov. 1965 Pro. 1.50 S. Tax .50 Paid Mike & Susie Geffert, Box 15, Beccaria, Pa.	269 September Term, 1958
245	FEBRUARY 5, 1968, SUGG NON PAY FILED TO NO. 19 FEBRUARY TERM, 1968 Albert Graham, R. D. 1, Woodland, Pa. Dec 28, 73 Sat. by paper filed.	270 September Term, 1958
246	FEBRUARY 5, 1968, SUGG NON PAY FILED TO NO. 20 FEBRUARY TERM, 1968 Edward A. and Eva Gray, Goalport, Pa.	271 September Term, 1958
247	FEBRUARY 5, 1968, SUGG NON PAY FILED TO NO. 21 FEBRUARY TERM, 1968 Francis Haag, R.D., Olanta, Pa.	424 September Term, 1958
248	JULY 9, 1965, RELEASE FROM LIEN OF JUDGMENT, filed, Page 446 * Alfred A. Hepburn, Dec'd; Manetta Hepburn, Samuel Kenneth Hepburn & Dorothy Markle, Heirs, Mahaffey, Pa.	272 September Term, 1958
249	Gust Hopkins, Box 134, Ramey, Pa.	333 September Term, 1958
250	FEBRUARY 5, 1968, SUGG NON PAY FILED TO NO. 23 FEBRUARY TERM, 1968 George & Mary Humenay, Grassflat, Pa. 1/24/91 Sat. by paper filed 5:30 pd by Wash	335 September Term, 1958
251	FEBRUARY 5, 1968, SUGG NON PAY FILED TO NO. 24 FEBRUARY TERM, 1968 Marry Hummel, Dec'd; Paul & Raymond Hummel-Heirs, Wallacetown, Pa. & Harvey Hummel-Heir, R. D. West Decatur, Pa.	273 September Term, 1958
252	8/6/93 FEBRUARY 5, 1968, SUGG NON PAY FILED TO NO. 25 FEBRUARY TERM, 1968 John & Madeline Hummel, Wallacetown, Pa.	336 September Term, 1958
248	Satisfied * 3/24/87 FEBRUARY 5, 1968, SUGG NON PAY FILED TO NO. 22 FEBRUARY TERM, 1968 Alfred A. Hepburn, Dec'd; Manetta Hepburn, Samuel Kenneth Hepburn & Dorothy Markle, Heirs	

County National Bank at  
Clearfield, Pa.

D. S. B. -- DATED MAY 29, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Five Thousand Five Hundred Fifty and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Jun 3  
8:15 AM EST

253

Debt \$5550.00

Atty Comm. 10%

Interest from May 29, 1963

Filed and Entered by Plaintiff, June 3, 1963

Judgment

John P. Kitko  
Marie Kitko  
Houtzdale, Pa. R.D.  
Philip Kitko  
Victoria Kitko  
Madera, Pa.

*Carl E. Walker*

Prothonotary

Pro. by debt 5.50  
*pro by debt 5.50*

And Now, the day of *July* 1967 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Cynthia L. ...*  
Prothonotary

(Continued from page 463 No. 254 May Term, 1963 Huston Twp. School District vs. Leroy L. Smith) of the said damages, a copy of which is attached hereto and made a part hereof, and that the balance of the said award of damages, to-wit - Four Thousand Four Hundred Seventy (\$4,470.00) Dollars, shall be distributed to John Cherry, Esq., as attorney for Ballard M. Smith, Hazel Smith and Glydis S. Ahlers.

WHEREFORE, the parties request an order of your Honorable directing the distribution in accordance with the Stipulation herein upon payment of the Prothonotary's costs only.

This Stipulation entered into this 12th day of December, 1963, and a copy hereof shall be filed with the Prothonotary of Clearfield County. s/ Joseph P. Work, Esq., John A. Cherry, Esq.

EXHIBIT "A"

For services rendered for condemnation proceedings - L.W. Smith property August 1, 1962 to June 5, 1963. To preparation for viewers hearing including, but not limited to a complete search of the records in the Recorder's of Clearfield County, The County Assessment Maps; to negotiations conducted with Huston Township School District toward settlement of the claim without the necessity for Viewers hearing, and to all services in connection with interviewing witnesses, numerous office visits of the landowner and preparation of exhibits for viewers hearing, Also, to correspondence in regard to clarification of mortgage thought to be existing against the premises -\$75.00 To attending view on the site of the property and to going over the property with the viewers; to attending the viewers hearing at DuBois, Pennsylvania, and to all serviced in connection with the review of the viewers report, and additional correspondence necessitated by errors in the report and attending to the clarification thereof 75.00 to expert witness fees paid to R.M. Hershey, Realtor for appraisal and testimony as to value, etc. 60.00 TOTAL \$210.00

ORDER

NOW, this 19th day of December, 1963, the foregoing Stipulation of Counsel having been presented, and it appearing to the Court that agreement has been reached as to the distribution of the fund, it is, therefore, hereby ordered, adjudged and decreed that the Prothonotary of Clearfield County shall distribute the sums being held by him as the award of damages for condemnation on the above captioned proceedings by delivering to the respective parties a draft in the amount of \$4470.00 to John A. Cherry, Esq., as attorney for Ballard M. Smith, Hazel Smith and Clydis Ahlers, and by delivering to Joseph P. Work, Esq., a draft in the amount of \$210.00, as attorney for Leroy L. Smith, that this Order shall be appropriate authority for the making and delivering of the said drafts upon payment to the Prothonotary of his costs. By the Court, John J. Pentz, President Judge.

January 24, 1964, Received Balance of Prothonotary's Costs from Huston Township \$19.00

January 29, 1964, Disbursements of monies as per order of Court Above. Check No. #355, being check draw on Clearfield Trust Company, "Special Fund" to the Regular Prothonotary Account. Check No. #1643, County National Bank Check drawn in favor of John A. Cherry, Attorney for Ballard Smith in the sum of \$4470.00, and Check No. 1644, County National Bank check in favor of Joseph P. Work, Attorney for Leroy Smith. Balance of \$146.80 Prothonotary's Costs

<p>Ammerman &amp; Blakley</p> <p>HUSTON TOWNSHIP SCHOOL DISTRICT</p> <p>294</p> <p>LEROY L. SMITH</p> <p>Pro. 13.50</p> <p>Atty 3.00</p> <p>L. R. Brockbank 44.40</p> <p>John D. Haines 22.40</p> <p>Benjamin Hughes 40.00</p> <p>Am. &amp; Blakley Trans. 18.00</p> <p>Pro. 2.00</p> <p>Pro. 2.00</p> <p>Pro. 1.50</p> <p>Received</p> <p>#355 - Clfd Trust to Reg. Acct. \$4,807.80</p> <p>#225 - Huston Twp. - Bal. Due 19.00</p> <p>\$4,826.80</p>	<p>JUNE 3, 1963, PETITION FOR APPOINTMENT OF VIEWERS, filed. Viewers notified by Attorney</p> <p>WHEREFORE, your petitioner prays this Honorable Court to appoint three viewers from the County Board of Viewers, to assess the damages to which the defendant is entitled, by reason of the condemnation of said land and to award said damages to the party or parties entitled thereto, and report the same to your Honorable Court, sec. leg.</p> <p>And your petitioner will ever pray.</p> <p>HUSTON TOWNSHIP SCHOOL DISTRICT BY, David E. Blakley, Solicitor</p> <p>ALL that piece or parcel of land situate in the Village of Penfield, Huston Township, Clearfield County, Pennsylvania, bounded and described as follows:</p> <p>BEGINNING at a spike in the centerline of Legislative Route #17043 leading from Penfield to Velens Mills, being also the northwest corner of land of Ballard Smith; thence, by the westerly line of land of Ballard Smith; and land of L. Smith South 58° 41' West 524.83 feet to a post; thence, North 30° 34' West 714.22 feet to a post; thence, North, 59° 41' East 429.70 feet to a spike in the centerline of said Route #17041; thence by said centerline South 38° 32' East 577.64 feet to a spike; thence, still by same South 39° 59' East 134.17 feet to a spike and the place of beginning. CONTAINING 7.81 acres, more or less.</p> <p><u>ORDER</u>: NOW, to wit, this 3rd. day of June, 1963, upon consideration of the foregoing petition and upon motion of David E. Blakley, Esquire, Solicitor for petitioner, the Court appoints: L. R. BROCKBANK, JOHN D. HAINES BENJAMIN HUGHES, as a Board of View, and further orders that the Board of View perform its duties in accordance with the law and Acts of Assembly in such case made and provided. By the Court, John J. Pentz, P.J.</p> <p><u>July 22, 1963, Return of Viewers, Exhibits, Testimony, etc, filed.</u></p> <p>Conclusion of Viewers: The Viewers report that after a careful and impartial consideration of all the evidence submitted to them, and after a careful view and re-view of the land and property taken or affected by reason of the selection and appropriation of the premises located in the Village of Penfield, Huston Township, Clearfield County, Pennsylvania, containing 7.81 acres, more or less, as described in detail in the Petition for Appointment of Viewers, for Elementary School purposes, and having considered and embraced in their findings the advantages and disadvantages due to said taking, they do find and award the following damages;</p> <p>To: LeRoy L. Smith - Four Thousand Six Hundred and Eighty (\$4,680.00) Dollars.</p> <p>The Viewers assessed said damages against the Huston Township School District, of Clearfield County, Pennsylvania.</p> <p>All of which is respectfully submitted. s/ L. R. Brockbank, John D. Haines, Jr., Benjamin F. Hughes</p> <p>Dated July 17, 1963</p> <p><u>August 15, 1963, Stipulation, filed.</u></p> <p>(1) WHEREAS, in the above, the Viewers returned a report assessing damages in favor of Leroy L. Smith in the amount of Four Thousand Six Hundred Eighty (\$4,680.00) Dollars, and;</p> <p>(2) Whereas, the costs of this action are in the amount of One Hundred Twenty Seven and 80/100 Dollars and</p> <p>(3) Whereas, the Huston Township School District stands ready to pay the said sum representing damages, and</p> <p>(4) WHEREAS, there is a judgment against said premises, Ballard M. Smith, Hazel Smith and Gladis S. Ahlers versus Leroy L. Smith, et al at No. 426 May Term, 1961 in the amount of Thirteen Thousand (\$13,000.00) Dollars which is a lien against said premises; and</p> <p>(5) WHEREAS, the parties to said judgment cannot agree on the distribution of said damages, there being a controversy existing between them, as to who is entitled to said damages.</p> <p>NOW, THEREFORE, it is agreed and stipulated between David E. Blakley, Attorney for Huston Township School District, Joseph P. Work, Attorney for Leroy L. Smith and John A. Cherry, Attorney for Ballard M. Smith, Hazel Smith and Glydis S. Ahlers, holders of the judgment, that the sum of Four Thousand Eight Hundred Seven and 80/100 (\$4,807.80) shall be paid to and deposited with the Prothonotary of Clearfield County, by the Huston Township School District, representing the damages assessed and the costs, and that the same shall be held by the said Prothonotary until such time as the parties to the judgment can work out a proper settlement between them or until such time that the matter is resolved by the Court of Common Pleas of Clearfield County as the result of litigation.</p> <p>And further, that by making said payment to the Prothonotary of Clearfield County, the Huston Township School Board is released and discharged for any and all further claims arising out of said condemnation proceedings, from the owners of said land, to wit, Leroy L. Smith, or the holders of said Judgment, to wit, Ballard M. Smith, Hazel Smith and Glydis S. Ahlers.</p> <p>This Stipulation entered into this 13th day of August, 1963, and a copy hereof to be filed with the Prothonotary of Clearfield County, along with the deposit of the said sum above referred to; /S/ David E. Blakley, Joseph P. Work and John A. Cherry.</p> <p>August 15, 1963, Received from David E. Blakley, Check No. 190, being the Huston Township School District, made payable to Carl E. Walker Prothonotary of Clearfield County in the sum of Four Thousand Eight Hundred, Seven and 80/100 Dollars, being deposited in the Clearfield Trust Company "Special Account" on August 16, 1963.</p> <p>December 17, 1963, Stipulation, filed.</p> <p>WHEREAS, in the above captioned case, a Board of View returned a report assessing damages in favor of LeRoy L. Smith in the amount of Four Thousand Six Hundred Eighty (\$4,680.00) Dollars; and,</p> <p>WHEREAS, the said sum of Four Thousand Six Hundred Eighty (\$4,680.00) Dollars has been paid into Court as of August 15, 1963; and,</p> <p>WHEREAS, certain differences exist between the parties with regard to a judgment filed to 426 May Term, 1961 in the amount of Thirteen Thousand (\$13,000.00) Dollars, which stands as a lien against the said premises; and,</p> <p>WHEREAS, the parties are now willing to stipulate as to the distribution of the said award of damages.</p> <p>NOW, THEREFORE, It is agreed and stipulated between Joseph P. Work, Esq., attorney for LeRoy L. Smith and John A. Cherry, Esq., attorney for Ballard M. Smith, Hazel Smith and Glydis S. Ahlers, the holders of the said judgment, that the sum deposited with the Prothonotary of Clearfield County should be distributed by paying the sum of \$210.00 to Joseph P. Work, attorney for Leroy L. Smith, said charges based upon invoice for services in collection</p>	<p>Pro. 13.50</p> <p>Atty 3.00</p> <p>L. R. Brockbank 44.40</p> <p>John D. Haines 22.40</p> <p>Benjamin Hughes 40.00</p> <p>Am. &amp; Blakley Trans. 18.00</p> <p>Pro. 2.00</p> <p>Pro. 2.00</p> <p>Pro. 1.50</p> <p>Received</p> <p>#355 - Clfd Trust to Reg. Acct. \$4,807.80</p> <p>#225 - Huston Twp. - Bal. Due 19.00</p> <p>\$4,826.80</p>
<p>Paid Out, as per Order of Court</p> <p>Atty for Ballard M. Smith</p> <p>#1643 - John A. Cherry, Esq. \$4,470.00</p> <p>Atty for LeRoy Smith</p> <p>#1644 - Joseph P. Work, Esq. 210.00</p> <p>Prothonotary 146.80</p> <p>\$4,826.80</p>	<p>Conclusion of Viewers: The Viewers report that after a careful and impartial consideration of all the evidence submitted to them, and after a careful view and re-view of the land and property taken or affected by reason of the selection and appropriation of the premises located in the Village of Penfield, Huston Township, Clearfield County, Pennsylvania, containing 7.81 acres, more or less, as described in detail in the Petition for Appointment of Viewers, for Elementary School purposes, and having considered and embraced in their findings the advantages and disadvantages due to said taking, they do find and award the following damages;</p> <p>To: LeRoy L. Smith - Four Thousand Six Hundred and Eighty (\$4,680.00) Dollars.</p> <p>The Viewers assessed said damages against the Huston Township School District, of Clearfield County, Pennsylvania.</p> <p>All of which is respectfully submitted. s/ L. R. Brockbank, John D. Haines, Jr., Benjamin F. Hughes</p> <p>Dated July 17, 1963</p> <p><u>August 15, 1963, Stipulation, filed.</u></p> <p>(1) WHEREAS, in the above, the Viewers returned a report assessing damages in favor of Leroy L. Smith in the amount of Four Thousand Six Hundred Eighty (\$4,680.00) Dollars, and;</p> <p>(2) Whereas, the costs of this action are in the amount of One Hundred Twenty Seven and 80/100 Dollars and</p> <p>(3) Whereas, the Huston Township School District stands ready to pay the said sum representing damages, and</p> <p>(4) WHEREAS, there is a judgment against said premises, Ballard M. Smith, Hazel Smith and Gladis S. Ahlers versus Leroy L. Smith, et al at No. 426 May Term, 1961 in the amount of Thirteen Thousand (\$13,000.00) Dollars which is a lien against said premises; and</p> <p>(5) WHEREAS, the parties to said judgment cannot agree on the distribution of said damages, there being a controversy existing between them, as to who is entitled to said damages.</p> <p>NOW, THEREFORE, it is agreed and stipulated between David E. Blakley, Attorney for Huston Township School District, Joseph P. Work, Attorney for Leroy L. Smith and John A. Cherry, Attorney for Ballard M. Smith, Hazel Smith and Glydis S. Ahlers, holders of the judgment, that the sum of Four Thousand Eight Hundred Seven and 80/100 (\$4,807.80) shall be paid to and deposited with the Prothonotary of Clearfield County, by the Huston Township School District, representing the damages assessed and the costs, and that the same shall be held by the said Prothonotary until such time as the parties to the judgment can work out a proper settlement between them or until such time that the matter is resolved by the Court of Common Pleas of Clearfield County as the result of litigation.</p> <p>And further, that by making said payment to the Prothonotary of Clearfield County, the Huston Township School Board is released and discharged for any and all further claims arising out of said condemnation proceedings, from the owners of said land, to wit, Leroy L. Smith, or the holders of said Judgment, to wit, Ballard M. Smith, Hazel Smith and Glydis S. Ahlers.</p> <p>This Stipulation entered into this 13th day of August, 1963, and a copy hereof to be filed with the Prothonotary of Clearfield County, along with the deposit of the said sum above referred to; /S/ David E. Blakley, Joseph P. Work and John A. Cherry.</p> <p>August 15, 1963, Received from David E. Blakley, Check No. 190, being the Huston Township School District, made payable to Carl E. Walker Prothonotary of Clearfield County in the sum of Four Thousand Eight Hundred, Seven and 80/100 Dollars, being deposited in the Clearfield Trust Company "Special Account" on August 16, 1963.</p> <p>December 17, 1963, Stipulation, filed.</p> <p>WHEREAS, in the above captioned case, a Board of View returned a report assessing damages in favor of LeRoy L. Smith in the amount of Four Thousand Six Hundred Eighty (\$4,680.00) Dollars; and,</p> <p>WHEREAS, the said sum of Four Thousand Six Hundred Eighty (\$4,680.00) Dollars has been paid into Court as of August 15, 1963; and,</p> <p>WHEREAS, certain differences exist between the parties with regard to a judgment filed to 426 May Term, 1961 in the amount of Thirteen Thousand (\$13,000.00) Dollars, which stands as a lien against the said premises; and,</p> <p>WHEREAS, the parties are now willing to stipulate as to the distribution of the said award of damages.</p> <p>NOW, THEREFORE, It is agreed and stipulated between Joseph P. Work, Esq., attorney for LeRoy L. Smith and John A. Cherry, Esq., attorney for Ballard M. Smith, Hazel Smith and Glydis S. Ahlers, the holders of the said judgment, that the sum deposited with the Prothonotary of Clearfield County should be distributed by paying the sum of \$210.00 to Joseph P. Work, attorney for Leroy L. Smith, said charges based upon invoice for services in collection</p>	<p>Pro. 13.50</p> <p>Atty 3.00</p> <p>L. R. Brockbank 44.40</p> <p>John D. Haines 22.40</p> <p>Benjamin Hughes 40.00</p> <p>Am. &amp; Blakley Trans. 18.00</p> <p>Pro. 2.00</p> <p>Pro. 2.00</p> <p>Pro. 1.50</p> <p>Received</p> <p>#355 - Clfd Trust to Reg. Acct. \$4,807.80</p> <p>#225 - Huston Twp. - Bal. Due 19.00</p> <p>\$4,826.80</p>

County National Bank at  
Clearfield, Pa.

D.S.B. DATED JUNE 3, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Twelve Thousand Nine Hundred Eighty Seven and 01/100 Dollars with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

JUNE 3, 1963  
10:34 A.M. EST

255

Debt: \$12,987.61

Atty's Comm. 10%

Blake Tubbs  
Edna Tubbs  
R. D. , Herrwood, Pa.

Interest from June 3, 1963

Filed and Entered by Plaintiff, June 3, 1963

Judgment

*Carl E. Walker*

Prothonotary

Pro. By Debt. 4.50

*Pro by debt 1.50*

And Now, 4 day of July 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

Miller, McCamley  
Miller

Phillips Consumer Discount  
Company, Philipsburg, Pa.

D.S.B. DATED MAY 25 1963

Payable in consecutive monthly payments

By virtue of Power of Attorney hereto annexed, Miller, McCamley, Attorneys appear for the Defendants and Confess Judgment in favor of the Plaintiff and against the Defendants in the sum of One Thousand One Hundred Seventy- and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

JUNE 3,  
10:02 P.M. EST

256

Debt \$1170.00

Atty's Comm. 10% 117.00 \$1287.00

Joseph Martens  
Utahville, Clearfield Co.  
Pennsylvania

Interest from May 25, 1963

Filed and Confessed by Attorneys, June 3, 1963

Judgment

*Carl E. Walker*

Prothonotary

Pro. By atty 4.50

Pro. 3.00

*Pro By Plff 3.00*

And Now, 16th day of July 1963 By paper filed, the above judgment is satisfied in full of interest and cost.

Attest *Archie Hill*  
Prothonotary

<p>June 3 12:40 PM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>257</p> <p>Murray Johnston Dorothy Johnston Hyde, Pa.</p> <p>Pro. by Deft 1.50 <i>Pro. by Deft. 1.50</i></p>	<p>D. S. B. -- DATED JUNE 3, 1963</p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Twenty One Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2100.00</p> <p>Atty Comm. 10%</p> <p>Interest from Jun 3, 1963</p> <p>Filed and Entered by Plaintiff, June 3, 1963</p> <p>Judgment</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>12</u> day of <u>April</u> 19<u>66</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <u><i>Archie Hill</i></u> Prothonotary</p>
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<p>June 3 1:20 PM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>258</p> <p>Francis W. Rougeux Nina Rougeux Flegal Road, Clearfield, Pa.</p> <p>Pro. by Deft 1.50 <i>Pro. by Deft. 1.50</i></p>	<p>D. S. B. -- DATED JUNE 3, 1963</p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Eight Hundred Eighty One and 32/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$881.32</p> <p>Atty Comm. 10%</p> <p>Interest from June 3, 1963</p> <p>Filed and Entered by Plaintiff, June 3, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>15</u> day of <u>Sept.</u> 19<u>64</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <u><i>Carl E. Walker</i></u> Prothonotary</p>
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County National Bank at  
Clearfield, Pa.

D. S. B. -- DATED JUNE 1, 1963

June 3  
1:23 PM EST

259

Payable in installments  
By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Four Thousand Four Hundred and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Melvin C. Owens, Jr.  
R.D. 1  
Clearfield, Pa.

Debt \$4400.00  
Atty Comm. 10%  
Interest from June 1, 1963

Pro. by Deft. 1.50  
Pro by Atty 1.00

Filed and Entered by Plaintiff, June 3, 1963  
Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 27 day of May 1966 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

FEBRUARY 13, 1965 SUBORDINATION OF JUDGMENT, filed.

Attest *Archie Hill*  
Prothonotary  
*Pro by Deft 1.50*

WHEREAS, the County National Bank at Clearfield has a judgment in the Court of Common Pleas of Clearfield County, Pennsylvania, against Melvin C. Owens, Jr. to No. 259 May Term, 1963, for the sum of \$4,400 and costs, which judgment now remains a lien on all the real estate of the said Melvin C. Owens, Jr. within the County of Clearfield, Pennsylvania; and

Building and Loan Association of Clearfield, said Bond and Mortgage, said Bond and Mortgage recorded on the 13th day of February, 1965; and

WHEREAS, the said Melvin C. Owens, Jr. and Eva E. Owens, his wife, have executed a Bond and Mortgage in favor of the Security Pennsylvania, in the sum of \$6,000, which is the principal amount of being dated the 13th day of February, 1965. The Said mortgage was

WHEREAS, the said Melvin C. Owens, Jr. and Eva E. Owens, his wife, have executed a second Bond and Mortgage in favor of Harold J. Boulton, Trustee for Robert Earl Brown and Allan Murray Brown, in the sum of \$745.56, which is dated the 13th day of February, 1965. The said Mortgage was recorded on the 13th day of February, 1965; and

CONTINUED ON PAGE 450

American Consumer Discount  
Company  
101 East Market Street  
Clearfield, Pa.

D. S. B. -- DATED MAY 31, 1963

June 3  
2:05 PM EST

260

Payable in installments  
By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Thousand Four Hundred Forty-eight and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Ronald E. Tibbens  
Gladys M. Tibbens  
Box 145, 416 E. Locust St.  
Clearfield, Pa.

Debt \$2448.00  
Atty Comm. 15%  
Interest from May 31, 1963

Filed and Entered by Plaintiff, June 3, 1963  
Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 6 day of June 1969 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Pro. 1.50  
Pro by Clfd Trust 4.00

MAY 27, 1967, SUBORDINATION AGREEMENT, filed.

Attest *Archie Hill*  
Prothonotary

WHEREAS, RONALD E. TIBBENS and GLADYS M. TIBBENS are the owners of the following three tracts of land located in the borough of Clearfield, County of Clearfield and Commonwealth of Pennsylvania, being bounded and described as follows:

THE FIRST THEREOF: BEGINNING at an iron pipe in the western side of W. Third Avenue 48 1/2 feet distant northerly from the southeast corner of Lot No. 6 of the W. Wallace Smith plot of lots originally laid out by Joseph Shaw November 12 - 14, 1902, then in Lawrence Township thence along the western side of W. Third Avenue in a northerly direction 48 1/2 feet to an iron pipe; thence north 89° 59' west 215 feet to the line of Guelich Avenue; thence by Guelich Avenue south 5° 44' east 48 1/2 feet to an iron pipe situate about 48 1/2 feet northwesterly from the southwest corner of Lot No. 15 in the plot heretofore mentioned; thence south 89° 59' east 212 feet to an iron pipe in the line of West Third Avenue and the place of beginning.

CONTINUED ON PAGE 596

<p>John Scollins</p> <p>June 3 2:45 PM EST</p>	<p>The Houtzdale Bank Houtzdale, Pa.</p> <p>261</p> <p>John Plummer a/k/a John F. Plummer Frances S. Plummer Ginter, Gulich Twp. Clearfield Co., Pa.</p> <p>Pro. by atty 4.50 Atty 3.00 Pro by Atty 1.50</p>	<p>D. S. B. -- DATED JUNE 1, 1963</p> <p>Payable in Monthly Installments</p> <p>By virtue of Warrant of Attorney hereunto annexed, John Scollins, Attorney appears for the Defendant and Confess judgment in favor of the Plaintiff and against the Defendant in the sum of Seventeen Hundred Thirty-three and 95/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1733.95 Atty Comm. 15% 260.09 \$1994.04 Interest from June 1, 1963 at 6%</p> <p>Filed and Confessed by Attorney, June 3, 1963 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, 12 day of July 1966 By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Archie Hill</i> Prothonotary</p>
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<p>June 4 8:00 AM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>262</p> <p>Chester Hawkins Mary Hawkins Madera, Pa.</p> <p>Pro. by debt 4.50 Pro by debt 5.00</p>	<p>D. S. B. DATED MAY 31, 1963</p> <p>Payable in Monthly Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Fourteen Hundred Seventy One and 99/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1471.99 Atty Comm. 10%</p> <p>Interest from May 31, 1963 Filed and Entered by Plaintiff, June 4, 1963 Judgment</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, 14 day of Aug 1965 By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Raymond Witek</i> Prothonotary</p>
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John K. Reilly, Jr.  
 Oliver R. Millinder and Katherine Millinder, his wife  
 263

Smith, Smith & Work  
 The MAPLE HILL COAL COMPANY  
 A Pennsylvania corporation  
 having its registered office at 101 South Second Street, Clearfield, Pa.

Pro.	by atty	5.00
Atty		3.00
Shff	by Atty Reilly	8.00
Pro		2.00

# 1511- John K. Reilly, Jr. \$16.00

JUNE 4, 1963, COMPLAINT IN TRESPASS, filed. One copy certified to the Sheriff.

June 5, 1963, SHERIFF'S RETURN, filed.  
 Now, June 4, 1963 at 1:33 o'clock P.M. (DST) served the within Complaint in Trespass on The Maple Hill Coal Company at office, 101 South Second Street, Clearfield, Clearfield County, Pa., by handing to Kenneth Wall the person being in charge thereof, who stated that his relationship to said defendant Company is that of Secretary, a true and attested copy of the original Complaint in Trespass and made known to him the contents thereof. So Answers, James W. Beese, Shff.

June 12, 1963, Praecipe filed by Smith, Smith & Work  
 Enter our appearance for the defendant in the above captioned case. By W. U. Smith, Attorneys for Defendant

July 6, 1963, Praecipe for Discontinuance, filed by John K. Reilly, Jr.  
 Mark the above case settled and discontinued.

Record costs in the amount of \$20.00 have been paid by the Bituminous Casualty Corporation and Bituminous Fire and Marine Insurance Company, this case is this date, July 9, 1963. Marked Settled and Discontinued.

SETTLED AND DISCONTINUED

XX

CONTINUED FROM PAGE 470 First Natl Bnk of Philipsburg VS Raymond L. Wolfe, al *20265 May 1963*

thence along line of Joh Wassoshin South thirty-six degrees forty- three minutes West (S36° 43' W) a distance of one hundred ten (110') feet to a stake corner on the Northern saide of Pine Street; thence along the Northern side of Pine Street, North fifty-six degrees seventeen minutes West (56° 17' W) a distance of one hundred forty-nine and eighty hundre@ths (149.80') feet to a stake corner, the place of beginning. AND IT IS FURTHER AGREED, that the plaintiff above named will not look to the said above mentioned and described premises, or any part thereof, for payment of any part of the principal and interest of said above entitled judgment, now or hereafter to become due, or in any way disturbed, molest, put to charge or damage, the present or any future, owner or owners, occupier or occupiers of the said above mentioned and described premises, or any part or portion thereof, for or by reason of the said judgment, or any matter, cause or thing thence accruing or to arise: Provided that nothing herein contained shall affect the said judgment, or its legal validity, so far as respects all other lands and tenements of the said defendants situta@ in the County aforesaid which are not herein expressly exonerated therefrom.

IN WITNESS WHEREOF. the First National Bank of Philipsburg, Pa., has caused its corporate seal to be hereunto affixed by its President and the same attested by its cashier, this 1st. day of June, 1964  
 FIRST NATIONAL BANK OF PHILIPSBURG, PA. BY: Lloyd W. Freeburg, President. s/ Attested:  
 Eph Goldthorp, Cashier

John K. Reilly, Jr.

EDWARD O. MILLENDER and  
NANCY MILLINDER, his wife

264

The MAPLE HILL COAL COMPANY,  
A Pennsylvania corporation  
having its registered office  
at 101 South Second Street,  
Clearfield, Pa.

Pro. by Atty 5.00  
Atty 3.00  
Shff by AttyReilly 8.00  
Pro. 2.00  
Pro. 2.00

#1510 - John K. Reilly, Jr. \$16.00

S E T T L E D

A N D

D I S C O N T I N U E D

JUNE 4, 1963, COMPLAINT IN TRESPASS, filed. One copy certified to the Sheriff.

June 5, 1963, SHERIFF'S RETURN, filed.

Now, June 4, 1963 at 1:36 P.M. (DST) served the within Complaint in Trespass on the Maple Hill Coal Company at Office, 101 South Second Street, Clearfield, Clearfield County, Pa., by handing to Kenneth Wall the person being in charge thereof, who stated that his relationship to the said defendant Company is that of Secretary, a true and attested copy of the original Complaint in Trespass and made known to him the contents thereof. So Answers, James B. Reese, Sheriff.

June 12, 1963, Praecipe filed by Smith, Smith & Work

Enter our appearance for the defendant in the above captioned case. By W. U. Smith, Attorneys for Defendant.

July 6, 1963, Praecipe for Discontinuance, filed by John K. Reilly, Jr.

Mark the above case settled and discontinued.

Record costs in the amount of \$20.00 have been paid by the Bituminous Casualty Corporation and Bituminous Fire and Marine Insurance Company, this case is this date, July 9, 1963, Marked Settled and Discontinued

CONTINUED FROM PAGE 470 -- Anna Hutton, al VS Raymond L. Wolfe, al No. 266 May 1963

ON the Northern side of Pine Street; thence along the Northern side of Pine Street, North fifty-six degrees seven een minutes West (N 56° 17' W) a distance of one hundred forty-nine and eighty hundredths (149.80') feet to a stake corner, the place of beginning.

AND IT IS FURTHER AGREED, that the plaintiffs, above named will not look to the said above mentioned and described premises, or any part thereof, for payment of any part of the principal and interest of said above mentioned judgment, now or hereafter to become due, or in any way disturb, molest, put to charge of damage, the present or any future owner or owners, occupier or occupiers of the said above mentioned and described premises or any part or portion thereof, for or by reason of the said judgment, or any matter, cause or thing thence accruing or to arise: Provided, that nothing herein contained shall affect the said judgment, or its legal validity, so far as respects all other lands and tenements of the said defendants situate in the County aforesaid which are not herein expressly exonerated therefrom.

IN WITNESS WHEREOF, the said plaintiffs have hereunto set their hands and seals this 1st. day of June, 1964  
HARRY J. HUTTON, ANNA HUTTON /s

June 5  
7:41 AM EST

First National Bank  
Philipsburg, Pa.  
  
265  
  
Raymond L. Wolfe  
Mary Lou Wolfe a/k/a Mary  
Louise Wolfe  
Cuba Mines, Philipsburg, Pa.

JUNE 3, 1963, AMICABLE SCIRE FACIAS, filed, To Revive and Continue  
Lien of Judgment entered to No. 279 May Term 1958.  
  
By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Ten Thousand one hundred six and 24/100 Dollars, with Interest, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.  
  
Debt \$10,106.24  
Atty Comm. 5%  
Interest from June 6, 1958  
Filed and Entered by Plaintiff, June 5, 1963  
Judgment.

*Carl E. Walker*  
Prothonotary

Pro. by Plff 4.50  
Pro. by Atty 3.50  
Sharp & Gilpatrick  
Pro. by atty. 1.00  
*Pro by Plff 1.50*

JUNE 3, 1964, RELEASE FROM LIEN OF JUDGMENT, filed  
KNOW ALL MEN BY THESE PRESENTS, that FIRST NATIONAL BANK OF PHILIPSBURG, Pa., the plaintiff named in the above entitled judgment, for and in consideration of the sum of One Dollar, lawful money, of the United States to it paid by the defendants above named, the receipt whereof is hereby acknowledged, does hereby forever acquit, exonerate, discharge and release from the lien of the above entitled judgment, the following described property to wit:  
ALL those certain lot or tract of land situate, lying and being in Decatur Township, Clearfield County Pennsylvania, bounded and described as follows, to wit:  
BEGINNING at a stake corner on the Northern side of Pine Street and on the Eastern right-of-way line of proposed Township Road connecting Forest Street and Route No. 17106; thence along the Eastern right-of-way line of said Township Road North thirty-six degrees forty-three minutes East (n 36° 43' E) a distance of one hundred ten (110') feet to a stake corner on line of Raymond L. and Mary Louise Wolfe; thence along line of Raymond L. and Mary Louise Wolfe South fifty-six degrees seventeen minutes East (S 56° 17' E) a distance of one hundred forty-nine and eighty hundredths (149.80') feet to a stake corner on line of John Wassoshin;  
CONTINUED ON PAGE 468

And Now, by the above paper filed, the above judgment is entered in full of debt, interest and cost.  
Attest *Carl E. Walker*  
Prothonotary

Jun 5  
7:42 AM EST

Anna Hutton  
Harry J. Hutton  
Philipsburg, Pa.  
  
266  
  
Raymond L. Wolfe  
Mary Lou Wolfe a/k/a  
Mary Louise Wolfe  
Cuba Mines, RD, Philipsburg

JUNE 5, 1963, AMICABLE SCIRE FACIAS, filed, To Revive and Continue  
Lien of Judgment entered to No. 280 May Term, 1958.  
  
By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Six thousand and 00/100 Dollars, with Interest, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.  
  
Debt \$6000.00  
Atty Comm. 5%  
Interest from June 4, 1958  
Filed and Entered by Plaintiff, June 5, 1963  
Judgment

*Carl E. Walker*  
Prothonotary

Pro. by Deft 4.50  
O.C. Pro by Atty 3.50  
Sharp & Gilpatrick  
Pro. by atty. 1.00  
*Pro by Plff 1.50*

And Now, by the above paper filed, the above judgment is entered in full of debt, interest and cost.  
Attest *Carl E. Walker*  
Prothonotary  
JUNE 3, 1964, RELEASE FROM LIEN OF JUDGMENT, filed  
KNOW ALL MEN BY THESE PRESENTS, that Anna Hutton and Harry J. Hutton the plaintiffs named in the above entitled judgment, for and in consideration of the sum of One Dollar, lawful money of the United States to them paid by the defendants above named, the receipt whereof is hereby acknowledged, do hereby forever acquit, exonerate, discharge and release from the lien of the above entitled judgment, the following described property, to wit:  
ALL those certain lot or tract of land situate, lying and being in Decatur Township, Clearfield County, Pennsylvania, bounded and described as follows, to wit:  
BEGINNING at a stake corner on the Northern side of Pine Street and on the Eastern right-of-way line of a proposed Township Road connecting Forest Street and Route No. 17106; thence along the Eastern right-of-way line of said Township Road North thirty-six degrees forty-three minutes East (N 36° 43' E) a distance of one hundred ten (110') feet to a stake corner on line of Raymond L. and Mary Louise Wolfe; thence along line of Raymond L. and Mary Louise Wolfe South fifty-six degrees seventeen minutes East (S 56° 17' E) a distance of one hundred forty-nine and eighty hundredths (149.80') feet to a stake corner on line of John Wassoshin; thence along line of John Wassoshin South thirty-six degrees forty three minutes West (S 36° 43' W) a distance of one hundred ten (110') feet to a stake corner  
CONTINUED ON PAGE 469

<p>Dan P. Arnold</p>	<p>RITA MAJESKY, a minor by ALEX MAJESKY, her father and natural guardian, and ALEX MAJESKY in his own right</p> <p>267</p> <p>SINGLETON BARRETT, guardian ad litem of DENNIS J. BARRETT</p> <p>Pro. By atty 7.00 Pro By atty 2.00 Pro By atty 3.00 Pro By atty 3.50 Pro By atty 2.00 Pro. Nat'l Bank By County 5.00 Pro. Nat'l Bank By County 5.00</p>	<p><u>JUNE 5, 1963, ISSUE SUMMONS IN TRESPASS.</u></p> <p>June 5, 1963, Praecept filed by John K. Reilly, Jr., Attoreny for State Automobile Insurance Association, Insurance Carrier for defendants. Enter my appearance for the defendants above named and I hereby waive issuance of the Writ of Summons.</p> <p>June 5, 1963, PETITION AND ORDER, filed. WHEREFORE, your petitioners feel that it is in the best interests of the minor that the settlænt in ghe gross amount of \$5,458.70 be accepted and pray your Honorable Court to approve settlement and direct distribution. And they will ever pary. Dan P. Arnold, Attorney for Petitioners.</p> <p>ORDER: NOW, this 5th day of June 1963 upon consideration of the foregoing Petition and the Court having personally talked with the minor plaintiff and her father, and in view of the medical report of Dr. Musgrove attached hereto, on motion of Dan P. Arnold the Court approves the settlement of the within action for the gross sum of \$5,458.70 and directs distribution as follows:</p> <table border="0"> <tr> <td>Clearfield Hospital and Alex Majewky</td> <td>\$247.70</td> </tr> <tr> <td>Clearfield Fire Company and Alex Majesky</td> <td>12.90</td> </tr> <tr> <td>Thomas H. Aughenbaugh, M.D. and Alex Majesky</td> <td>135.00</td> </tr> <tr> <td>Frederick R. Gilmore, M.D. and Alex Majesky</td> <td>15.00</td> </tr> <tr> <td>Gerald A. Kempner, O.D. and Alex Mejesky</td> <td>36.00</td> </tr> <tr> <td>Ross H. Musgrove, MD. and Alex Majesky</td> <td>25.00</td> </tr> <tr> <td>Dan P. Arnold, Attorney's fee (25%)</td> <td>\$1,364.68</td> </tr> <tr> <td>The County National Bank at Clearfield, Guardian of the Estate of Rita Mejesky</td> <td>3,622.42</td> </tr> </table> <p>On receipt of the checks as set forth herein, Dan P. Arnold, Esquire, is authorized and directed to mark the above case settled</p>	Clearfield Hospital and Alex Majewky	\$247.70	Clearfield Fire Company and Alex Majesky	12.90	Thomas H. Aughenbaugh, M.D. and Alex Majesky	135.00	Frederick R. Gilmore, M.D. and Alex Majesky	15.00	Gerald A. Kempner, O.D. and Alex Mejesky	36.00	Ross H. Musgrove, MD. and Alex Majesky	25.00	Dan P. Arnold, Attorney's fee (25%)	\$1,364.68	The County National Bank at Clearfield, Guardian of the Estate of Rita Mejesky	3,622.42
Clearfield Hospital and Alex Majewky	\$247.70																	
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Ross H. Musgrove, MD. and Alex Majesky	25.00																	
Dan P. Arnold, Attorney's fee (25%)	\$1,364.68																	
The County National Bank at Clearfield, Guardian of the Estate of Rita Mejesky	3,622.42																	
<p>JULY 26, 1963, PETITION AND ORDER, filed</p>	<p>June 7, 1963 Inventory of Estate of Rita Majesky, filed. by Howard J. McGarvey Jr. VP</p> <p>Cash: ck. S.A.I.A. \$3,622.42</p> <p><u>S E T T L E D</u></p>	<p>and discontinued by the payment of costs by the defendant. BY THE COURT, John J. Pentz.</p> <p>June 5, 1963, Petition and Order, filed. WHEREFORE, your petitioner respectfully requests your Honorable Court to appoint the County National Bank at Clearfield as guardian of her estate. And she will ever pray.</p> <p>ORDER: NOW, June 5th, 1963, upon consideration of the foregoing Petition and on motion of Dan P. Arnold, the County National Bank at Clearfield is hereby appointed guardian of the estate of Rita Majesky.</p> <p>June 5, 1963, Praecept filed. by Dan P. Arnold. Mark the above case settled and discontinued on payment of Costs. Record Costs in the amount of \$17.50 have been paid in full this case is this date marked settled and Discontinued.</p> <p><u>A N D _ _ _ D I S C O N T I N U E D _ _</u></p> <p>WHEREFORE, your petitioner requests your Honorable Court to make an Order directing the payment of the sum of Five hundred (\$500.00) Dollars to Rita Majesky together with the court oc costs in connection with this Petition. ORDER: NOW, this 25th. day of July 1963, upon consideration of the foregoing Petition, the Court believing that the payment of the sum of Five Hundred (\$500.00) Dollars to the minor, Rita Majesky, for the purpose set forth in the Petition are to the minor's best interests, the Court hereby authorizes and directs The County National Bank at Clearfield to pay to Rita Majesky the sum of Five Hundred (\$500.00) Dollars, and further authorizes it to pay the necessary court costs in connection with the filing of this Petition and Order. By The Court, John J. Pentz, P.J.</p> <p>May 18, 1964, Petition and Order, filed. WHEREFORE, your petitioner requests your Honorable Court to make an order directing the payment of the sum of \$300.00 to the said Rita Majesky from the proceeds of a 90-day note to be repaid on July 31, 1964 from the minor's interest in the petitioner's common trust fund together with the Court costs and attorney's fees in connection with this petition. Dan P. Arnold, Attorney for Petitioner. ORDER: NOW, this 18th day of May, 1964, upon consideration of the foregoing petition, the Court believing that the payment of the sum of Three Hundred (\$300.00) Dollars to the minor, Rita Majesky, for the purposes set forth in the Petition are to the minor's best interest, the Court hereby AUTHORIZES AND DIRECTS The County National Bank at Clearfield to borrow the sum of \$300.00 on a 90-day note and to pay the proceeds thereof to Rita Majesky and to pay off said note from the minor's interest in The County National B nk's common trust fund on July 31, 1964. The Court further AUTHORIZED AND DIRECTS the Guardian to pay the necessary court costs in connection with the filing of this petition and order and attorney's fees in the amount of \$25.00. BY THE COURT, JOHN A. CHERRY, P.M.</p>																

J. Hommer Lumber Company  
Glasgow, Pa.

June 5  
1:32 PM EST

268

Joseph A. Davis  
Jean Davis  
R.D., Morrisdale, Pa.

Pro. by plff. 4.50

D. S. B. -- DATED MAY 5, 1962

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Hundred Eighty-five and 48/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$285.48

Atty Comm. 15%

Interest from May 5, 1962

Filed and Entered by Plaintiff, June 5, 1963

Judgment.

*Carl E. Walker*

Prothonotary

J. Hommer Lumber Company  
Glasgow, Pa.

June 5  
1:33 PM EST

269

Herbert Folmar  
Josephine Folmar  
R. D. Osceola Mills, Pa.

Pro. by plff 4.50

D. S. B. -- DATED AUGUST 8, 1962

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Four Hundred Fifty Nine and 84/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$499.84

Attorney Comm. 15%

Interest from August 8, 1962

Filed and Entered by Plaintiff, June 5, 1963

Judgment

*Carl E. Walker*

Prothonotary

MAY TERM 1963

DOCKET 178

<p>June 6 7:45 AM EST</p>	<p>County National Bank Clearfield, Pa.</p> <p>270</p> <p>Robert Martin Rae Jean Martin Madera, Pa.</p> <p>Pro. by Deft 4.50</p>	<p><u>D. S. B. -- DATED June 3, 1963</u></p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Six Thousand And 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$6000.00</p> <p>Atty Comm. 10%</p> <p>Interest from June 3, 1963</p> <p>Filed and entered by Plaintiff, June 6, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p><i>Amicable Revival # 118 May Term 1968</i></p> <p>And Now, 28th day of Oct. 1968, by paper filed, the sum of \$6000.00 is satisfied in full of debt, interest and costs.</p> <p>Attest: <i>Archie Hill</i> Prothonotary</p>
<p>June 6 7:55</p>	<p>Susquehanna Valley Bank and Trust Company Sunbury, Pa.</p> <p>271</p> <p>Floyd A. Schultz Rachel E. Schultz Lawrence Township Clearfield R.D. 2, Pa.</p> <p>Pro. by Plff. 4.50</p>	<p><u>D. S. B. -- DATED MAY 4, 1963</u></p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Nine Hundred Sixty Four and 44/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$964.44</p> <p>Atty Comm. 10%</p> <p>Interest from May 4, 1963</p> <p>Filed and Entered by Plaintiff, June 6, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p>

Capital Consumer Discount Co.  
10 E. Long Ave.  
DuBois, Pennsylvania

D. S. B. -- DATED JUNE 4, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of One Thousand One Hundred Seventy and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1,170.00

Atty Comm. 15%

Interest from June 4, 1963

Filed and Entered by Plaintiff, June 6, 1963

Judgment

*Carl E. Walker*

Prothonotary

June 6 272  
7:56 AM EST

Harry Ferguson  
Elaine Ferguson  
219 Luther Ave.  
DuBois, Pa.

Pro. by Plff. 4.50

*Pro by Plff 1.50*

And Now, 4 day of June 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Capital Consumer Discount Co.  
10 E. Long Ave.  
DuBois, Pa.

D. S. B. -- DATED JUNE 4, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Hundred Ninety and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$298.00

Atty Comm.

Interest from June 4, 1963

Filed and Entered by Plaintiff, June 6, 1963

Judgment.

*Carl E. Walker*

Prothonotary

June 6 273  
7:58 AM EST

Norbert H. Simbeck  
621 W. Washington Ave.  
DuBois, Pa.

Pro. by Plff 4.50

*Pro by Plff 1.50*

And Now, 18 day of Sept 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

<p>Gleason, Cherry &amp; Cherry</p> <p>June 6 9:36 AM EST</p>	<p>Union Banking and Trust Co. DuBois, Pennsylvania</p> <p>274</p> <p>Hugh Calvert 9 Maloney Road DuBois, Pennsylvania</p> <p>Pro. by Atty 4.50 Atty 3.00 Pro. <i>by off.</i> 1.50</p>	<p><u>D. S. B. -- DATED JUNE 2, 1963</u></p> <p>Payable on demand after date</p> <p>By virtue of Warrant of Attorney hereunto annexed, Gleason, Cherry &amp; Cherry, Attorneys appear for the Defendants and Confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Three Thousand twenty two and 50/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <table border="0"> <tr> <td>Debt</td> <td>\$3,022.50</td> <td></td> </tr> <tr> <td>Atty Comm 10%</td> <td><u>302.25</u></td> <td>\$3,324.75</td> </tr> </table> <p>Interest from June 3, 1963</p> <p>Filed and Confessed by Attorneys, June 6, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>10</u> day of <u>Nov</u> 19<u>64</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <u><i>Carl E. Walker</i></u> Prothonotary</p>	Debt	\$3,022.50		Atty Comm 10%	<u>302.25</u>	\$3,324.75
Debt	\$3,022.50							
Atty Comm 10%	<u>302.25</u>	\$3,324.75						

<p>Gleason, Cherry &amp; Cherry</p> <p>June 6 9:37 AM EST</p>	<p>Union Banking and Trust Co. DuBois, Pa.</p> <p>275</p> <p>George M. Clark Rose P. Clark 14 Wilson Ave. DuBois, Pa.</p> <p>Pro. by Atty 4.50 Atty 3.00 Pro. <i>by off.</i> 1.50</p>	<p><u>D. S. B. -- DATED JUNE 2, 1963</u></p> <p>Payable on Demand after date</p> <p>By virtue of Warrant of Attorney hereunto annexed, Gleason, Cherry, &amp; Cherry, Attorneys appear for the Defendants and Confess judgment in favor of the Plaintiff and against the Defendants in the sum of One Thousand five hundred twenty two and 50/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <table border="0"> <tr> <td>Debt</td> <td>\$1,522.50</td> <td></td> </tr> <tr> <td>Atty Comm. 10%</td> <td><u>152.25</u></td> <td>\$1,674.75</td> </tr> </table> <p>Interest from June 6, 1963</p> <p>Filed and Confessed by Attorney, June 6, 1963</p> <p>Judgment</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>18</u> day of <u>Mar</u> 19<u>66</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <u><i>Archie Hill</i></u> Prothonotary</p>	Debt	\$1,522.50		Atty Comm. 10%	<u>152.25</u>	\$1,674.75
Debt	\$1,522.50							
Atty Comm. 10%	<u>152.25</u>	\$1,674.75						

Robert W. Maine  
 DuBois Deposit National Bank  
 DuBois, Pennsylvania  
 276  
 Benjamin A. Finger  
 Jacqueline M. Finger  
 526 Juniata St.  
 DuBois, Pa.  
 Pro. by atty 4.50  
 Atty 3.00

D. S. B. -- DATED MAY 25, 1963  
 Payable in installments  
 By virtue of Warrant of Attorney hereunto annexed, Robert Y. Maine, Attorney appears for the Defendant and Confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Four Thousand Eight Hundred Forty-nine and 70/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.  
 Debt \$4,849.70  
 Atty Comm. 727.45 \$5,577.15  
 Interest from default  
 Filed and confessed by Attorney, June 6, 1963  
 Judgment  
*Carl E. Walker*  
 Prothonotary

John Scollins  
 Houtzdale Bank  
 Houtzdale, Pennsylvania  
 277  
 Luther Wilks, a/k/a Luther W. Wilkes, a/k/a Luther J. Wilkes;  
 Helen N. Wilkes a/k/a Helen Wilkes  
 Pro. by Atty 4.50  
 Atty 3.00  
*Pro. by Plaintiff*

D. S. B. -- DATED MAY 27, 1963  
 Payable one day after date  
 By virtue of Warrant of Attorney hereunto annexed, John Scollins, Attorney, appears for the Defendants and Confess judgment in favor of the Plaintiff and against the Defendants in the sum of Seventeen Hundred Thirty-two and 50/100 Dollars, with interest from May 27, 1963 @ 6%, Attorney's commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.  
 Debt \$1650.00  
 Atty Comm. 82.50 \$1732.50  
 Interest from May 27, 1963  
 Filed and Confessed by Attorney, June 6, 1963  
 Judgment  
*Carl E. Walker*  
 Prothonotary

And Now, 24th day of June 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.  
 Attest *Carl E. Walker*  
 Prothonotary

<p>June 6 2:55 PM EST</p>	<p>County National Bank Clearfield, Pa.</p> <p>278</p> <p>George Robert Greenawalt Florence Greenawalt 208 Blanchard St. Osceola Mills, Pa.</p> <p>Pro. by Deft 4.50 <i>Pro by Deft 1.50</i></p>	<p><u>D. S. B. -- DATED JUNE 4, 1963</u></p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Fifteen Hundred and n0/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1500.00</p> <p>Atty Comm. 10%</p> <p>Interest from June 4, 1963</p> <p>Filed and Entered by Plaintiff, June 6, 1963</p> <p>Judgment</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>16<sup>th</sup></u> day of <u>May</u> 19<u>64</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>June 6 8:00 AM EST</p>	<p>County National Bank Clearfield, Pa.</p> <p>279</p> <p>Irvin McCoy Caroline McCoy Utahville, Pennsylvania</p> <p>Pro. by Deft 4.50</p>	<p><u>D. S. B. -- DATED JUNE 4, 1963</u></p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of One Thousand Eight and 50/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1008.50</p> <p>Atty Comm. 10%</p> <p>Interest from June 4, 1963</p> <p>Filed and entered by Plaintiff, June 6, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p>
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First National Bank  
Philipsburg, Pa.

D. S. B. -- DATED JUNE 6, 1963

Payable One Day after date

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Nine Hundred Eighteen and 01/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving stay, Inquisition and Exemption.

June 7  
8:03 AM EST

280

Debt \$1918.01

Atty Comm. 5%

Interest from June 6, 1963

Filed and Entered by Plaintiff, June 7, 1963

Judgment.

Warren S. Merrow  
Elsie Merrow  
R. D. Box 47A  
Morrisdale, Pa.

*Carl E. Walker*

Prothonotary

Pro. by plff 4.50  
*Pro. by Jeff 1.50*

And Now, 15 day of Aug 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Anche Hill*  
Prothonotary

Community Consumer Discount  
Company  
DuBois, Pa.

D. S. B. \*\* DATED JUNE 6, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Four Hundred Fifty Seven and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

June 7  
8:21 AM EST

281

Debt \$2457.00

Atty Comm. 15%

Interest from June 6, 1963

Filed and Entered by Plaintiff, June 7, 1963

Judgment.

Mary E. Olson  
Donald L. Olson  
Carrie A. Olson Guarantor  
Oscar A. Olson Guarantor  
435 W. DuBois Ave.  
DuBois, Pa.

*Carl E. Walker*

Prothonotary

Pro. by plff 5.50  
*Pro. by Ruff 1.00*

And Now, 5th day of July 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

June 7  
1:10 PM EST

Curwensville State Bank  
Curwensville, Pa.

282

Edgar M. Truitt  
Lbis E. Truitt  
620 Scofield St.  
Curwensville, Pa.

Pro. by Elff 4.50  
*Pro by Ruff 1.50*

D. S. B. -- DATED JUNE 4, 1963

Payable on Demand

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1000.00

Atty Comm. 10%

Interest from June 4, 1963

Filed and Entered by Plaintiff, June 7, 1963

Judgment

*Carl E. Walker*  
Prothonotary

And Now, 5th day of Oct. 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

June 8  
7:45 AM EST

Farmers and Merchants Bank  
Cherry Tree, Pennsylvania

283

Austin Curry  
Tessie Curry  
LaJose, Pa.

Pro. by atty 4.50  
OC Atty 6.50

JUNE 8, 1963, AMICABLE REVIVAL, filed to Revive and continue lien entered to 277 May Term, 1958

By virtue of Power of Attorney contained therein, Plaintiff and the Defendants agree to revive Amicably the same in favor of the Plaintiff and against the Defendants in the sum of Fifty nine and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$59.00

Atty. Comm. 15%

Interest from April 15, 1962

Filed and Entered by Plaintiff, June 8, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

*Writ of Revival # 293 May Term 1968*

*Jan 78*  
Filed, the above judgment is satisfied in full of debt, interest and cost.  
Attest *Archie Hill*  
Prothonotary

County National Bank  
Clearfield, Pennsylvania

D. S. B. -- DATED JUNE 8, 1963

June 8  
10:02 AM EST

284

Ivan F. Kyler, Jr.  
Beverly Kyler  
Ivan F. Kyler, Sr.  
Lois E. Kyler  
R. D. Morrisdale, Pa.

Payable in Installments  
By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Fifty Four and 50/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt= \$2054.50

Atty Comm. 10%

Interest from June 8, 1963

Filed and Entered by Plaintiff, June 8, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

Pro. by Deft 5.50

*Pro by Deft*

1.50

And Now, 28 day of June 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

County National Bank  
Clearfield, Pa.

D. S. B. -- DATED JUNE 8, 1963

June 8  
10:03 AM EST

285

Ivan F. Kyler, Sr.  
Lois E. Kyler  
Ivan F. Kyler, Jr.  
Beverly Kyler

Payable in Installments  
By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Eleven Hundred Twenty Two and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1122.00

Atty Comm. 10%

Interest from June 8, 1963

Filed and Entered by Plaintiff, June 8, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

Pro. by Deft 5.50

*Pro. by Deft*

1.50

And Now, 22 day of July 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

<p>June 8 10:10 AM EST</p>	<p>Bernice Leach Grampian, Pa.</p> <p>286</p> <p>Allen Bogren Grampian, Pa.</p> <p>Pro. by JP 4.50 C.J. Bloom 17.50 J. B. Walker 34.00</p>	<p><u>JUNE 8, 1963, TRANSCRIPT OF JUDGMENT FROM THE DOCKET OF CLAUDE J. BLOOM, J.P. filed.</u></p> <p>Judgment rendered in favor of the Plaintiff and against the Defendant on October 4, 1962 at 8:00 P.M., in the sum of One Hundred Nine and 63/100 Dollars, with Cost of Suit.</p> <p>Debt \$109.63</p> <p>Interest from</p> <p>Filed and entered by Plaintiff, June 8, 1963</p> <p>Judgment</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p>
<p>June 10 9:20 AM EST</p>	<p>Miller Dairy Company W. 2nd Avenue Clearfield, Pa.</p> <p>287</p> <p>Charles J. Accordino, Jr. 603 Martin St. Clearfield, Pa.</p> <p>Pro. by atty 4.50 OC Pro. by atty 3.50</p>	<p><u>JUNE 10, 1963, AMICABLE REVIVAL</u>, filed to Revive and continue Lien entered to 565 May Term, 1958</p> <p>By virtue of Power of Attorney contained therein, Plaintiff and the Defendants agree to revive Amicable the same in favor of the Plaintiff and against the Defendants in the sum of Eight Hundred Thirty Eight and 76/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$836.76 Atty. Comm. 83.88</p> <p>Interest from June 6, 1963</p> <p>Filed and Entered by Plaintiff, June 10, 1963</p> <p>Judgment</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p>

Richard A. Bell

Merrell J. Condon  
LeContes Mills, Pa.

D. S. B. -- DATED APRIL 6, 1963

Payable at 6 Months Attorney

By Virtue of Warrant/of hereunto annexed, Bell, Silberblatt & Swoope, Attorneys appear fro the Defendants and Confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Four Hundred and no/100 Dollars, no Interest, Attorney's Commission Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

June 10  
9:21 AM EST

288

Howard J. Condon  
Lecontes Mills, Pa.

Debt \$400.00  
Atty Comm. 60.00 \$460.00

Interest-None

Pro. by atty 4.50

Filed and Confessed by Attorney, June 10, 1963

Atty 3.00

Judgment.

*Pro by Plff 1.50*

*Carl E Walker*

Prothonotary

And Now, *Noted in Oct 1963* paper filed, the above judgment in full of debt, interest and cost.

Attest *Carl E Walker*  
Prothonotary

Bell, Silberblatt & Swoope

Merrell J. Condon  
LeContes Mills, Pa.

D. S. B. -- DATED APRIL 15, 1963

Payable Six Months after Date

By virtue of Warrant of Attorney hereunto annexed, Bell, Silberblatt & Swoope, Attorneys appear for the Defendants and Confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Two Hundred and no/100 Dollars, with interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

June 10  
9:22 AM EST

289

James Berry  
Amber Berry  
Kerrmoor R. D., Pa.

Debt \$200.00  
Interest from April 15, 1963  
Atty Comm. 30.00 \$230.00

Filed and Confessed by Attorney, June 10, 1963

Judgment

Pro. By atty 4.50

Atty 3.00

Pro. By Plff 1.50

*Carl E Walker*

Prothonotary

*AND NOW* *Noted 26* *63* having received payment of interest, and costs of suit, by direct same satisfaction.

Attest *Merrell J. Condon*  
*Carl E Walker*  
Prothonotary

June 10 9:23 AM EST

3 day of June 1964 by paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest Carl E. Walker Prothonotary

Capital Consumer Discount Co. 10 E. Long Ave. DuBois, Pennsylvania

290 Lloyd Morris Sarah Morris 41 Lincoln Drive DuBois, Pennsylvania

Pro. by plff 4.50 Pro. by Atty 1.00 Pro. by plff 1.50

D. S. B. -- DATED JUNE 6, 1963

Payable in Installments By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the Sum of One Thousand Nine Hundred Eight and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1,908.00

Atty Comm. 15% Interest from June 6, 1963

Filed and Entered by Plaintiff, June 10, 1963 Judgment.

Carl E. Walker Prothonotary

FEBRUARY 7, 1964 RELEASE FROM LIEN OF JUDGMENT, filed KNOW ALL MEN BY THESE PRESENTS, that we, the CAPITAL FINANCE DISCOUNT COMPANY, Plaintiff in the above stated judgment for, and in consideration of the sum of One Dollar in hand paid receipt of which is hereby postpone the lien of the above stated judgment against the following described property, to wit: ALL that certain lot or piece of land situate in Sandy Township, Clearfield

County, Pennsylvania, bounded and described as follows, to wit: BEGINNING at a point on the main highway leading from DuBois to Sykesville, and being 162 feet West of the grantors Eastern boundary line; thence along the said highway 120 feet to a point; thence South and parallel to the Eastern boundary of the grantors 200 feet to a point; thence East and parallel to the highway aforesaid 120 feet to a point; thence North and parallel to the Eastern boundary of the grantors, 200 feet to the highway and place of beginning. in favor of a mortgage to the Elk County Savings and Loan Association, so that the mortgage of the said Elk County Savings and Loan Association shall be and remain a first lien on the said premises the same as if this judgment had not been entered. Provided, however, that the said judgment together with all of its rights and privileges shall not be in any other way or manner affected by the postponement of this lien nor shall this postponement be valid as against any other lien or encumbrance, saving and excepting the mortgage intended to be entered in favor of the Elk County Savings and Loan Association. CONTINUED ON PAGE 487

June 10 9:24

County National Bank Clearfield, Pa.

291 Mike Vancas Catherine Vancas Houtzdale, Pa. R.D.

Pro. by plff 4.50 Pro by Dept. 1.50

D. S. B. -- DATED JUNE 8, 1963

Payable Six Months after Date By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Eight Thousand Dollars and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$8000.00

Atty Comm. 10% Interest from June 8, 1963

Filed and Entered by Plaintiff, June 10, 1963 Judgment.

Carl E. Walker Prothonotary

And Now, 18 day of Oct. 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest Carl E. Walker Prothonotary

First National Bank of  
Philipsburg, Pa.

D. S. B. -- DATED JUNE 6, 1963

Payable On Demand after Date

By virtue of Power of Attorney contained herein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Nine Hundred Eighty Nine and 15/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

June 10  
9:25 AM EST

292

Debt \$2989.15

Atty Comm. 5%

William C. Smeal

Interest from June 6, 1963

Betty Jane Smeal

Filed and Entered by Plaintiff, June 10, 1963

RD Box 6 1/2 Morrisdale, Pa.

Judgment.

*Carl E. Walker*

Prothonotary

Pro. By Plff 4.50

*Pro by Plff 3.00*

And Now, 24 day of June 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

First National Bank of  
Philipsburg, Pa.

D. S. B. -- DATED JUNE 7, 1963

Payable One Day after Date

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Six Hundred Seventy-Seven and 69/100 Dollars, with Interest Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

June 10  
9:26 AM EST

293

Debt \$677.69

Atty Comm. 5%

Harold W. Steiner

Interest from June 7, 1963

Mildred H. Steiner

Filed and Entered by Plaintiff, June 10, 1963.

R.D. Box 301A

Judgment.

Morrisdale, Pa.

*Carl E. Walker*

Prothonotary

Pro. By Plff 4.50

*Pro. by Plff 1.50*

And Now, 1 day of June 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Twenty-One (21) SUGGESTIONS OF NON-PAYMENT, filed. June 10, 1963 at 10:30 A.M. E.S.T.  
 The Commonwealth of Pennsylvania, Department of Public Welfare, Harrisburg, Pa., as Plaintiff.  
 Fifteen days have elapsed since notice of the filing of these Suggestions have been sent by Registered Mail to the named defendants at their last known address. Pursuant to the Provisions of Act 372 of September 26, 1951. Judgment is entered in favor of the Plaintiff and Against the Defendants for the sum of Two Thousand (\$2000.00) Dollars, except No. 295 - \$1007.50; with Cost of Suit. Pro by Plaintiff each writ \$3.50, except No. 305 - \$6.00.  
 Judgment

*Carl E. Walker*  
 Prothonotary

NUMBER DEFENDANT' NAME AND ADDRESS REVIVING JUDGMENT NO.

	Apr 24, 1968, Sat. by paper filed. Pro. \$3.00, State Tax .50¢ paid	
294	James J. & Pearl Irwin, Hyde, Pa.	No. 337 September 1958
<i>Sat. 5/14/70</i>	FEBRUARY 5, 1968, SUGG NON PAY FILED TO NO. 26 FEBRUARY TERM, 1968	
295	Adam and Vivianne Jackson, P.O. Box 62, Houtzdale, Pa.	No. 259 September 1958
	JUNE 29, 1966, SATISFIED BY PAPER FILED, Pro. \$1.50 State Tax 50¢	
296	Evan C. and Alma J. John, Jr., 315 Pruner St., Osceola Mills, Pa.	No. 274 September 1958
<i>1-6-70</i>	FEBRUARY 5, 1968, SUGG NON PAY FILED TO NO. 27 FEBRUARY TERM, 1968	
297	Calvin and Janice Kephart, R.D., Box 167, Osceola Mills, Pa.	No. 338 September 1958
	FEBRUARY 5, 1968, SUGG NON PAY FILED TO NO. 28 FEBRUARY TERM, 1968	
298	Ethel May Haines Kephart, R.D. 1, Osceola Mills, Pa.	No. 275 September 1958
	FEBRUARY 5, 1968, SUGG NON PAY FILED TO NO. 29 FEBRUARY TERM, 1968	
299	Jesse Kephart, Box 555, Madera, Pa.	No. 339 September 1958
<i>Sat. 8/6/70</i>	FEBRUARY 5, 1968, SUGG NON PAY FILED TO NO. 30 FEBRUARY TERM, 1968	
300	LeRoy H. Kurten, R.D. 1, DuBois, Pa.; Elva Kurten, Dec'd	No. 340 September 1958
	FEBRUARY 5, 1968, SUGG NON PAY FILED TO NO. 31 FEBRUARY TERM, 1968	
301	Edna and Esther Lingle, LeContes Mills, Pa.	No. 220 September 1958
<i>Sat. 3/9/72</i>	FEBRUARY 5, 1968, SUGG NON PAY FILED TO NO. 32 FEBRUARY TERM, 1968	
302	Blair B. Lockett, R.D., Olanta, Pa.	No. 276 September 1958
	FEBRUARY 5, 1968, SUGG NON PAY FILED TO NO. 33 FEBRUARY TERM, 1968	
303	Lester E. & Lona A. Lucas, Munson, Pa.	No. 277 September 1958
304	Edward Lumadue, R.D., West Decatur, Pa.	No. 425 September 1958
305	Satisfied by paper filed 28 Oct 1965 Pro. 1.50 S. Tax .50 Paid Alasca McAlkich, Dec'd; Frank McAlkich; Frank McAlkich, Jr.; Linda Ann McAlkich, Smith Mills, Pa/; Barbara McAlkich, Heirs. Elizabeth and John Bungo, Terre Tanants	No. 261 September 1958
<i>7-22-63 \$5.00 Pd.</i>	FEBRUARY 9, 1968, SUGG NON PAY FILED TO NO. 54 FEBRUARY TERM, 1968	
306	Ora McCulley, alias Ora J. McCully, R.D. LaJose, Pa.	No. 341 September 1958
307	MAY 3, 1968, SUGG NON PAY FILED TO NO. 307 MAY TERM, 1963 Olive McMasters, R.D. #1, Mahaffey, Pa.	No. 278 September 1958
	FEBRUARY 9, 1968, SUGG NON PAY FILED TO NO. 55, FEBRUARY TERM, 1968	
308	Gust, Jr. and Julia Madera, R.D. 1, Grampian, Pa.	No. 279 September 1958
	FEBRUARY 9, 1968, SUGG NON PAY FILED TO NO. 56 FEBRUARY TERM, 1968	
309	Lennert and Dollie Mann, R.D., Box 715, Osceola Mills, Pa.	No. 426 September 1958
8-11-64	SATISFIED BY PAPER FILED. PRO. \$1.50 STATE TAX .50¢	
310	Edward Mansell, Dec'd; Susan Mansell, R.D. Box 11-A, 5911 Kenyon Ave., Cleveland, Ohio	No. 280 September 1958
<i>1-22-69 Sat.</i>	FEBRUARY 9, 1968, SUGG NON PAY FILED TO NO. 57 FEBRUARY TERM, 1968	
311	Samuel K. and Ella LaRue Maseto, Burnside, Pa.	No. 281 September 1958
<i>3/6/71 SAT.</i>	FEBRUARY 9, 1968, SUGG NON PAY FILED TO NO. 58 FEBRUARY TERM, 1968	
312	Dorsey G. Mease, R.D., West Decatur, Pa.	No. 282 September 1958
	FEBRUARY 9, 1968, SUGG NON PAY FILED TO NO. 59 FEBRUARY TERM, 1968	
313	John C. Miller, Karthaus, Pa.	No. 283 September 1958
* 314	July 8, 1964, Rel. from lien of judgment, filed Pro by Atty Frantz \$1.00 Wilfred and Maude Newton, R.D. 1, Utahville, Pa.	No. 427 September 1958
KNOW ALL MEN BY THESE PRESENTS, that the COMMONWEALTH OF PENNSYLVANIA, DEPARTMENT OF PUBLIC ASSISTANCE the plaintiff named in the above entitled judgments, for and in consideration of the sum of (\$1.00) Dollar, law-ful money of the United States, to it in hand paid by the defendants above-named, the receipt whereof is hereby acknowledged, does hereby forever acquit, exonerate, discharge and release from the lien of the above entitled judgments, the following described property: ALL that certain piece or parcel of land situate in Beccaria Twp., Clearfield County, Pennsylvania, bounded and described as follows: BEGINNING at a post on the public road leading from Utahville to Williams School House; thence South 80° East along said road sixty-two (62) feet to a post; thence along land of John Dillen South 10° West one hundred thirty-five (135) feet to a post; thence along land of said John Dillen North 80° West sixty-two (62) feet to a post thence by land of said John Dillen North 10° East one hundred thirty-five (135) feet to the place of beginning. Containing 8,370 sq. feet. BEING the premises title to which vested in Wilfred Newton by virtue of the lasw will and testament of James Newton, deceased, recorded in Will Book T at page 47. And it is further agreed that the plaintiff above named will not look to the above mentioned and described premises or any part thereof for payment of any part of the principal or interest of said above entitled judgments, now or hereafter to become due, or in any way disturb, molest, or put to charge or damage, the present or any future owner or owners, occupier or occupiers of the said above mentioned and described premises, or any part of portion thereof, for or by reason of the said judgments or any matter, cause or thing thence accruing or to arise; Provided, that nothing herein contained shall affect the said judgments or their legal validity so far as respects all other lands and tenements of the said defendants situate in the county aforesaid, which are not expressly exonerated therefrom. EXECUTED this 6th. day of July 1964. COMMONWEALTH OF PENNA DEPT OF PUBLIC WELFARE, BY: Edgar R. Casper. s/ RELEASE OF LIEN FILED TO: 312 September Term 1960 ---		
* 314	FEBRUARY 9, 1968, SUGG NON PAY FILED TO NO. 60 FEBRUARY TERM, 1968 314 Wilfred Newton and Maude Newton, R.D. 1, Utahville, Pa.	

Sharp & Gilpatrick

SARA MILDRED MORIARTY

JUNE 10, 1963, COMPLAINT IN DIVORCE, filed. One copy certified to the Sheriff.

June 20, 1963, Sheriff's Return, filed.

June 10, 1963, Sheriff James B. Reese deputized the Sheriff of Somerset County.

Personally appeared before me, Josef H. Kraynick, a deputy for Norman F. Walker, Sheriff of Somerset County, Pennsylvania, who being duly sworn according to law, desposes and says that on the 13th day of June 1963, he served Carl Moriarty at 11:45 A.M., E.D.S.T. at No. 111 East Union Street, Somerset Borough, Somerset County, Pa., with a true and attested copy of the within Writ No. 315 May Term, 1963, Complaint in Divorce by handing the same to and leaving with Carl Moriarty, personally and making known to him the contents thereof. So Answers Norman F. Walker, Sheriff of Somerset County, Pennsylvania

315

7/3/63 - Clfd. Trust Co. \$135.00 by atty

CARL MORIARTY

Now, June 13, 1963 served the within Complaint in Divorce on Carl Moriarty by deputizing the Sheriff of Somerset County. The return of Norman F. Walker, Sheriff of Somerset County is hereto attached and made part of this return of service. So Answers, James B. Reese, Sheriff.

July 5, 1963, By Motion on the Watch Book, John Scollins, Esquire is appointed Master to take testimony and report same with recommended form of Decree to the Court. By the Court, John J. Pentz, P.J.

Pro. By atty	7.00
Atty	3.00
Shff Walker By atty	13.50
Shff Reese By atty	7.50
Shff Walker by master	12.50
Master	75.00
Clfd. Co. Bar	10.00
P Pro.	10.00
Pro.	1.00

AUGUST 12, 1963, MASTER'S REPORT, filed

DECREE: AND NOW, the 17th. day of August 1963, the report of the Master is acknowledged. We approve his findings and recommendations;

We, therefore, DECREE that SARA MILDRED MORIARTY, Plaintiff be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and CARL MORIARTY, Defendant. Thereupon all the rights, duties or claims accruing to either of said parties in pursuance of said marriage, shall cease and determine, and each of them shall be at liberty to marry again as though they had never been heretofore married. The Prothonotary is directed to pay the Court costs, including Master's fees, as noted herein, out of the deposits received and then remit the balance to the libellant. No Decree to issue until the costs be fully paid. We do further award to the said SARA MILDRED MORIARTY, Plaintiff her costs expended in this action. BY THE COURT, JOHN J. PENTZ, P.J.

\$135.00 Paid by Attorney

Shff Costs Mast. Hear.	\$12.50
#264 - John Scollins, Master	87.50
#265 Clearfield County Bar Assn	10.00
Atty \$24. -Ref. \$2.50	
#266 - Sharp & Gilpatrick	26.50
Prothonotary	11.00
	<hr/>
	\$135.00

~~Jos. J. Lee~~  
 Joseph E. Chencharick  
 Loretta Chencharick  
 Box 17, Ramey, Pa.

June 12  
 7:50 AM EST

316

Jos. J. Lee

Charles Saupp t/a  
 Saupp Motors  
 Houtzdale, Pa.

Pro. 5.25  
 Atty 3.00  
 H. G. Ganoe 12.50  
 J.B. Walker 6.00  
 Pro By <sup>Ramey</sup> Morgan 5.00  
 Pro. 2.00  
 Pro. 12.00  
 Pro. 2.00

JUNE 12, 1963, APPEAL BY DEFENDANT from Judgment on the Docket of Harry G. Ganoe, J.P., rendered May 20, 1963 in favor of the Plaintiff and against the Defendants in the sum of Two Hundred Sixty and No/100 Dollars plus costs.

Bond in the Sum of Three Hundred Twenty-five (\$325.00) filed with the Prothonotary, being Check No. 2094 of Saupp Motors Auto Mart. Bail Bond in the sum of \$325.00 deposited in the Special Account in the Clearfield Trust Company.

July 15, 1963, Complaint in Assumpsit, filed by Thomas F. Morgan, Attorney for Plaintiff. Service accepted July 17, 1963, by Joseph J. Lee, Attorney for Defendant.

AUGUST 8, 1963, ANSWER, filed

Now this 9th day of August answer ~~and~~ accepted and copy received hereof. W. Albert Ramey, Thomas Morgan Attys for Pliff. Joseph E. Chencharick et al. By Thomas Morgan.

September 19, 1963, Praecipe for Appointment of Arbitrators filed by Joseph J. Lee.

Now, September 19, 1963, hearing of the above case is fixed for Wednesday, October 23, 1963 at 1:30 PM Clearfield County Court House, Clearfield, Pa. and the following Clearfield County Bar Members appointed Arbitrators: Richard A. Bell, Chairman, James A. Gleason, Joseph P. Work.

September 19, 1963, Notice of Appointment, Date and time of Hearing mailed to Attorneys and Arbitrators this date.

October 24, 1963, Praecipe for Discontinuance, filed by W. Albert Ramey

Please mark the above case settled and discontinued upon payment of costs.

Record costs in the amount of \$47.75 have been paid by Joseph E. Lee this case October 23, 1963, Marked Settled and Discontinued.

October 31, 1963, Bond in the sum of Three Hundred Twenty-five (\$325.00) filed with the Prothonotary returned this date to Saupp Motors Auto Mart by Check No. 335 of Carl E. Walker, Prothonotary.

(special)  
 Clfd Trust # 335 -- Saupp Motors Auto Mart \$325.00  
 # 1557 - W. Albert Ramey \$8.00  
 #1558 - H. G. Ganoe 12.50  
 #1559 - J. B. Walker 6.00  
~~1559~~ - Prothonotary 21.25

S E T T L E D                      A N D                      D I S C O N T I N U E D

CONTINUED FROM PAGE 483 Capital Cons. Disc Co. VS Lloyd Morris, al No. 290 May 1963

IN WITNESS WHEREOF, we hereunto set our hand and seal this 4th. day of February, 1964. CAPITAL FINANCE DISCOUNT COMPANY.

Centre Consumer Discount Co.  
143 West Beaver Ave.  
State College, Pa.

D. S. B. -- DATED JUNE 8, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Nine Hundred Forty Four and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1944.00

Atty Comm. 15%

Interest from June 8, 1963

Filed and Entered by Plaintiff, June 11, 1963

Judgment.

*Carl E. Walker*

Prothonotary

June 11 317

7:55 AM EST

LeRoy S. Lowder

Suzie Lowder

Wallaceton, Pa.

Pro. By Plff 4.50

*Pro. By Plff* 1.50

And Now, <sup>10<sup>th</sup></sup> day of *Jan* 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Walter E. Alessandrone

Commonwealth of Penna.  
Department of Revenue  
Bu of Sales and Use Tax  
Harrisburg, Pa.

JUNE 11, 1963, CERTIFIED COPY OF LIEN

This Lien is from the Bureau of Sales and Use Tax under Acts No. 85 and 86, for Sales and/or Use Tax, Penalties, Additions and Interest, showing a Grand Total of Two Hundred Ninety and 43/100 Dollars, with Interest and Cost of Suit.

Debt \$221.94

Interest to May 31, 1963 8.25

Additions 13.32

Penalties 46.92 \$290.43

Interest from June 1, 1963

Filed and Entered by Plaintiff, June 11, 1963

Judgment.

*Carl E. Walker*

Prothonotary

June 11 318  
10:00 AM EST

Edward P. McLaughlin t/a  
Curwensville Furniture Co.  
Filbert St., Curwensville, Pa.

Pro. *By Plff* 4.50

Writ of Execution No. 16 May 1965

<p>Ammerman &amp; Blakley</p> <p>6/11/63 \$135.00 in Clfd Trust Co</p>	<p>ELIZABETH J. LAKE</p> <p>319</p> <p>JOHN F. LAKE</p> <p>Pro 7.00</p> <p>Atty 3.00</p> <p>#233 Pro Rxa.Shff Reese 8.75</p> <p>#238 Shff Reese By Pro 8.75</p> <p>Master 75.00</p> <p>Clfd. Co. Bar Assn 10.00</p> <p>Pro. 10.00</p> <p>Pro. 1.00</p> <p>\$135.00 By Attorney</p>	<p>JUNE 11, 1963, COMPLAINT IN DIVORCE, filed. One copy certified to the Sheriff.</p> <p>July 8, 1963, Sheriff's Return, filed.</p> <p>Now, June 15, 1963 served the within Complaint in Divorce on on John F. Lake by sending by REGISTERED MAIL, RETURN RECEIPT REQUESTED, DELIVER TO ADRESSEE ONLY, a true and attested copy of the original Complaint in Divorce to John F. Lake, 5705 Baylor Avenue Youngstown 9, Ohio, being his last known address, on the 11th day of June 1963, at 10:30 o'clock A.M. (EDST). The return receipt for REGISTERED MAIL, signed by John F. Lake, is hereto attached and made part of this return of service. So Answers, James B. Reese, Sheriff.</p> <p>July 8, 1963, By Motion on the Watch Book, Joseph J. Lee, Esquire, is appointed Master to take testimony and report same with recommended form of Decree to the Court. By the Court, John J. Pentz, PJ</p> <p>JULY 18, 1963, Sheriff's Return, filed.</p> <p>Now, July 12, 1963 served the within Notice of Master's Hearing in Divorce on John F. Lake by sending by REGISTERED MAIL, Return Receipt requested, deliver to addressee ONLY, to John F. Lake at 5705 Baylor Avenue, Youngstown 9, Ohio, being his last known address, a true and attested copy of the original Notice of Masters Hearing in Divorce, on July 9, 1963 at 10:18 o'clock A.M. The return receipt for registered mail, signed by John F. Lake, is hereto attached and made part of this return of service. So Answers, James B. Reese, Sheriff.</p> <p>AUGUST 12, 1963, MASTER'S REPORT, filed</p> <p>AND NOW, the 13th. day of August 1963, the report of the Master is acknowledged. We approve his findings and recommendations.</p> <p>We, therefore, DECREE that ELIZABETH J. LAKE be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and JOHN F. LAKE. Thereupon all the rights, duties or claims accruing to either of said</p>
<p>#267 - Joseph J. Lee, Master</p> <p>#268 - Clfd Co. Bar Assn.</p> <p>#233 - Shff. Reese</p> <p>#238 - Shff. Reese</p> <p>Atty \$3.00 -Ref. \$11.50</p> <p>#269 - Ammerman &amp; Blakley</p> <p>(#270 - Carl E. Walker, Pro.)</p> <p>\$135.00</p>	<p>\$75.00</p> <p>10.00</p> <p>8.75</p> <p>8.75</p> <p>14.50</p> <p>18.00</p> <p>\$135.00</p>	<p>parties in pursuance of said marriage, shall cease and determine, and each of them shall be at liberty to marry again as though they had never been heretofore married.</p> <p>The Prothonotary is directed to pay the Court costs, including Master's fees, as noted herein, out of the deposits received and then remit the balance to the libellant. No Decree to issue until the costs be fully paid. We do further award to the said ELIZABETH J. LAKE her costs expended in this action. BY THE COURT JOHN J. PENTS, P.J.</p>

Baird, McCameley & Miller

First National Bank of Philipsburg, Pa.

D. S. B. -- DATED MAY 24, 1963

Payable One Day after Date

By virtue of Warrant of Attorney hereunto annexed, Baird, McCameley and Miller, Attorneys appear for the Defendants and Confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Two Thousand and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

June 11 11:10 AM EST

320

Debt \$2000.00

Atty Comm. 5% 100.00

Interest from May 24, 1963

Filed and Confessed by Attorneys, June 11, 1963

Judgment.

Charles Alfred Smith a/k/a Charles A. Smith, a/k/a Alfred Smith and Gertrude Helen Smith a/k/a Helen Smith Pleasant Hill, Decatur Twp

*Carl E. Walker*  
Prothonotary

Pro By atty 5.50  
Atty 3.00

June 11 12:20 AM EST

County National Bank at Clearfield, Pa.

D. S. B. -- DATED JUNE 7, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Eleven Hundred Thirty Four and 56/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1134.56

Atty Comm. 10%

Interest from June 7, 1963

Filed and Entered by Plaintiff, June 11, 1963

Judgment.

James E. Twoey Lettie J. Twoey 705 Florence St. Philipsburg, Pa.

*Carl E. Walker*  
Prothonotary

Pro. By Deft 4.50

*Pro. by Deft 1.00*

And Now, 21st day of June, 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

County National Bank at  
Clearfield, Pa.

June 11 322  
2:05 PM EST

Clarence D. Rollin  
Gladys M. Rollin  
1798 N. Atherton St.  
State College, Pa.  
H. H. Rollin & Sarah E.  
406 W. Front St., Clfd, Pa.

Pro. By Deft 5.50  
*Pro. by Deft* 1.50

D. S. B. -- JUNE 11, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Six Thousand Four Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$6400.00  
Atty Comm. 10%  
Interest from June 11, 1963

Filed and Entered by Plaintiff, June 11, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 28 day of July 1966 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

Community Consumer Discount  
Company  
DuBois, Penna.

June 12 323  
7:55 AM EST

Alta Jean Peters  
Lamar W. Peters  
Edna G. Peters  
2 Pentz Run Ave  
DuBois, Pa.

Pro By Plff 5.00  
*Pro by Plff* 1.50

D. S. B. -- DATED JUNE 10, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Four Hundred Fifty Seven and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors Waiving Stay, Inquisition and Exemption.

Debt \$2457.00  
Atty Comm. 15 %  
Interest from June 10, 1963

Filed and Entered by Plaintiff, June 12, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 4 day of May 1966 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

First National Bank of  
Philipsburg, Pa

D. S. B. -- DATED JANUARY 3, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Nine Hundred Three and 59/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$903.59

Atty. Comm. 15%

Interest from January 3, 1963

Filed and Entered by Plaintiff, June 12, 1963

Judgment.

John Socoski  
Shirley Socoski  
RD Osceola Mills, Pa.

June 12  
8:10 AM EST

324

Pro. By Plff 4.50  
Pro. by Plff 1.50

*Carl E. Walker*  
Prothonotary

And Now, 9<sup>th</sup> day of June 19<sup>63</sup> By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

The Budget Plan, Inc.  
Clearfield, Pa.

D. S. B. -- DATED MARCH 12, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Six Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$600.00

Atty. Comm. 15%

Interest from March 12, 1963

Filed and Entered by Plaintiff, June 12, 1963

Judgment.

Joseph S. Marsh  
1907 Dorey Street  
Clearfield, Pa.

June 12  
8:20 AM EST

325

Pro. By Plff 4.50

*Carl E. Walker*  
Prothonotary

<p>June 12 8:40 AM EST</p>	<p>Community Loan &amp; Discount Company Clearfield, Pa.</p> <p>326</p> <p>Andy Bloom Charlotte Bloom Troutville, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Plff. 1.50</i></p>	<p>D. S. B. -- DATED AUGUST 9, 1962</p> <p>Payable In Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Five Hundred Twenty Five and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$525.00</p> <p>Atty Comm.</p> <p>Interest from August 9, 1962</p> <p>Filed and Entered by Plaintiff, June 12, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>19</u> day of <u>Jan</u>, 19<u>65</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>June 12 10:15 AM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>327</p> <p>Clarence A. Reinke Sara M. Reinke RD 3, Clearfield, Pa.</p> <p>Pro. By Deft 4.50 <i>Pro. by Deft. 1.50</i></p>	<p>D. S. B. -- DATED JUNE 11, 1963</p> <p>Payable In Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Fifteen Hundred Eighteen and 98/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1518.98</p> <p>Atty. Comm. 10%</p> <p>Interest from June 11, 1963</p> <p>Filed and Entered by Plaintiff, June 12, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>18th</u> day of <u>May</u>, 19<u>64</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Carl E. Walker</i> Prothonotary</p>
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County National Bank at  
Clearfield, Pa.

D. S. B. -- DATED JUNE 10, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Twelve Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1200.00

Atty Comm. 10%

Interest from June 10, 1963

Filed and Entered by Plaintiff, June 12, 1963

Judgment.

*Carl E. Walker*

Prothonotary

Pro. By Deft 4.50

*Pro by Deft 1.50*

And Now, 7th day of July 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

June 12  
10:18 AM EST

328

Robert W. Goodman

Anna H. Goodman

Morrisdale, Pa.

Gleason  
Cherry  
& Cherry

Union Banking & Trust Co.  
DuBois, Pa.

D. S. B. -- APRIL 15, 1963

Payable in Ninety Days

By virtue of Warrant of Attorney hereunto annexed, Gleason, Cherry & Cherry, Attorneys appear for the Defendant and Confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Fifteen Thousand and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$15,000.00

Atty Comm. 10% 1,500.00 \$16,500.00

Interest from April 15, 1963

Filed and Confessed by Attorneys, June 13, 1963

Judgment.

*Carl E. Walker*

Prothonotary

Pro. By atty 4.50

Atty 3.00

*Pro. by Plff 1.50*

And Now, 4th day of Sept 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

June 13  
7:55

329

Osborn Machine Company  
22 S. Jared Street  
DuBois, Pa.

Gleason  
Cherry &  
Cherry

Union Banking & Trust Co.  
DuBois, Pa.

D. S. B. -- DATED AUGUST 22, 1962

June 13  
7:56 AM EST

330

Osborn Machine Company  
22 S. Jared Street  
DuBois, Pa.

Pro. By atty 4.50  
Atty 3.00  
*Pro by Plff 1.50*

Payable On Demand  
By virtue of Warrant of Attorney hereunto annexed, Gleason, Cherry and Cherry, Attorneys appear for the Defendant and Confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Five Thousand and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption

Debt \$5000.00  
Atty Comm. 10% 500.00 \$5500.00

Interest from May 22, 1963  
Filed and Confessed by Attorney, June 13, 1963  
Judgment.

*Carl E. Walker*  
Prothonotary

And Now, *17th* day of *Sept* 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Gleason  
Cherry &  
Cherry

Union Banking & Trust Co.  
DuBois, Pa.

D. S. B. -- DATED APRIL 22, 1963

June 13  
7:57 AM EST

331

Osborn Machine Company  
22 S. Jared Street  
DuBois, Pa.

Pro. By atty 4.50  
Atty 3.00  
*Pro by Plff 1.50*

Payable in Ninety Days  
By virtue of Warrant of Attorney hereunto annexed, Gleason, Cherry and Cherry, Attorneys appear for the Defendant and Confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Fifteen Thousand and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$15,000.00  
Atty Comm. 10% 1,500.00 \$16,500.00

Interest from April 22, 1963  
Filed and Confessed by Attorneys, June 13, 1963  
Judgment.

*Carl E. Walker*  
Prothonotary

And Now, *4th* day of *Sept* 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

<p>June 13 7:59 AM EST</p>	<p>Capital Finance Corporation DuBois, Pa.</p> <p>332</p> <p>Robert R. Long R.D. Luthersburg, Pa.</p> <p>Pro. By Plff 4.50</p>	<p><u>D. S. B. -- DATED JUNE 11, 1963</u></p> <p>Payable In Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Hundred and No/100 Dollars, with Interest, Attorneys Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption</p> <p>Debt \$100.00</p> <p>Atty Comm.</p> <p>Interest from June 11, 1963</p> <p>Filed and Entered by Plaintiff, June 13, 1963</p> <p>Judgment</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p>
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<p>June 13 8:01 AM EST</p>	<p>Community Consumer Discount Company DuBois, Pa.</p> <p>333</p> <p>Prudence McNally Richard L. McNally 9 Hope St., DuBois, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Plff 1.50</i></p> <p>And Now, 24 day of April 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Carl E. Walker</i> Prothonotary</p>	<p><u>D. S. B. -- DATED JUNE 6, 1963</u></p> <p>Payable In Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Nine Hundred Ninety and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$990.00</p> <p>Atty Comm. 15%</p> <p>Interest from June 6, 1963</p> <p>Filed and Entered by Plaintiff, June 13, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p>
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& Cherry  
Gleason, Cherry Union Banking & Trust  
DuBois, Pennsylvania

June 13 334  
9:12 AM EST

Frank Alexander, Sr.  
Bessie Alexander  
115 E. Park Ave.  
DuBois, Pennsylvania

Pro. by Atty 4.50  
Atty. 3.00  
*Pro. by Ref 1.50*

D. S. B. -- DATED JUNE 4, 1963

Payable on Demand after date

By virtue of Warrant of Attorney hereunto annexed, Gleason, Cherry and Cherry, Attorneys appear for the Defendant and Confess Judgment in favor of the Plaintiff and against the Defendants in the sum of One Thousand thirty and 00/100 Dollars, with interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt	\$1,030.00	
Atty Comm. 10%	<u>103.00</u>	\$1,133.00

Interest from June 4, 1963

Filed and Confessed by Attorneys, June 13, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 9<sup>th</sup> day of April 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

& Cherry  
Gleason, Cherry Union Banking & Trust Co.  
DuBois, Pennsylvania

June 13 335  
9:30 AM EST

Charles L. Steiner  
Edna O. Steiner  
320 Olive Avenue  
DuBois, Pennsylvania

Pro. by Atty 4.50  
Atty 3.00  
*Pro by Ref 1.50*

D. S. B. -- DATED JUNE 10, 1963

Payable on Demand after date

By virtue of Warrant of Attorney hereunto annexed, Gleason, Cherry and Cherry, Attorneys appear for the Defendant and Confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Two Thousand and Twenty-Two and 50/100 Dollars, with interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt	\$2,022.50	
Atty Comm. 10%	<u>202.25</u>	\$2,224.75

Interest from June 10, 1963

Filed and Confessed by Attorneys, June 13, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 16<sup>th</sup> day of June 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

& Cherry  
Gleason, Cherry

Union Banking & Trust Co.  
DuBois, Pa.

D. S. B. -- DATED JUNE 10, 1963

Payable on Demand after date

By virtue of Warrant of Attorney hereunto annexed, Gleason, Cherry and Cherry, Attorneys appear for the Defendant and Confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Twelve Hundred and Thirty-Three and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

June 13  
10:00 AM EST

336

Debt \$1233.00  
Atty Comm. 10% 123.30 \$1,356.30

Mr. Paul P. Lepeonka  
Mrs. Dorothy Lepeonka  
305 West DuBois Ave,  
DuBois, Pennsylvania

Interest from June 10, 1963  
Filed and Confessed by Attorneys, June 13, 1963  
Judgment.

*Carl E. Wacker*

Prothonotary

Pro by Atty 4.50  
Atty 3.00

*Pro by Off*

1.50

And Now, 19 day of May 1963. By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

CONTINUED FROM PAGE 510 COMMUNITY CONSUMER VS MERVYL YEAGER, al NO. 354 May 1963

which are not herein expressly exonerated therefrom.  
IN WITNESS WHEREOF, the plaintiff above-named has caused this release to be properly executed this 24th day of July 1963. COMMUNITY CONSUMER DISCOUNT COMPANY BY: Ed. P. Dufton, Pres.

Gleason,  
Cherry &  
Cherry

CLARENCE L. SAXMAN

JUNE 13, 1963, COMPLAINT IN ASSUMPSIT, filed. Two copies certified to Sheriff.

337

June 20, 1963 SHERIFF'S RETURN, filed.

Now, June 14, 1963 at 6:43 o'clock P.M. (EDST) served the within Complaint in Assumpsit on Byron Phillips at his residence, South Highland Street extension, Sandy Township, Clearfield County, Pennsylvania by handing to Shirley L. Phillips, an adult member of the family, being wife of Byron Phillips, a true and attested copy of the original Complaint in Assumpsit and made known to her the contents thereof.

Maine &  
Fennell

BYRON PHILLIPS and  
SHIRLEY L. PHILLIPS

Now, June 14, 1963 at 6:45 o'clock P.M. (EDST) served the within Complaint in Assumpsit on Shirley L. Phillips at her place of residence, South Highland Street Extension, Sandy Township, Clearfield County, Pennsylvania by handing to Shirley L. Phillips personally a true and attested copy of the original Complaint in Assumpsit and made known to her the contents thereof. So Answers, James B. Reese, Sheriff.

July 3, 1963, Answer and Counter-Claim filed by Ervin S. Fennell, Jr., Attorney for Defendants. Robert V. Maine, Attorney.

Service accepted this 22nd day of July, 1963. Gleason, Cherry, & Cherry, Attorneys for Plaintiff By Anthony S. Guido.

Pro. by atty 5.00  
Atty 3.00  
Shff. by Atty 14.60

October 4, 1963, Answer, filed by Gleason, Cherry & Cherry Service on the within Answer accepted this 14th day of October, 1963 By Ervin S. Fennel, Jr., Attorney for Defendants.

Pro. 2.00

November 20, 1963, Praecipe for Appointment of Arbitrators, filed.

Pro 2.00

Now, November 20, 1963, hearing of the above case is fixed for Thursday, December 19, 1963 at 1:30, Clearfield County Court House, Clearfield, Pa., and the following Clearfield County Bar members appointed Arbitrators: John B. Gates, Chairman; Dan P. Arnold; Eugene G. Kitko.

Pro. 12.00

November 21, 1963, Notice of appointment, date and time of hearing mailed to Arbitrators and Attorneys.

December 4, 1963, Hearing in above case Rescheduled to January 9, 1964 at 1:30 P.M. Atty. notified by mail this date.

January 6, 1964 Atty Kitko unable to serve as arbitrator in above case. W. Albert Ramey appointed in his stead.

January 9, 1964, Award of Arbitrators, filed.

Now, this 9 day of January, 1964, we, the undersigned arbitrators appointed in th s case, after having been duly sworn, and having heard the evidence and allegations of the parties, do award and find as follows: Verdict in favor of plaintiff in sum of \$24.58, the counter claim of the defendant is refused. s/ John B. Gates, Chairman; Dan P. Arnold, W. Albert Ramey.

January 10, 1964, Attorneys notified of award by mail this date.



Bell,  
Silberblatt  
& Swoope

County National Bank at  
Clearfield

D. S. B. -- JUNE 13, 1963

Payable In Installments

By virtue of Warrant of Attorney hereunto annexed, Bell,  
Silberblatt & Swoope, Attorneys appear for the Defendants and confess  
Judgment in favor of the Plaintiff and against the Defendants in the  
sum of Six Thousand and No/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisi-  
tion and Exemption.

June 13  
1:55 PM EST

340

Debt \$6,000.00

Atty Comm. 10%

Interest from June 13, 1963

Filed and Confessed by Attorneys, June 13, 1963

Judgment.

Kenneth Smeal  
Jean M. Smeal  
RD West Decatur, Pa.

*Carl E. Walker*  
Prothonotary

Pro. By atty 4.50  
Atty 3.00  
*Pro. by Reilly 1.50*

And Now, 6 day of *Apr* 1963 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Carl E. Walker*  
Prothonotary

John K.  
Reilly, Jr.

R. S. Owens & Co., Inc.  
Chicago, Illinois

JUNE 14, 1963, TRANSCRIPT OF JUDGMENT FROM THE DOCKET OF HARRY G.  
GANOE, Justice of the Peace, filed.

Judgment is rendered in favor of the Plaintiff and against the  
defendant in the amount of Four Hundred Seventy-Nine and 99/100  
dollars, with Interest and cost on this date of December 19, 1962.

June 14  
1:55 PM EST

341

Debt \$479.99 J.P & Constable Costs \$22.00

Interest

Filed and Entered by Attorney, June 14, 1963

Judgment.

J. W. Hollis t/a  
Hollis Sport & Trpphy Sales  
112 S. Brady St.  
DuBois, Pa.

Prothonotary

April 18, 1967, Praecipe for Satisfaction filed by  
John K. Reilly. Mark the above case satisfied upon  
payment of Costs.

Record Costs in the sum of \$31.00 having been paid this  
Case is this date marked Satisfied.  
And Now, 31 day of *May* 1967 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Pro. By atty 4.50  
Atty 3.00  
H.G. Ganoë By atty 15.00  
J.W. Walker By atty 7.00  
*Pro. by Reilly 1.50*

Attest *Arthur Hall*  
Prothonotary

S A T I S F I E D -- S A T I S F I E D

#73K - John K. Reilly, Jr. \$29.50

John K. Reilly Jr.

Hol-Tite Products, Inc.  
Lyndhurst, N.J.

JUNE 14, 1963, TRANSCRIPT OF JUDGMENT FROM the Docket of Harry G. Ganoë, Justice of the Peace, filed.

On February 4, 1963, at 2/35 P.M., Judgment is rendered in favor of the Plaintiff and against the Defendant in the sum of Fifty Four and 05/100 Dollars with Interest and All Costs.

June 14  
1:56 PM EST

342

Debt \$54.05 J.P. Costs \$13.00

Interest

Filed and Entered by Attorney, June 14, 1963.

Judgment.

*Carl E. Walker*

Prothonotary

J. W. Hollis t/a  
Hollis Sport & Trophy Sales  
112 S. Brady St.  
DuBois, Pa.

APRIL 18, 1967, PRAECIPE FOR SATISFACTION, filed.  
by John K. Reilly, Jr.  
Mark the above case satisfied upon payment of costs.  
Record Costs in the sum of \$22.00 having been paid  
this case is this date marked satisfied.

Pro. By atty 4.50  
Atty 3.00  
H.G.Ganoë By atty 10.00  
J.B.Walker By atty 3.00  
Pro. 1.50

S A T I S F I E D      S A T I S F I E D

#732 - John K. Reilly, Jr. \$20.50

John K. Reilly Jr.

Reynolds Manufacturing Co.  
Grand Rapids 2, Mich.

JUNE 14, 1963, TRANSCRIPT OF JUDGMENT FROM THE DOCKET OF Harry G. Ganoë, Justice of the Peace, filed.

On February 4, 1963 at 2:35 P.M., Judgment is rendered in favor of the Plaintiff and against the Defendant in the sum of One Hundred Seventy-Seven and 91/100 Dollars with Interest and all Costs

June 14  
1:57 PM EST

343

Debt \$177.91 J.P. Costs \$19.50

Interest

Filed and Entered by Attorney, June 14, 1963

Judgment.

*Carl E. Walker*

Prothonotary

J. W. Hollis t/a  
Hollis Sport & Trophy Sales  
112 S. Brady St.  
DuBois, Penna.

April 18, 1967, PRAECIPE FILED BY JOHN K. REILLY, JR.  
Mark the above case satisfied upon payment of costs.  
Record Costs in the sum of \$28.50 having been paid in full, this case is this date marked Satisfied.

Pro. By atty 4.50  
Atty 3.00  
H.G.Ganoë By atty 12.50  
J.B.Walker By atty 7.00  
Pro. By atty 1.00

S A T I S F I E D      S A T I S F I E D

#733 - John K. Reilly, Jr. \$27.00

John K.  
REILLY, JR.

Stebco Industries, Inc.  
Chicago, 7, Illinois

JUNE 14, 1963, TRANSCRIPT OF JUDGMENT FROM THE DOCKET of Harry G. Ganoë, Justice of the Peace, filed.

On December 19, 1962 at 3:35 P.M., Judgment is rendered in favor of the Plaintiff and against the Defendant in the sum of Eighty and 76/100 Dollars, with Interest and all Costs.

Debt \$80.76 J.P. Costs \$13.00

June 14  
1:58 PM EST

344

Interest  
Filed and Entered by Attorney, June  
Judgment.

J. W. Hollis t/a  
Hollis Sport & Trophy Sales  
112 S. Brady St.  
DuBois, Pa.

*Carl E. Walker*  
Prothonotary

April 18, 1967, Praecipe for Satisfaction, filed by John K. Reilly, Jr.  
Mark the above case satisfied upon payment of costs.

Record Costs paid in full in the sum of \$22.00 this case is this date marked satisfied.

P  
Pro. By atty 4.50  
Atty 3.00  
H.G.Ganoë By atty 10.00  
J.B.Walker By atty 3.00  
Pro. By atty 1.50

S A T I S F I E D - S A T I S F I E D

#734 - John K. Reilly, Jr. \$20.50

W. Albert Ramey

Kenneth J. Nicholson

JUNE 14, 1963, COMPLAINT IN ASSUMPSIT, filed. One copy certified to the Sheriff.

June 21, 1963, Sheriff's Return, filed.

NOW, June 19, 1963 at 9:35 o'clock A.M. E.D.S.T. served the within Complaint in Assumpsit on Ann Kitchen at her place of employment, McGregor-Doniger, Inc. 216 N.W. 4th Avenue, Borough of Clearfield, Clearfield County, Pennsylvania by handing to Ann Kitchen, personally a true and attested copy of the of the original Complaint in Assumpsit and made known to her the contents thereof. So answers James E. Reese, Sheriff.

July 8, 1963, Appearance for Defendant, filed.

Enter my appearance for the defendant in the above captioned matter. s/ Clarence R. Kramer, Attorney for Defendant.

July 8, 1963, Answer of Defendant and New Matter, filed by Clarence R. Kramer, Atty. for Deft.

July 17, 1963 Service accepted, without rule to answer. s/ W. Albert Ramey

Clarence R. Kramer

345

Ann Kitchen

Pro.	By atty	5.00
Atty		3.00
Shff	By atty	8.50
Pro.		1.00
Pro.		2.00

<p>Richard A. Bell, Silberblatt &amp; Swoope</p> <p>June 14 2:40 PM EST</p>	<p>The First National Bank of Erie, Pennsylvania</p> <p>346</p> <p>Walter H. Dixon Ellen Dixon Agnes Dixon 116 S. Franklin St. DuBois, Pennsylvania</p> <p>Pro. by atty 5.00 Atty. 3.00</p>	<p><u>D. S. B. -- DATED DECEMBER 7, 1962</u></p> <p>Payable in Installments</p> <p>By virtue of Warrant of Attorney hereunto annexed, Bell, Silberblatt &amp; Swoope, Attorneys appear for the Defendant and Confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Four Thousand One Hundred Ninety-Four and 30/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$4,194.30 Atty Comm. 15% <u>629.15</u> \$4,823.45 Interest from December 7, 1962 Filed and Confessed by Attorneys, June 14, 1963 Judgment</p> <p><i>Carl E. Walker</i> Prothonotary</p>
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<p>June 14 9:00 AM EST</p>	<p>Community Consumer Discount Company DuBois, Pennsylvania</p> <p>347</p> <p>Harriet J. Van Derwert James K. Van Dervort 227 Luther Avenue DuBois, Pennsylvania</p> <p>Pro. by Plff 4.50 <i>Carl</i> <i>by Plff</i> 1.50</p>	<p><u>D.S.B. -- DATED JUNE 14, 1963</u></p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Four Hundred Fifty Seven and 0/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2457.00 Atty. Comm. 15% Interest from June 14, 1963 Filed and Entered by Plaintiff, June 14, 1963 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>14</u> day of <u>Dec</u> 19<u>63</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Carl E. Walker</i> Prothonotary</p>
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Clarence R. JAMES KORB  
Kramer

348

J.K. Reilly, GILA KORB  
Jr.

10/15/63  
733  
J.K. Reilly, Jr.

Pro.	by Atty	7.00
Atty		3.00
Master		75.00
Const.	by Master	6.00
Clfd Co. Bar		10.00
Pro.		10.00
Pro.		1.00

JUNE 15, 1963, COMPLAINT IN DIVORCE, filed. One copy certified to Attorney.

Now, this 19 day of June, 1963, service is accepted on behalf of Defendant. s/ John K. Reilly, Jr., Atty for Defendant

July 17, 1963, By Motion on the Watch Book, JOSEPH DAGUE, Esq. is appointed Master to take testimony and report same with recommended form of Decree. By the Court, John J. Pentz, President Judge.

AUGUST 29, 1963, MASTER'S REPORT, filed

AND NOW, the 29th. day of August 1963, the report of the Master is acknowledged. We approve his findings and recommendations.

We, therefore, DECREE, that JAMES KORB BE divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between himself and Gila Korb. Thereupon all the rights, duties or claims accruing to either of said parties in pursuance of said marriage, shall cease and determine, and each of them shall be at liberty to marry again as though they had never been married.

The Prothonotary is directed to pay the Court costs, including Master's fees, as noted herein, out of the deposits received and then remit the balance to the libellant. No Decree to issue until the costs be fully paid. We do further award to the said James Korb his costs expended in this action. BY THE COURT. JOHN J. PENTZ. P.J.

\$135.00 Paid by Attorney

Master	\$75. - Const. \$6.00	
#287 - Joseph A. Dague		\$81.00
#288 - Clfd. Co. Bar Assn.		10.00
\$10. Atty - Ref. \$23.00		
#289 - Clarence R. Kramer		33.00
Prothonotary		11.00
		<u>\$135.00</u>

<p>Belin &amp; Belin</p> <p>Miller, Kistler &amp; Lee</p> <p>Bell, Silberblatt &amp; Swoope</p>	<p>LAWRENCE B. CRAWFORD</p> <p>349</p> <p>Aetna Casualty &amp; Surety Company, Chamber of Commerce Bldg. Pittsburgh, Pa.</p> <p>American Surety Co. Add'l Def't</p> <p>Pro 5.00</p> <p>Atty 3.00</p> <p>Shff Reese By atty 7.50</p> <p>Shff Davis By atty 10.00</p> <p>Pro. 2.00</p> <p>Pro 4.00</p> <p>Shff. Reese By atty 7.50</p> <p>Shff Davis " 10.00</p> <p>Pro. 2.00</p>	<p><u>JUNE 15, 1963, COMPLAINT IN ASSUMPSIT</u>, filed. One copy certified to the Sheriff.</p> <p><u>June 22, 1963, Sheriff's Return</u>, filed.</p> <p>June 15, 1963, James B. Reese, Sheriff deputized the Sheriff of Allegheny County.</p> <p>Personally appeared before me, Max Homer, a Deputy for William H. Davis, Sheriff of Allegheny County, Pennsylvania, who being duly sworn according to law deposed and says that on the 18th day of June, 1963 at 11:00 A.M. he served at No. 411 Seventh Avenue, Pittsburgh Allegheny County, Pennsylvania, with a true and correct copy of the within Complaint in Assumpsit, No. 349 May 1963 by handing the same and leaving with J. J. Zaums, Comptroller and making known to him the contents thereof. So Answers, William H. Davis, Sheriff of Allegheny County, Pennsylvania</p> <p>Now, June 18, 1963, served the within Complaint in Assumpsit on the Aetna Casualty &amp; Surety Company by deputizing the Sheriff of Allegheny County. The return of service of William H. Davis, Sheriff of Allegheny County is hereto attached and made part of this return of service. So Answers, James B. Reese, Sheriff.</p> <p>July 11, 1963, Praecipe filed by Miller, Kistler &amp; Lee. Enter our appearance on behalf of the Defendant. All papers may be served on us at 1502 South Atherton St., State College, Pa. /S/ Robert K. Kistler, for Miller, Kistler &amp; Lee</p> <p><u>August 9, 1963, Praecipe to Join Additional Defendant</u>, filed. Summons to Join American Surety Company as Additional Defendant, issued to the Sheriff.</p> <p><u>August 23, 1963, Sheriff's Return</u>, filed.</p> <p>August 10, 1963, I, James B. Reese, Sheriff, deputize the Sheriff of Allegheny County.</p> <p>Personally appeared before me Saul Ackerman, a Deputy for William H. Davis, Sheriff of Allegheny County, Pennsylvania, who being duly sworn according to law deposed and says that on the 12th day of August 1963 at 2:30 P.M. he served American Surety Company, at its place of business, at No. --Grant Building, Grant Street, Pittsburgh, Allegheny County, Pennsylvania, with a true and correct copy of the within Writ of Summons No. 349 May Term 1963 by handing the same to and leaving with Cecelia Boldy, Claims Clerk, she being the person in charge for the time being, and making known to her the contents thereof. So Answers William H. Davis, Sheriff of Allegheny County, Pa.</p> <p>Now, August 12, 1963 served the within Summons on the Aetna Casualty and Surety Company by deputizing the Sheriff of Allegheny County. The return of William H. Davis, Sheriff of Allegheny County is hereto attached and made part of this return of service. So Answers, James B. Reese, Sheriff.</p>
<p style="writing-mode: vertical-rl; transform: rotate(180deg);">SETTLED, DISCONTINUED AND ENDED</p> <p><i>\$35.00 refund from Belin # 2508 Miller Kistler &amp; Lee #35.00</i></p> <p>#2410 - Belin &amp; Belin adv. cost \$59. W/B \$29.88</p>	<p>Pro. 2.00</p> <p>Pro. 2.00</p> <p>Pro. 5.00</p> <p>By atty Pro. Shff Reese 7.50</p> <p>By atty Shff Wm. H. Davis 10.00</p> <p>Pro. 2.00</p> <p>Pro. 2.00</p> <p>Pro. 2.00</p> <p>Pro. 2.00</p> <p>Pro. 2.00</p> <p>Pro. 2.00</p> <p>Pro. 3.50</p> <p>Wit Bill 29.88</p> <p>Pro. 2.00</p> <p>Pro. By Atty 3.50</p> <p>Pro. 3.50</p>	<p><u>August 26, 1963, Answer and New Matter</u>, filed by Miller, Kistler, and Lee</p> <p>Now this 26th day of August, Service of Answer and New Matter Accepted and copy hereof received. Belin &amp; Belin By Carl A. Belin, Jr. Attorney for Plaintiff.</p> <p>September 17, 1963, Praecipe filed by Bell, Silberblatt &amp; Swoope. Enter our appearance for Additional Defendant. By Paul Silberblatt Attorney for Additional Defendant.</p> <p><u>September 13, 1963, Reply to New Matter</u>, filed. By Belin &amp; Belin, Attorneys for the Plaintiff.</p> <p>Service accepted by Bell, Silberblatt &amp; Swoope, By Paul Silberblatt Attorney for Additional Defendant. Sept. 14, 1963.</p> <p><u>September 23, 1963, Amended Complaint</u>, filed.</p> <p>October 7, 1963 One copy certified to Sheriff for Service.</p> <p><u>OCTOBER 16, 1963, SHERIFF'S RETURN</u>, filed</p> <p>Know all men by these Presents, That I, James B. Reese, High Sheriff of Clearfield County, State of Pennsylvania, do hereby deputize Sheriff of Allegheny County to execute this Writ: Given under my hand and seal this 7th. day of October A.D. 1963.</p> <p>Personally appeared before me, Max Homer a Deputy for William H. Davis, Sheriff of Allegheny County, Pennsylvania, who being duly sworn according to law, deposed and says that on the 9th. th day of October 1963, at 10:30 A.M. he served American Surety Company at its place of business, at No. Grant Building, Grant Street, Pittsburgh Allegheny County, Pennsylvania, with a true and correct copy of the within writ Amended Complaint in Assumpsit, No. 349 May 1963, by handing the same to and leaving with Robert Q. Maier, Ass't. Manager, he being the person in charge for the time being, and making known to him the contents thereof. Max Homer, Deputy Sheriff Allegheny County Penna.</p> <p>NOW, October 7, 1963, deputized the Sheriff of Allegheny County to serve the Amended Complaint in Assumpsit on American Surety Company. Now October 9, 1963, served the within Amended Complaint in Assumpsit on American Surety Company by deputizing the Sheriff of Allegheny County. The return of William H. Davis, Sheriff of Allegheny County, is hereto attached and made part of this return of service. So Answers James B. Reese, Shff.</p> <p><u>September 23, 1963, Amended Complaint</u>, filed by Belin &amp; Belin. One copy certified to Sheriff One copy certified to Attorney</p> <p>November 27, 1963, Answer and New Matter filed by Bell, Silberblatt &amp; Swoope</p> <p>Now this 26th day of November, Answer &amp; New Matter Accepted, Copy Received, Belin &amp; Belin, Attorneys for Plaintiff, by Carl A. Belin, Jr.</p> <p>Now the 27th day of January 1964 Answer &amp; New matter accepted and copy received. Miller, Kistler &amp; Lee by Donald E. Lee, Attornies for Aetna Casualty &amp; Surety Company</p>



MAY TERM, 1963

<p>June 17 9:00 AM EST</p>	<p>First National Bank Philipsburg, Pa.</p> <p>351</p> <p>Warren Yarger Christine Yarger Brisbin, Pennsylvania</p> <p>Pro. Plff 4.50 <i>Pro by Ref 1.50</i></p>	<p>D. S. B. -- DATED JUNE 15, 1963</p> <p>Payable One Day after Date</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Seven Hundred Ninety and 64/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$790.64</p> <p>Atty. Comm. 5%</p> <p>Interest from June 15, 1963</p> <p>Filed and Entered by Plaintiff, June 17, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>11</u> day of <u>July</u> 19<u>66</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Archie Hill</i> Prothonotary</p>
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<p>June 17 9:00 AM EST</p>	<p>Gleason, Cherry &amp; Cherry Union Banking &amp; Trust Company DuBois, Pennsylvania</p> <p>352</p> <p>Keith T. Beegle Louise C. Beegle 208 W. Logan Ave. DuBois, Pennsylvania</p> <p>Pro. by Atty 4.50 Atty 3.00 <i>Pro by Ref 1.50</i></p>	<p>D. S. B. -- DATED JUNE 12, 1963</p> <p>Payable on Demand after Date</p> <p>By virtue of Warrant of Attorney hereunto annexed, Gleason, Cherry &amp; Cherry, Attorneys appear for the Defendant and Confess Judgment in favor of the Plaintiff and against the Defendants in the sum of One Thousand Twenty Four and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1,024.00</p> <p>Atty. Comm. 10% <u>102.40</u> \$1,126.40</p> <p>Interest from June 12, 1963</p> <p>Filed and Confessed by Attorneys, June 17, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>7th</u> day of <u>July</u> 19<u>64</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Carl E. Walker</i> Prothonotary</p>
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Community Consumer Discount Company  
Clearfield, Pa.

D.S.B. -- DATED JUNE 7, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Eight Hundred Seventy Two and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

June 17 353  
9:30 AM EST

Margaret L. Hoyt  
James H. Hoyt  
Flegal Road  
Clearfield, Pa.

Debt \$1872.00

Atty. Comm. 10%

Interest from June 7, 1963

Filed and Entered by Plaintiff, June 17, 1963

J<sub>u</sub>dgment.

Pro. Plff 4.50

Pro. *By P. Elec.* 1.50

*Carl E. Walker*

Prothonotary

And Now, 23 day of June 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Community Consumer Discount Company  
Clearfield, Pennsylvania

D. S. B. -- DATED JUNE 6, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Two Hundred and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

June 17 354  
9:31 AM EST

Mervyl Yeager  
Kathryn Yeager  
R. D. #1  
Woodland, Pennsylvania

Debt \$1,200.00

Atty. Comm. 15%

Interest from June 6, 1963

Filed and Entered by Plaintiff, June 17, 1963

Judgment

Pro. Plff 4.50

Pro. By Pa. Elec. 1.00

Pro *By P. Elec.* 1.50

*Carl E. Walker*

Prothonotary

AUGUST 6, 1963, RELEASE FROM LIEN OF JUDGMENT, filed

KNOW ALL MEN BY THESE PRESENTS, that COMMUNITY CONSUMER DISC. COMPANY, named in the above-entitled judgment, for and in consideration of the sum of one Dollar, lawful money of the United States, to it paid by defendant above-mentioned, the receipt whereof is hereby acknowledged do hereby forever acquit, exonerate, discharge and release from the lien of the above-entitled judgment, the following-described property, to wit: all that certain right of way granted and conveyed by MERVYL YEAGER AND KATHERYN YEAGER to Pennsylvania Electric Comp-

any dated the 20th day of December 1962 and intended to be forthwith recorded. And it is further agreed that the plaintiff above-named will not look to the above-mentioned and described premises, or any part thereof, for payment of any part of the principal and interest of said above-entitled judgment, now or hereafter to become due, nor in any way disturb, molest, put to charge or damage, the present or any future owner, or owners, occupier or occupiers of the said above-mentioned and described premises, or any part or portion thereof, for or by reason of the said judgment, or any matter, cause or thing thence accruing or to arise: Provided, that nothing herein contained shall affect the said judgment or its legal validity, so far as respects all other lands and tenements of the said defendant situate in the County aforesaid.

And Now, 23 day of June 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.  
Attest *Carl E. Walker*  
Prothonotary

MAY TERM, 1963

DOCKET

178

<p>June 17 9:32 AM EST</p>	<p>Community Consumer Discount Company</p> <p>355</p> <p>Chester C. Wooster Beatrice L. Wooster Karthaus, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Plff 1.50</i></p>	<p><u>D. S. B. -- DATED JUNE 12, 1963</u></p> <p>Payable In Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Four Hundred Forty Eight and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2448.00</p> <p>Atty Comm. 10%</p> <p>Interest from June 12, 1963</p> <p>Filed and Entered by Plaintiff, June 17, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <i>28</i> day of <i>Oct</i> 19<i>63</i> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Carl E. Walker</i> Prothonotary</p>
<p>June 17 11:31 AM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>356</p> <p>Leslie Smith Iva Smith LeContes Mills, Pa.</p> <p>Pro. By Deft. 4.50 <i>Pro by Deft. 1.50</i></p>	<p><u>D. S. B.-- DATED JUNE 15, 1963</u></p> <p>Payable In Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand One Hundred Eleven and 67/100 Dollars, with Interest, Attorneys' Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$111.67</p> <p>Atty Comm. 10%</p> <p>Interest from June 15, 1963</p> <p>Filed and Entered by Plaintiff, June 17, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <i>26<sup>th</sup></i> day of <i>Sept</i> 19<i>64</i> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Carl E. Walker</i> Prothonotary</p>

County National Bank at  
Clearfield, Pa.

June 17  
11:35 PM EST

357

Wallace K. Kennedy  
Marie A. Kennedy  
515 East Fourth Street  
Clearfield, Pa.

Pro. By Deft 4.50

D. S. B. -- DATED JUNE 15, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Thirty Nine Hundred Twenty Three and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$3923.00

Atty Comm. 10%

Interest from June 15, 1963

Filed and Entered by Plaintiff, June 17, 1963

Judgment.

*Carl E. Walker*

Prothonotary

*Amicable Renewal # 280 May Sem 1968*

And Now, 4 day of Aug 1963, by paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Richard Hill*  
Prothonotary

County National Bank at  
Clearfield, Pa.

June 17  
2:03 PM EST

358

Ernest I. Swales  
Catherine Swales  
RD 1, Penfield, Pa.

Pro. By Deft. 4.50

D. S. B. -- DATED JUNE 17, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Seven Hundred Seventy One and 16/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1771.16

Atty Comm. 10%

Interest from June 17, 1963

Filed and Entered by Plaintiff, June 17, 1963

Judgment.

*Carl E. Walker*

Prothonotary

<p>June 18 7:49 AM EST</p>	<p>Community Consumer Discount Company State College, Pa.</p> <p>359</p> <p>Mike Cerifko Sophie Cerifko Morris Twp. R.D. Philipsburg, Pa.</p> <p>Pro. by Plff 4.50 <i>Pro by Plff 1.50</i></p>	<p><u>D. S. B. -- DATED JUNE 8, 1963</u></p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained herein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Twenty One Hundred Sixty and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2160.00</p> <p>Atty Commission 10%</p> <p>Interest from June 8, 1963</p> <p>Filed and Entered by Plaintiff, June 18, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>31st</u> day of <u>Oct.</u> 19<u>63</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>June 18 7:51 AM EST</p>	<p>First National Bank of Philipsburg, Pennsylvania</p> <p>360</p> <p>Harry Snedden Marie Snedden Morrisdale, Pa.</p> <p>Pro. by Plff 4.50 <i>Pro by Plff 1.50</i></p>	<p><u>D. S. B. -- DATED JUNE 17, 1963</u></p> <p>Payable One Day after Date</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Seven Hundred ninety-seven and 99/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1797.99</p> <p>Atty. Comm. 15%</p> <p>Interest from June 17, 1963</p> <p>Filed and Entered by Plaintiff, June 18, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>6</u> day of <u>May</u> 19<u>63</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <i>Carl E. Hill</i> Prothonotary</p>
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June 18 361  
7:52 AM EST

Community Loan Company  
DuBois, Pennsylvania

Angelo E. DeFazio  
(Guarantor)  
Dorothy M. Barenchik /  
22 Reed Street  
DuBois, Pennsylvania

Pro. plff 4.50  
Pro. by plff 1.50

D. S. B. -- DATED JUNE 15, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Eighty eight and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2088.00  
Atty. Comm. 15%

Interest from June 15, 1963

Filed and Entered by Plaintiff, June 18, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

And Now, *6<sup>th</sup> day of Oct 1963* By paper filed, the above judgment is satisfied in full of debt, interest and cost.

*Carl E. Walker*  
Prothonotary

June 18 362  
7:54 AM EST

Centre Consumer Discount Co.  
143 W. Beaver Ave.  
State College, Pennsylvania

Russell Husted  
Helen Husted  
West Decater, Pennsylvania

Pro. plff 4.50

D. S. B. -- DATED JUNE 15, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Four Hundred Eleven and 40/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$411.40  
Atty. Comm. 15%

Interest from June 15, 1963

Filed and Entered by Plaintiff, June 18, 1963

Judgment

*Carl E. Walker*  
Prothonotary

Simon Clemens L.

IN RE: ESTATE of DORA CATHERINE FILLHART, weak-minded person a/k/a Dora Catherine Fillhart, an incompetent

363

Pro. by atty 5.00

JUNE 18, 1963, CERTIFIED RECORD from Jefferson County, filed.

AMONG THE RECORDS AND PROCEEDINGS enrolled in the Court of Common Pleas in and for the County of Jefferson, in the Commonwealth of Pennsylvania, to No. 150 November Term, 1904, is contained the following:

This is to certify the the following papers are filed in this office and copies of same are attached hereto and hereby made a part hereof:

Decree and acceptance of guardianship of Brookville Title and Trust Company. Devree appointing Brookville Bank and Trust Company as successor guardian. Order of Court approving Bond. Petition for private sale of Real Estate situated in Borough of Troutville, Clearfield County, Pennsylvania and Court Order directing sale.

June 18, 1963, Petition for Private Sale of Real Estate by a Guardian for a Weakminded Person, filed.

WHEREFORE, your petitioner prays your Honorable Court to Order and Decree a private sale and conveyance be made by your petitioner, Brookville Bank and Trust Company, Guardian of the Estate of Dora Catherine Fillhart, also known as Dora Cathrine Fillhart, an incompetent, to Camden B. Frantz and Doris B. Frantz, his wife, for the sum of Two Thousand Dollars (\$2,000.00) in cash, as above set forth according to the Acts of Assembly in such cases made and provided. BROOKVILLE BANK AND TRUST COMPANY By D. H. Faust, Trust Officer

Affidavit of Value(2) Filed. s/Har y F. Kellar, Amerigo Torretti Two lots and dwelling valued at \$2,000.00.

relative to Dora Catherine Fillhart, also known as Dora Cathrine Fillhart, hereby joins in the prayer of the within Petition. s/ Milton J. Fillhart

ORDER: AND NOW, June 5, 1963 it appearing tha Brookville Bank and Trust Company, Guardian OF the Estate of Dora Catherine Fillhart, also known as Dora Cathrine Fillhart, having presented a Petition to this Court for the private sale of real estate as more fully set forth in said Petition, and in consideration of said Petition and the affidavits thereto attached, and on motion of David

G. Matson, Attorney for Petitioner, it appearing that it would be to the best interest and advantage of the Estate of Dora Catherine Fillhart, also known as Dora Cathrine Fillhart, an incompetent, that the premises described in said Petition should be sold at private sale to Camden B. Frantz and Doris B. Frantz, his wife, of the Borough of Troutville, Clearfield County, Pennsylvania for the sum or price of Two Thousand Dollars (\$2,000.00) in cash; that the price is a better price than could be obtained at public sale; and that said proposed sale can be made without prejudice to any trust, charity or purpose for which said real estate is held, and without the violation of any law which may confer an immunity from sale or alienation; IT IS ORDERED AND DECREED that Brookville Bank and Trust Company, Guardian of the Estate of Dora Catherine Fillhart, also known as Dora Cathrine Fillhart, an incompetent, is hereby authorized and directed to grant and convey to Camden B. Frantz and Doris B. Frantz, his wife, for the sum or price of Two Thousand Dollars (\$2,000.00), ALL those certain lots of land situated in the Borough of Troutville, Clearfield County, Pennsylvania, bounded and described as follows: BEGINNING at a point at the corner of Main Street and First Street; thence along the said Main Street a distance of 100 feet to the corner of Lot No. 8; thence along the said Lot No. 8, a distance of 150 feet to a post on a 16 foot alley; thence along the said alley a distance of 100 feet to a post on First Street; thence along the said First Street, a distance of 150 feet to a point, the place of beginning; CONTAINING 15,000 square feet, and being lots Numbers 6 and 7 in the Adam Knarr's Addition to the said Borough.

The title transfer to the purchaser of said real estate shall be indefeasible by any person, ascertained or unascertained, or any class of persons having a present or expected interest in the premises and unprejudiced by any error of these proceedings. BY THE COURT, Robert Morris, President Judge

Ramey  
W. Albert  
  
June 18  
9:48 AM EST

Leland B. Fry  
Margaret, E. Fry  
Westover, Pa.  
  
364  
  
Andrew R. Neff  
Linda Marie Neff

Pro. by Plff 5.00  
Atty 3.00  
*Pro 2704/ 3.00*

D. S. B. -- DATED JUNE 17, 1963  
Payable One Day after Date  
By virtur of Warrant of Attorney hereunto annexed, W. Albert Ramey, Attorney appears for the Defendant and Confess Judgment in favor of the Plaintiffs and against the Defendants in the sum of ~~Three~~ Three Thousand and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$3,000.00  
Atty Comm. 5% 150.00 \$3,150.00  
Interest from June 17, 1963

Filed and Confessed by Attorney, June 18, 1963  
Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 4 day of April 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.  
Attest *Arthur Hill*  
Prothonotary

MAY TERM, 1963

<p>W. Albert Ramey</p> <p><i>135<sup>00</sup> by atty 8/12/63 Off. Inst. co</i></p>	<p>MAUDE EDITH ESKRIDGE</p> <p>365</p> <p>OAKLEY ESKRIDGE</p> <p>Pro. By atty 7.00</p> <p>Atty 3.00</p> <p>Shff Reese By atty 4.95</p> <p>Shff. Reese. By Atty 8.00</p> <p>By Atty.</p> <p>Prp. Clfd. Progress 7.35</p> <p>Master \$75. Pub. 11.60</p> <p>Joseph P. Work 86.60</p> <p>Clfd. Co. Bar 10.00</p> <p>Pro. 10.00</p> <p>Pro. 1.00</p> <p>#347 - Transfer check -----\$135.00</p> <p>\$135.00 Paid by Attorney</p>	<p>JUNE 18, 1963, COMPLAINT IN DIVORCE, filed. One copy certified to Sheriff.</p> <p>July 21, 1963, Sheriff's Return, filed.</p> <p>Now, July 21, 1963 after diligent search and inquiry the within defendant, Oakley Eskridge is not found in my bailiwick, and I hereby return this Writ not found as to Oakley Eskridge. So answers, James B. Reese, Sheriff.</p> <p>August 8, 1963, Praecipe, filed. By W. Albert Ramey.</p> <p>DIRECT SERVICE OF THE COMPLAINT BY PUBLICATION</p> <p>OCTOBER 1, 1963, SHERIFF'S RETURN FILED</p> <p>Now, OCTOBER 1, 1963, served the within Complaint in Divorce on Oakley Eskridge by advertising the printed notice herto attached in the Clearfield Progress, a daily newspaper published in the Borough of Clearfield, County of Clearfield and State of Pennsylvania, on the dates mentioned in the affidavit of the Publisher hereto attached and made part of this return of service. Also by sending by registered mail, return receipt requested a notice of the pending action to Oakley Eskridge, 219 Susquehanna Ave., Curwensville, Pennsylvania, being his last known address, on the 12th. day of August 1963, at 1:35 o'clock P.M. E.D.S.T. Letter returned August 18, 1963, marked "unclaimed" is attached hereto and made part of this return. So Answers James B Reese, Sheriff.</p> <p>November 8, 1963, By Motion on the Watch Book, Joseph P. Work, Esq. is appointed Master to take testimony and report the same with recommended form of Decree to the Court. By the Court, John J. Pentz, President Judge.</p> <p>December 10, 1963, Master's Report filed.</p> <p>And Now, the 14 day of Decembef 1963, the report of the Master is acknowledged. We approve his findings and recommendations.</p> <p>We, therefore, DECREE that Maude Edith Eskridge be divorced and forever separated from the muptial ties and bonds of matrimony heretofore contracted between herself and Oakley Eskridge.</p> <p>Thereupon all the rights, duties or claims accruing to either of</p>
	<p>Master \$75. Adv. \$11.60</p> <p>#1605 - Joseph P. Work, Master 86.60</p> <p>#1606 - Clfd Co. Bar Assn. 10.00</p> <p>#1607 - W. Albert Ramey Advance Cost 27.40</p> <p>Prothonotary 11.00</p> <p>\$135.00</p>	<p>said parties in pursuance of said marriage, shall cease and determine, and each of them shall be at liberty to marry again as though they had never been heretofore married.</p> <p>The Prothonotary is directed to pay the Court costs, including Master's fees, as noted herein, out of the deposits received and then remit the balance to the libellant. No Decree to issue until the costs be fully paid. We do further award to the said Maude Edith Eskridge her costs expended in this action.</p> <p>By the Court.</p> <p>John J. Pentz, President Judge</p>

Walter E. Alessandroni Atty Gen.

Commonwealth of Pennsylvania Department of Revenue Bureau of Sales and Use Tax Harrisburg, Pennsylvania

JUNE 18, 1963, CERTIFIED COPY OF LIEN, filed.

This Lien is from the Bureau of Sales and Use Tax under Acts No. 85 and 86, for Sales and/or Use Tax, Penalties, Additions and Interest, showing a Grand Total of Six Hundred Seventy-Nine and 30/100 Dollars, with Interest and Cost of Suit.

June 18 11:10 AM EST

366

Debt	\$530.85	
Interest to June 15, 1963	18.33	
Additions	63.70	
Penalties	66.42	\$679.30

Gleason Cherry & Cherry

DuBois Wholesale Jobbing Co. 637 South Brady Street DuBois, Pa.

Interest from June 16, 1963 Filed and Entered by Plaintiff, June 18, 1963 Judgment.

Pro	<i>Ed by Pegg</i>	4.50
Pro.		5.00
Pro.		3.00
Pro.		2.00

*Carl E. Warner*  
Prothonotary

WRIT OF EXECUTION NO. 1 SEPTEMBER TERM, 1963

September 30, 1963, Petition to Open Judgment and Order, filed:

WHEREFORE, your Petitioners pray that a Rule be entered to show cause why said judgment should not be opened and that they be discharged as Defendants in said action. AND THEY will ever pray, Gleason, Cherry & Cherry By J. A. Gleason

ORDER: AND NOW, this 30th day of September, 1963, it is hereby ORDERED AND DECREED, that a Rule be issued against said Plaintiff to show cause why said Rule as within prayed for should not be made absolute. Returnable Thirty days from date, all proceedings to be stayed pending disposition of said Rule.

By the Court. John J. Pentz, President Judge. CONTINUED ON PAGE 526

June 18 2:03 PM EST

County National Bank at Clearfield, Pa.

D. S. B. -- DATED JUNE 18, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment if entered in favor of the Plaintiff and against the defendants in the sum of Fourteen Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt	\$1400.00
ATTY Comm. 10%	
Interest from June 18, 1963	

William A. Knepp Mellavina Knepp Wallaceton, Pa.

Filed and Entered by Plaintiff, June 18, 1963 Judgment.

Pro. By Deft 4.50

*Pro by Deft 1.50*

*Carl E. Warner*  
Prothonotary

And Now, 25th day of March 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Warner*  
Prothonotary

Bell  
Silberblatt  
& Swoope

BERTHA QUICK

JUNE 18, 1963, COMPLAINT IN DIVORCE, filed. One copy certified to the Sheriff.

368

June 18, 1963, Sheriff's Return, filed.

NOW, June 18, 1963 at 3:30 o'clock P.M. E.D.S.T. served the within Complaint in Divorce on Robert Quick at East Market Street, Borough of Clearfield, Clearfield County, Pennsylvania by handing to Robert Quick, personally a true and attested copy of the original Complaint in Divorce and made known to him the contents thereof. So Answers James B. Reese, Sheriff.

ROBERT QUICK

Pro.	By atty	7.00
Atty		3.00
Shff	By atty	8.50

FOUR (4) REINBURSEMENT AGREEMENTS, filed. The Commonwealth of Pennsylvania, Department of Public Welfare as Plaintiff, Filed June 19, 1963 at 7:30 A.M. E.S.T.

By virtue of Agreement contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants for the sum of Two Thousand (\$2000.00) Dollars, with Cost of Suit. Pro. Eas Wirt by Plff. \$3.00 Judgment.

Prothonotary *Carl E. Wacker*

NUMBER                      DEFENDANTS NAME AND ADDRESS                      DATE

<i>dit</i> 369	FEBRUARY 5, 1968, SUGG NON PAY FILED TO NO. 14 FEBRUARY TERM, 1968 Ellen Eckberg, Box 34, L.anse, Pa.	May 7, 1963
370	FEBRUARY 9, 1968, SUGG NON PAY FILED TO NO. 68 FEBRUARY TERM, 1968 Beatrice Sharp, R.D. 1, Mahaffey, Pa. <i>9/18/68 Sat. by paper filed</i>	April 29, 1963
<i>SA</i> 371	FEBRUARY 9, 1968, SUGG NON PAY FILED TO NO. 73 FEBRUARY TERM, 1968 Martin Edmond and Elizabeth Vada Swanson, Woodland, Pa.	April 19 - 15, 1963
372	FEBRUARY 9, 1968, SUGG NON PAY FILED TO NO. 77 FEBRUARY TERM, 1968 Lillian Wilks, R.D. 1, Osceola Mills, Pa.	April 10, 1963

June 19 7:45 AM EST

373

Charles L. Johnson  
Louise Johnson  
R.D. Houtzdale, Pa.

D. S. B. -- DATED JUNE 18, 1963

Payable One Day after Date

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Five Hundred Thirty Eight and 50/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt                      \$1538.50

Atty Comm. 5%

Interest from June 18, 1963

Filed and Entered by Plaintiff, June 19, 1963

Judgment.

Pro.                      By Plff                      4.50  
*Pro y Oly*                      *3.00*

*Carl E. Wacker*  
Prothonotary

And Now, *15* day of *June*, *1963* By paper filed, the above judgment is satisfied in full of debt, interest and cost.  
Attest *Arthur Hill*  
Prothonotary

First National Bank of  
Philipsburg, Pa.

June 19, 374  
7:46 AM EST

Ralph Ventresco  
Alice Ventresco  
Allport, Pa.

Pro. By Plff 4.50  
*Pro by Plff* 3.50

D. S. B. -- DATED JUNE 17, 1963

Payable One Day after Date

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Forty Three Hundred and 97/100 Dollars, with Interest, Attorney's Commission Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$4300.97

Atty Comm. 5%

Interest from June 17, 1963

Filed and Entered by Plaintiff, June 19, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

*Attest: Archie Hill*  
Prothonotary

First National Bank of  
Philipsburg, Pa.

June 19 375  
7:47 AM EST

Gordon B. Schnarrs  
Phyllis C. Schnarrs  
Box 388 R.D.  
Philipsburg, Pa.

Pro. By Plff 4.50  
OC Pro By Plff 3.50  
*Pro by Plff*

JUNE 19, 1963, AMICABLE SCIRE FACIAS, filed. To Revive and Continue Lien of Judgment entered to No. 525 May Term, 1958.

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Nine Hundred Thirty and No/100 Dollars, with Interest, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$930.00

Atty Comm. 5%

Interest from July 14, 1958

Filed and Entered by Plaintiff, June 19, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

*And Now, 9th day of Oct 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.*

*Attest: Carl E. Walker*  
Prothonotary

Ammerman & Blakley

JESSIE JEAN SPADE

JUNE 19, 1963, COMPLAINT IN DIVORCE, filed. One copy certified to the Sheriff.

*6/19/63  
Blakley  
\$135.00 by Atty*

376

June 24, 1963, Sheriff's Return, filed  
Now, June 20, 1963 at 8:51 o'clock A.M. R.D.S.T. served the within Complaint in Divorce on Raymond L. Spade on E. Market Street, Borough of Clearfield, County of Clearfield, State of Pennsylvania by handing to Raymond L. Spade personally a true and attested copy of Original Complaint in Divorce and made known to him the contents thereof. So Answers, James B. Reese, Sheriff.

Raymond L. Spade

July 23, 1963, By Motion on the Watch Book, Edward T. Kelley Esquire is appointed Master to take testimony and report same with recommended form of Decree to the Court. By the Court, John J. Pentz, President Judge.

SEPTEMBER 4, 1963, MASTER'S REPORT, filed

AND, NOW, the 4th, day of September 1963, the report of the

Pro.	7.00
Atty	3.00
# 219 Shff. Reese	12.90
Const. Service (\$3.)	
Master	78.00
Clfd. Co. Bar	10.00
Pro.	10.00
Pro.	1.00

Master is acknowledged. We approve his findings and recommendations. We, therefore, DECREE that JESSIE JEAN SPADE be forever divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and RAYMOND L. SPADE. Thereupon all the rights, duties or claims accruing to either of said parties in pursuance of said marriage, shall cease and determine and each of them shall be at liberty to marry again as though they had never been heretofore married.

The Prothonotary is directed to pay the Courts costs, including Master's fees, as noted herein, out of the deposits received and then remit the balance to the libellant. No Decree to issue until the costs be fully paid. We do further award to the said JESSIE JEAN

\$135.00 Paid by Attorney

Master \$75. - Const \$3.00	
#293 - Edward T. Kelley, Master	\$78.00
#294 - Clfd Co. Bar Assn.	10.00
Atty \$3.00 - Ref \$13.10	
#295 - Ammerman & Blakley	16.10
Prothonotary	18.00
#219 Shff. Reese	12.90
	<hr/>
	\$135.00

SPADE her costs expended in this action. BY THE COURT JOHN J. PENTZ, P.J.

<p>June 19 10:10 AM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>377</p> <p>Thomas S. Condon Glen Richey, Pa.</p> <p>Pro. By Deft. 4.50 Pro. by Deft. 1.50</p>	<p><u>D. S. B. -- DATED JUNE 19, 1963</u></p> <p>Payable In Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Twenty Three Hundred Twenty Two and 44/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2322.44</p> <p>Atty Comm. 10%</p> <p>Interest from June 19, 1963</p> <p>Filed and Entered by Plaintiff, June 19, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p style="text-align: center;">1</p> <p>And Now, 20<sup>th</sup> day of Aug. 1965 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <i>Carl E. Walker</i> Prothonotary</p>
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CONTINUED FROM PAGE 507 - NO. 349 MAY TERM, 1963 - LAWRENCE B. CRAWFORD -vs- AETNA CASUALTY & SURETY CO., et al

March 27, 1964, Answer of Aetna to Amended Complaint and to Alternative Case of Action, filed by Robert K. Kistler, Attorney for Deft. Aetna Casualty & Surety Co.

Now, this 30th day of March, Service of Aetnae Answer to Amened Complaint accepted and Copy received thereof. Belin & Belin by Carl A. Belin, Jr.

Now April 3, 1964, Service Accepted. Bell, Silberblatt & Swoope, By Paul Silberblatt, Attorneys for American Surety Company.

June 2, 1964, Praecipe, filed by Belin & Belin

Place the above case on the Tril list for Jury Trial sec. reg. Belin & Belin by Carl A. Belin, Attorneys for Plaintiff.

JUNE 22, 1964, INTERROGATORIES DIRECTED TO AMERICAN SURETY CO. filed

NOW, this 22nd. day of June, service of interrogatories directed to American Surety accepted and copy received Belin and Belin Atty. for the Plaintiff By Carl A. Belin, Jr.

JUNE 29, 1964, SERVICE ACCEPTED Bell, Silberblatt & Swoope, By Paul Silberblatt, Atty for Addl. Defendants.

August 10, 1964, Motion for Continuance, filed by Bell, Silberblatt & Swoope by Paul Silberblatt, Attorney for Additional Defendant.

WHEREFORE, counsel for the Additional Defendant moves that a continuance be granted.

ORDER OF COURT

NOW, this 10th day of August, 1964, on consideration of the within Motion, the above captioned case is hereby continued until the November, 1964, Term of Civil Court, BY THE COURT, John A. Cherry, President Judge.

Now October 29, 1964, Cause reached. Trial Ordered. Jury Called and Sworn as follows, to wit: Alex Ackromabich, June I. Roselli, Hale H. Beck, Eric Anderson, Alice Taylor, John Kovash, Viola Kovalick, Phyllis J. Kelly, Alton Kellar, Floyd W. Grimes, Mrs. Ruth Bloom and Ord Harris, Twelve good and lawful citizens of the County who after hearing the proofs and allegations and being charged by the Court.

October 30, 1964, Defendants Points for Charge and Binding Instructions filed

And Now, to wit: October 30, 1964, We the Jurors empannelled in the above entitled case Find a Verdict in Favor of Plaintiff against the American Surety Company, in the amount of Five Thousand Nine Hundred Twenty-Eight and 50/100 Dollars, plus Interest from May 9, 1963. We are in favor of Aetna Casualty & Surety Co., against the Plaintiff. Signed Cloyd W. Grimes, Foreman

VERDICT IN FAVOR OF PLAINTIFF AGAINST THE AMERICAN SURETY CO. AND IN FAVOR OF AETNA CASUALTY & SURETY CO., AGAINST THE Plaintiff.

November 2, 1964, Text of Amendment to Answer and New Matter of Aetna Casulaty & Surety Co., Defendant, as Stipulated by Counsel and Presented Orally at Time of Trial

November 2, 1964, Motion for New Trial, filed by Belin & Belin, Attorney for Plaintiffs.

Nov. 2, 1964, Service Accepted by Bell, Silberblatt & Swoope, By Paul Silberblatt.

November 2, 1964, Motion for New Trial filed by Bell, Silberblatt & Swoope, by Paul Silberblatt, Attorneys for Defendant American Surety Co.,







Capital Consumer Discount Company  
 10 E. Long Ave.  
 DuBois, Pennsylvania

June 19 381  
 8:15 AM EST

Peter O. Reay  
 Julia J. Reay  
 122 N. State St.  
 DuBois, Pennsylvania

D. S. B. -- DATED JUNE 13, 1963,  
 Payable in Installments  
 By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Four Hundred Forty and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.  
 Debt \$1,440.00  
 Atty. Comm. 15%  
 Interest from June 13, 1963  
 Filed and Entered by Plaintiff, June 20, 1963.

Judgment. *June 14* day of *June 1966* By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill* *Carl E. Walker*  
 Prothonotary Prothonotary

August 12, 1964, POSTPONEMENT OF LIEN OF JUDGEMENT, filed THIS AGREEMENT made this 12th day of August, 1964, between CAPITAL CONSUMER DISCOUNT COMPANY, of DuBois, Clearfield County, Pennsylvania, and DUBOIS DEPOSIT NATIONAL BANK, of the same place, WITNESSETH:

Pro. by Plff 4.50  
 Pro. by atty 1.00  
*Pro.* 1.50

THAT WHEREAS, PETER ORVILLE REAY and JULIA JANE REAY, his wife, executed and delivered to the CAPITAL CONSUMER DISCOUNT COMPANY, of DuBois, Pennsylvania a judgment note in the sum of One Thousand Four Hundred Forty (\$1,440.00) Dollars and entered in the Prothonotary's Office in Clearfield, Pennsylvania to No. 381, May Term, 1963 on June 19, 1963.

AND WHEREAS, THE said PETER ORVILLE REAY and JULIA JANE REAY executed and delivered to DUBOIS DEPOSIT NATIONAL BANK, a Mortgage in the sum of Fifty-six Hundred (\$5,600.00) Dollars, dated August 8, 1964 and to be recorded in the Office of the Recorder of Deeds of Clearfield County, Pennsylvania.

IT IS AGREED by the said CAPITAL CONSUMER DISCOUNT COMPANY, of DuBois, Pennsylvania, its successors and

CONTINUED ON PAGE 529

Cherry & Cherry Gleason,  
 Sheraden Bank  
 Pittsburgh, Pennsylvania

June 20 382  
 7:45 AM EST

Anthony Koslosky  
 Mrs. Pearl Koslosky  
 R. D. #2 Mahaffey, Pa.  
 3304 Glenmawr Ave.  
 Pittsburgh 4, Pa.

D. S. B. -- DATED NOVEMBER 1, 1962  
 Payable on Demand after Date  
 By virtue of Warrant of Attorney hereunto annexed, Gleason, Cherry & Cherry, Attorneys appear for the Defendant and Confess Judgment in favor of the Plaintiff and against the Defendants in the sum of One Thousand Six Hundred Thirty Five and 27/100 Dollars, with interest, Attorneys Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.  
 Debt \$1,635.27  
 Atty. Comm 163.53 \$1,798.80  
 Interest from November 1, 1962  
 Filed and Confessed by Attorneys, June 20, 1963  
 Judgement.

Pro. by atty 4.50  
 Atty 3.00  
*Pro by atty* 1.50

*Carl E. Walker*  
 Prothonotary

And Now, *9* day of *June 1966* By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
 Prothonotary

Cherry & Cherry  
Gleason,  
Sheraden Bank  
Pittsburgh, Pa.

June 20 383  
7:46 AM EST

Anthony Koslosky  
Pearl P. Koslosky  
3304 Glenmawr Avenue.  
Pittsburgh 4, Pa.  
R. D. #2, Mahaffey, Pa.

Pro. by atty 4.50  
Atty. 3.00  
*Pro by atty 1.50*

D. S. B. -- DATED MAY 27, 1963

Payable on Demand after Date

By virtue of Warrant of Attorney hereunto annexed, Gleason, Cherry & Cherry, Attorneys appear for the Defendant and Confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Three Hundred Seven and 22/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$307.22  
Atty Comm. 30.72 \$337.94  
Interest from May 27, 1963

Filed and Confessed by Attorney June 20, 1963  
Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 9 day of June 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.  
Attest *Archie Hill*  
Prothonotary

First National Bank  
Philipsburg, Pa.

June 20 384  
7:59 AM EST

Herbert Swartz  
Berneath Swartz  
Madera, Pa.

Pro. 4.50

D. S. B. -- DATED JUNE 18, 1963

Payable one day after date

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Seven Hundred Eleven and 07/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$711.07  
Atty. Comm. 5%  
Interest from June 18, 1963

Filed and Entered by Plaintiff, June 20, 1963  
Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 22 day of July 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.  
Attest *Carl E. Walker*  
Prothonotary

Cherry & Cherry  
Gleason,  
Union Banking & Trust Co.  
DuBois, Pennsylvania

June 20  
8:40 AM EST

385

Oscar Johnson  
Charlotte Johnson  
R. D. #3, DuBois, Pa.

Pro. by atty 4.50  
Atty 3.00  
Proc. by P. J. 1.50

D. S. B. -- DATED JUNE 18, 1963

Payable on Demand after Date

By virtue of Warrant of Attorney hereunto annexed, Gleason, Cherry, & Cherry, Attorneys appear for the Defendant and Confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Nine Hundred Ninety and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt		\$990.00	
Atty. Comm. 10%		<u>99.00</u>	\$1,089.00

Interest from June 18, 1963

Filed and Confessed by Attorneys, June 20, 1963

Judgment.

*Carl E. Walker*

Prothonotary

And Now, 20 day of aug 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

August 12, 1964, POSTPONEMENT OF LIEN OF JUDGMENT, Cap. Cons. Disc. Co. of DuBois, Pa., -vs- Peter O. Reay et al, filed assigns, that the lien of its judgment above mentioned it hereby postponed to the lien of mortgage of the said DUBOIS DEPOSIT NATIONAL BANK, of DuBois, Pennsylvania, as above mentioned, and the said CAPITAL CONSUMER DISCOUNT COMPANY further agrees for itself and its successors and assigns that the said DUBOIS DEPOSIT NATIONAL BANK, its successors and assigns shall have all the rights and benefits to which it would have been entitled had the said mortgage of the said DUBOIS DEPOSIT NATIONAL BANK been executed, delivered and recorded before the entry of the said judgment of the said CAPITAL CONSUMER DISCOUNT COMPANY.

IN WITNESS WHEREOF, the said CAPITAL CONSUMER DISCOUNT COMPANY has caused this Agreement to postpone lien of judgment to be signed in its corporate name by its president and has caused to be affixed hereunto the common and corporate seal of said corporation, attested by its secretary, and the said DUBOIS DEPOSIT NATIONAL BANK has caused this agreement to postpone lien of judgment to be signed in its corporate name by its Vice President and has caused to be affixed hereunto the common and corporate seal of said corporation, attested by the Assistant Cashier the day and year first above written. CAPITAL CONSUMER DISCOUNT COMPANY of DuBois, Pa. By Vaughn Peoples Attest, Joann Kerfoot, Cashier, Blaine Gent, Ass't Cashier

<p>Johnson Clifford A.</p>	<p>Commonwealth of Pennsylvania  ex. rel, JAMES ALVIN BURNS,  a minor</p> <p>386</p> <p>Orrie Donald Burns</p> <p>Pro. by atty 7.00  Pd. by Atty  Shff. Reese 11.10</p> <p>Pro. 3.50  Atty. 3.00</p>	<p><u>JUNE 20, 1963, APPLICATION FOR WRIT OF HABEAS CORPUS</u>, filed. One copy certified to Sheriff. Writ Issued to Sheriff.</p> <p>WHEREFORE, your petitioner humbly prays your Honor that a writ of habeas corpus may be issued, directed to the said Orrie Donald Burns commanding him forthwith to bring before your Honor the body of the said James Alvin Burns, and show cause, if any he has, why the said James Alvin Burns should not be relieved of the said illegal restraint and why he should not be delivered into the custody of his said mother. s/ Margaret K. Burns.</p> <p>O R D E R:  AND NOW, June 21, 1963, upon consideration of the within petition, it is directed that a writ of habeas corpus ad subjiciendum issue forthwith directing Orrie Donald Burns to produce James Alvin Burns at a hearing to be held on the 3rd day of July, 1963 at 1:30 P.M. at the Clearfield County Court House, Clearfield, Pennsylvania.  Notice of said hearing shall be given forthwith to Orrie Donald Burns by personal service. BY THE COURT, John J. Pentz, P.J.</p> <p><u>JULY 3, 1963, AFFIDAVIT OF SERVICE</u>, filed HABEAS CORPUS &amp; ORDER NOW, July 1, 1963, at 11:58 O'clock A.M. (EDST). served the within Habeas Corpus &amp; Order on Orrie Donald Burns at his residence, Decatur Township, Clearfield County, Pennsylvania by handing to Orrie Donald Burns, personally a true and attested copy of the original Habeas Corpus &amp; Notice and made known to him the contents thereof. So Answers James B. Reese, Sheriff.</p> <p><u>July 6, 1963, ORDER</u>, filed:  O R D E R: Now, July 3, 1963, having heard the testimony/in the above habeas corpus proceeding, and from the short time of discussion with child involved, and the limited amount of outside information obtained, the Court will state it is not satisfied with this situation, but will, for the present, permit the boy to stay at the home of the father during the next few weeks, because of a highly charged emotional effect on the boy at this time. Subject, however, to further investigation by agencies to be selected by the Court. It further appears that the second wife of the defendant is the lover of</p>
		<p>the defendant prior to the divorce, and probably the cause of this broken home. However, the situation will remain, primarily because of the attitude of the boy as of this date. As further investigation will be revealed, other additional order will be made.</p> <p>Defendant shall continue paying the support as heretofore made, namely \$150.00 per month.</p> <p>The parties will be notified when further action will be taken.  By the Court, John J. Pentz, President Judge.</p>

<p>June 20 9:50 AM EST</p>	<p>Community Consumer Discount Company Clearfield, Pa.</p> <p>387</p> <p>James O. Duncan Ann M. Duncan Hyde, Pa.</p> <p>Pro. by Plff 4.50 <i>Pro. by Plff 1.50</i></p>	<p>D. S. B. -- DATED JUNE 18, 1963</p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Forty Four and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1044.00</p> <p>Atty. Comm. 10%</p> <p>Interest from June 18, 1963</p> <p>Filed and Entered June 20, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <sup>16</sup> day of <i>Jan</i> 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>June 20 9:51 AM EST</p>	<p>Community Consumer Discount Discount Clearfield, Pennsylvania</p> <p>388</p> <p>Luther Welker Blanche Welker 418 Maple Ave. Clearfield, Pa.</p> <p>Pro. by plff 4.50</p> <p><i>Pro. paid to</i></p>	<p>D. S. B. -- DATED JUNE 17, 1963</p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand One Hundred Sixteen and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1116.00</p> <p>Atty. Comm. 10%</p> <p>Interest from June 17, 1963</p> <p>Filed and Entered by Plaintiff, June 20, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p><i>Amicable Revival - 402 May 9, 1968 402 May 9, 1968</i></p> <p>And Now, <sup>22</sup> day of <i>Jun</i> 1970 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <i>Arthur Hill</i> Prothonotary</p>
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Community Consumer Discount  
Company  
Clearfield, Pennsylvania

D. S. B. -- DATED JUNE 17, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Six Hundred Twenty and no/100 Dollars, with Interest Attorney's Commission, Cost of Suit, Release of Errprs, Waiving Stay, Inquisition and Exemption.

Debt \$1.620.00

Attys. Comm. 10%

Interest from June 17, 1963

Filed and Entered by Plaintiff, June 20, 1963

Judgment

*Carl E. Walker*

Prothonotary

June 20  
9:52 AM EST

389

Kyle Luzier  
Rozella Luzier  
LeContes Mills, Pa.

Pro. by plff 4.50

*Pro. by Plff 1.50*

And Now, 5th day of Dec. 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Community Consumer Discount  
Company  
Clearfield, Pennsylvania

D.S.B. -- DATED JUNE 15, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Three Hundred Forty Four and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$ 1,344.00

Attys. Comm. 10%

Filed and Entered by Plaintiff June 20, 1963

Interest from June 15, 1963

Judgment

*Carl E. Walker*

Prothonotary

June 20  
9:52 AM EST

390

Albert Lippart  
Blanche Lippart  
R. D. #1  
Curwensville, Pa.

Pro. by Plff 4.50

*Pro. by Plff 1.50*

And Now, 6<sup>th</sup> day of July 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Twnty-Two (22) SUGGESTION OF NONPAYMENT filed, ~~July 9,~~ <sup>JUN 21,</sup> 1963 at 7:40 A.M. E.S.T.  
 The Commonwealth of Pennsylvania Department of Public Welfare, Harrisburg, Pa., as Plaintiff.  
 Fifteen days have elapsed since notice of the filing of these Suggestions have been sent by Registered Mail to the named defendants at their last known address. Pursuant to the Provisions of Act #372 of September 26, 1951. Judgment is entered in favor of the Plaintiff and against the Defendants for the sum of Two Thousand (\$2000.00) Dollars with Cost of Suit. Pro. By Plaintiff each writ \$3.50, except #396 - \$4.50; #405 - \$4.00; #408 - \$5.50 - #409 - \$4.00.  
 Judgment

*Carl E. Walker*  
 Prothonotary

NUMBER	DEFENDANT'S NAME AND ADDRESS	REVIVING JUDGMENT NO.
	FEBRUARY 9, 1968, SUGG NON PAY FILED TO NO. 61 FEBRUARY TERM, 1968	
SAI 391	Merle and Hazel S. Oaks, R.D., Westover, Pa.	284 September Term 1958
392	FEBRUARY 9, 1968, SUGG NON PAY FILED TO NO. 62 FEBRUARY TERM, 1968	
	Steve Olah, Dec'd; Elizabeth Olah, Winburne, Pa.	344 September Term 1958
393	FEBRUARY 9, 1968, SUGG NON PAY FILED TO NO. 63 FEBRUARY TERM, 1968	
	Benjamin C. & Mildred L. Pearce, Burnside, Pa.	285 September Term 1958
SAI 394	FEBRUARY 9, 1968, SUGG NON PAY FILED TO NO. 64 FEBRUARY TERM, 1968	
	Albert Pennington & Gertrude Pennington, RD 2, Mahaffey, Pa.	286 September Term 1958
395	FEBRUARY 9, 1968, SUGG NON PAY FILED TO NO. 65 FEBRUARY TERM, 1968	
	Arthur Ray and Goldie Mae Price, Burnside, Pa.	287 September Term 1958
396	John P. Quick, Morrisdale, Pa, Carrie M. Quick, Dec'd; Wilson and Isabel Quick, Terre Tenants, Morrisdale, Pa.	288 September Term 1958
	FEBRUARY 9, 1968, SUGG NON PAY FILED TO NO. 65 FEBRUARY TERM, 1968	
397	Joseph and Mary Rancik, Grampian, Pa.	346 September Term 1958
398	5/11/66 SATISFIED by paper filed. \$1.50 Pro by Atty \$.50 tax Roy H. and Maude Richner, R.D., Box 740, Osceola Mills, Pa.	290 September Term 1958
399	Satisfied by paper Filed 28 April 1965 Pro. 150 St. Tax .50 Paid Otis N. Rogers, R.D. 2, Clearfield, Pa.	262 September Term 1958
Sat. 400	FEBRUARY 9, 1968, SUGG NON PAY FILED TO NO. 66 FEBRUARY TERM, 1968	
	Lewis Royer, Dec'd; Mary Griffith, Heir, Frenchville, Pa.	292 September Term 1958
401	FEBRUARY 9, 1968, SUGG NON PAY FILED TO NO. 67 FEBRUARY TERM, 1968	
	Sherald and Helen Sankey, Jr. Rear 1-3 Braddock Ave., Braddock, Pa.	348 September Term 1958
402	May 29, 1964 Satisfied by Paper filed, Pro. \$1.50 St. Tax .50 John W. Scott, Dec'd; Jennie Scott, Morrisdale, Pa.	293 September Term 1958
403	FEBRUARY 9, 1968, SUGG NON PAY FILED TO NO. 69 FEBRUARY TERM, 1968	
	John and Mary Sheroke, Morrisdale, Pa.	349 September Term 1958
404	FEBRUARY 9, 1968, SUGG NON PAY FILED TO NO. 70 FEBRUARY TERM, 1968	
	Robert and Gladys Simmons, 631 Laura St., Philipsburg, Pa.	294 September Term 1958
405	APRIL 18, 1966, SATISFIED BY PAPER FILED. Pro. \$1.50 State Tax 50c Kenneth Singer and Rachel Singer Alias Rachael Singer, Wallaceton, Pa.	295 September Term 1958
SAI 406	FEBRUARY 9, 1968, SUGG NON PAY FILED TO NO. 71 FEBRUARY TERM, 1968	
	John and Emma Elizabeth Soupart, Smithmills, Pa.	351 September Term 1958
407	FEBRUARY 9, 1968, SUGG NON PAY FILED TO NO. 72 FEBRUARY TERM, 1968	
	Joseph and Mary Strutzel, Smithmill, Penna.	*** See below 352 September Term 1958
SAI 408	FEBRUARY 9, 1968, SUGG NON PAY FILED TO NO. 74 FEBRUARY TERM, 1968	
	Anthony Switala, Dec'd; Mary Switala, Morann, Pa. Mary Switala, Helen Switala Miller, Mildred and Raymond Switala, Terre Tenants, Morann, Pa.	297 September Term 1958
409	FEBRUARY 9, 1968, SUGG NON PAY FILED TO NO. 75 FEBRUARY TERM, 1968	
	T. E. Thompson, Dec'd; Rosie Thompson Alias Rosie E. Thompson, R.D. Fallen Timber, Pa.	298 September Term 1958
	FEBRUARY 9, 1968, SUGG NON PAY FILED TO NO. 76 FEBRUARY TERM, 1968	
** 410	George F. Westover, Jr. & Mildred B. Westover, RD LaJose, Pa. 4/10/65 Satisfied by paper filed	Rel. see page 549 429 September Term 1958
Sat. 411	FEBRUARY 9, 1968, SUGG NON PAY FILED TO NO. 78 FEBRUARY TERM, 1968	
	Clyde Williams, Munson, Pa.	299 September Term 1958
412	FEBRUARY 9, 1968, SUGG NON PAY FILED TO NO. 79 FEBRUARY TERM, 1968	
	Wayne L. & Florence G. Winter, RD 1, Osceola Mills, Pa.	353 September Term 1958

\*\*No. 410 May Term, 1963-Commonwealth of Pa. DPW-vs-George F. Westover, al-Release of Lien, filed. Page 549  
 OCTOBER 3, 1972, Satisfied by paper filed, Pro. \$3.00, State Tax \$.50.  
 \*\*\* No. 407 May Term, 1963 Joseph and Mary Strutzel, Smithmill, Penna.

June 21 7:50 AM EST

Capital Finance Corporation  
DuBois, Pa.

413

Regis Scepanik  
Darlene Scepanik  
17 N. Main St.,  
DuBois, Pa.

Pro. By Plff 4.50  
Dno. *[Signature]* 1.50

D. S. B. -- DATED JUNE 18, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Six Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$600.00

Atty Comm.

Interest from June 18, 1963

Filed and Entered by Plaintiff, June 21, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 3 day of Apr 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

June 21 7:53 AM EST

Capital Finance Corporation  
DuBois, Pennsylvania

414

Gordon L. Chittester  
Clara M. Chittester  
RD 2, DuBois, Pa.

Pro. By Plff 4.50  
Pro. *[Signature]* 1.50

D. S. B. -- DATED JUNE 18, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand One Hundred Twenty Four and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors Waiving Stay, Inquisition and Execution.

Debt \$2124.00

Atty Comm. 15%

Interest from June 18, 1963

Filed and Entered by Plaintiff, June 21, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 22 day of April 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

<p>June 21 9:59 AM EST</p>	<p>The County National Bank at Clearfield, Pa.</p> <p>415</p> <p>William S. Mason Ethel P. Mason Wallaceton, Penna.</p> <p>Pro. by Plff. 4.50 <i>Pro by Plff</i> 1.50</p>	<p>D.S.B. --- DATED June 21, 1963</p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Three Hundred and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1,300.00</p> <p>Attys Comm. 10%</p> <p>Interest from June 21, 1963</p> <p>Filed and Entered by Plaintiff, June 21, 1963</p> <p>Judgment</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, 7 day of <i>Sept</i> 1963 by paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Anche Hill</i> Prothonotary</p>
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<p>June 21 10:00 AM EST</p>	<p>Commercial Credit Plan Consumer Discount Company 334 Pine St.</p> <p>416</p> <p>Violet J. Ramsey W. Earl Ramsey R. D. #2, Williamsport, Penna.</p> <p>Pro. By Plff. 4.50 <i>Pro by Plff</i> 1.50</p>	<p>D.S.B. --- DATED JUNE 19, 1963</p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Four Hundred Fifty Seven and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2,457.00</p> <p>Atty Comm. 15%</p> <p>Interest from June 19, 1963</p> <p>Filed and Entered by Plaintiff, June 21, 1963</p> <p>Judgment</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, 19 day of <i>Oct</i> 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Anche Hill</i> Prothonotary</p>
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Community Consumer Discount  
Company

June 21 417

2:00 PM EST Lynn J. Coudriet  
112 N. Fourth St.,  
Clearfield, Pa.

Pro . By Plff. 4.50  
*Pro by Plff 1.50*

D.S.B. ---- JUNE 21, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the amount of One Thousand Two Hundred Ninety Six and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$ 1,296.00

Attys Comm. 10%

Interest from June 20, 1963

Filed and Entered by Plaintiff June 21, 1963

Judgment

*Carl E. Walker*

Prothonotary

And Now, *31st* day of *July*, 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Community Consumer Discount  
Company

June 21 418

2:01 PM EST Sylvester H. Coudriet  
Madeline Coudriet  
LeContes Mills, Pa.

Pro. By Plff 4.50  
*Pro. by Plff 1.50*

D.S.B. JUNE 21, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Two Hundred Ninety Six and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$ 1,296.00

Attys Comm. 10%

Interest from June 20, 1963

Filed and Entered by Plaintiff June 21, 1963

Judgment

*Carl E. Walker*

Prothonotary

And Now, *31st* day of *July*, 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Work  
Joseph P.

John W. Gray  
Winburne, Pa.

June 21  
2:20 PM EST

419

Joseph E. Rackish  
Norma C. Rackish  
Winburne, Pa.

Pro. by Atty 4.50

Atty. 3.00

*Pro Key Off*

3.00

D. S. B. -- DATED JUNE 21, 1963 INSTALLMENT JUNGMENT NOTE

Payable in Installments

By virtue of Warrant of Attorney hereunto annexed, Smith, Smith & Work, Attorneys appear for the Defendant and Confess Judgment in favor of the Plaintiff and against the Defendants in the sum of One Thousand and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition, and Exemption.

Debt \$1,000.00

Atty. Comm. 5%

Interest from June 21, 1963

Filed and Confessed by Attorneys, June 21, 1963

Judgment.

*Carl E. Walker*

Prothonotary

*Atty. Comm. 28 June 21, 1963*  
*Prothonotary*

Attest *Archie Hill*  
Prothonotary

Work  
Smith, Smith &

John W. Gray  
Winburne, Pa.

June 21  
2:21

420

Mike Rackish  
Elizabeth Rackish  
Winburne, Pa.

Pro. by Atty 4.50

Atty. 3.00

D. S. B. -- DATED JUNE 21, 1963 INSTALLMENT JUDGMENT NOTE

Payable in Installments

By virtue of Warrant of Attorney hereunto annexed, Smith, Smith and Work, Attorneys appear for the Defendants and Confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Seven Hundred Ninety-Five and 02/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$795.02

Atty. Comm. 5%

Interest from June 21, 1963

Filed and Confessed by Attorneys, June 21, 1963.

Judgment.

*Carl E. Walker*

Prothonotary

*AND NOW 9/28/67 I have received payment full of debt, interest, and costs on this judgment. I hereby direct same satisfied.*

*John W. Gray*  
Attest *Archie Hill*  
Prothonotary

County National Bank  
Clearfield, Pennsylvania

D. S. B. -- DATED JUNE 21, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Twelve Hundred Thirty Seven Dollars and 65/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1237.65

Atty. Comm. 10%

Interest from June 21, 1963

Filed and Entered by Plaintiff, June 17, 1963

Judgment.

*Carl E. Walker*

Prothonotary

June 22  
8:55 AM EST

421

Lyle E. Richardson  
Gloria Richardson  
Madera, Pa.

Pro. by plff 4.50

*Pro. by Deft 1.50*

And Now, 19th day of Sept, 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Community Consumer Discount  
Company  
DuBois, Pennsylvania

D. S. B. -- DATED JUNE 21, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Three Hundred Four and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2,304.00

Atty. Comm. 15%

Interest from June 21, 1963

Filed and Entered by Plaintiff, June 22, 1963

Judgment.

*Carl E. Walker*

FROTHONOTARY

June 22  
9:10 AM EST

422

Lillian F. Kearney  
James W. Kearney  
R. D. #3  
DuBois, Pennsylvania

Pro. by Plff 4.50

*Pro. by Deft 1.50*

And Now, 29th day of May, 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

June 22  
10:07 AM EST

The County National Bank at  
Clearfield

423

Edna Louise Hinks Dowd  
1508 Daisy Street  
Clearfield, Pa.

Pro. By Plff. 4.50  
*Pro. by def. 1.50*

D.S.B. ----- DATED JUNE 22, 1963

Payable in Installments

By virtue of Warrant of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two thousand and no/100 Dollars, with Interest, Attys. Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt: \$2,000.00

Attys Comm. 10%

Interest from June 22, 1963

Filed and Entered by Plaintiff June 22, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 29<sup>th</sup> day of Sept. 1967 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Morley W. Baker  
Walter E. Allesandrini

June 22  
9:16 AM EST

Commonwealth of Pennsylvania  
Dept. of Labor & Industry  
Use: Unemployment Compensation Fund, Harrisburg, Pa.

423 1/2

CULERK CORPORATION  
(A Corporation chartered under the laws of New Jersey)

Pro. *By Plff.* 4.50

JUNE 22, 1963 CERTIFIED COPY OF LIEN UNDER PENNSYLVANIA UNEMPLOYMENT COMPENSATION LAW, filed

This Lien is entered for Unpaid Unemployment Compensation Contribution in the sum of Nine hundred sixteen and 74/100 Dollars, with Unpaid Interest and Penalties in the amount of Nineteen and 73/100 Dollars, with Interest and Costs

Debt: \$897.01

Interest & Penalties 19.73 \$ 916.74

Filed and Entered by Plaintiff June 22, 1963

Interest from July 31, 1963

Judgment

*Carl E. Walker*  
Prothonotary

The County National Bank at  
Clearfield, Pa.

June 22 424

10:45AM EST Boyd W. Barrett  
Beulah S. Barrett  
R. D. #1,  
Grampian, Pa.

Pro. By Plff. 4.50  
Proc. by Def't 1.50

D.S.B --- DATED JUNE 22, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Six Hundred Twenty Six and 58/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Error Waiving Stay, Inquisition and Exemption.

Debt: \$1626.58

Attys Comm. 10%

Interest from June 22, 1963

Filed and Entered by Plaintiff June 22, 1963

Judgment

*Carl E. Walker*  
Prothonotary

And Now, 6 day of June 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

The County National Bank at  
Clearfield, Pa.

June 24 425

8:40AM EST William R. Freeman  
Mary Ernestine Freeman  
212 West Fifth Ave.,  
Clearfield, Pa.

Pro. By Deft. 4.50  
Pro. By O.C. 3.50

JUNE 24, 1963, AMICABLE REVIVAL, filed to Revive and continue Lien entered to 473 May 1958.

By virtue of Power of Attorney contained therein, Plaintiff and the Defendants agree to revive Amicable the same in favor of the Plaintiff and against the Defendants in the sum of Nine Thousand Six Hundred Eighty-Eight Dollars and 70/100, with Interest, Attorneys Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt: \$9,688.77

Atty. Comm. 10%

Interest from July 15, 1958

Filed and Entered by Plaintiff June 24, 1963

Judgment

*Carl E. Walker*  
Prothonotary

*Amicable Revival # 343 May Term 1968*

And Now, 25 day of Aug. 1972 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Caroline Hill*  
Prothonotary

Exemption.

Commonwealth of Pennsylvania  
Ex Rel.  
Russell L. Coudriet

JUNE 22, 1963, Petition for Writ of Habeas Corpus, filed. One copy certified to District Attorney.

426

Harry E. Russell, Supt.  
S. C. I. H. at  
Huntingdon, Pennsylvania

Pro 7.00

Curwensville State Bank  
Curwensville, Pa.

D. S. B. -- DATED JUNE 19, 1963

Payable On Demand

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Three Thousand Three Hundred and No/100 Dollars, with Interest Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Execution.

Debt \$3,300.00

Atty Comm. 10%

Interest from June 19, 1963

Filed and Entered by Plaintiff, June 24, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

*Agreement to Review #409 May Term 1968*

June 24  
9:37 A.M. EST

427

Raymond Carfley  
Carmella R. Carfley  
501 Grampian Road  
Curwensville, Pa.

Pro. By Plff 4.50

First National Bank of  
Philipsburg, Pa.

D. S. B. DATED JUNE 22, 1963

Payable June 22nd 1963 - One day after Date

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Three Hundred Two and 23/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Execution.

Debt \$1302.23

Atty Comm. 5%

Interest from June 22, 1963

Filed and Entered by Plaintiff, June 24, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 1 day of Sept 1968 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

June 24  
9:38 AM EST

428

Violet Sankey  
Box 451  
Philipsburg, Pa.

Pro. By Plff 4.50

<p>June 24 9:39 AM EST</p>	<p>First National Bank of Philipsburg, Pa.</p> <p>429</p> <p>William R. Schram Eleanore J. Schram 405 Gertrude St. Philipsburg, Pa.</p> <p>Pro. by Plff : 4.50 Oc Pro. by Atty 6.50 <i>Pro. by Plff</i> 1.50</p>	<p>June 24, 1963, AMICABLE SCIRE FACIAS, filed. To Revive and Continue Lien of Judgment entered to No. 587 May Term, 1958.</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Eighteen Hundred Twelve and 16/100 Dollars, with Interest, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1812.16 Atty. Comm. 5% Interest from July 17, 1958 Filed and Entered by Plaintiff, June 24, 1963 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>11<sup>th</sup></u> day of <u>Oct</u> 19<u>63</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>June 24 9:41 AM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>430</p> <p>Wayne E. Berndt Bessie Brown Ramey, Pa.</p> <p>Pro. by deft 4.50</p>	<p>D. S. B. -- DATED JUNE 22, 1963.</p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Five Hundred Eighty Eight and 40/100 Dollars, with Interest, Attorney's Commission Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$588.40 Atty. Comm. 10% Interest from June 22, 1963 Filed and Entered by Plaintiff, June 24, 1963 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p>
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Capital Consumer Discount Co.  
10 E. Long Ave.  
DuBois, Pa.

D. S. B. -- DATED JUNE 21, 1963.

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Three Hundred Sixty-eight and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1,368.00

Atty Comm. 15%

Interest from June 21, 1963

Filed and Entered by Plaintiff, June 24, 1963

Judgment.

*Carl E. Wacker*

Prothonotary

Robert D. Rideout  
Susanna M. Rideout  
314 E. Weber Avenue  
DuBois, Pennsylvania

Pro. by Plff 4.50

*Pro by Plff 1.50*

June 24  
9:40

431

And Now, 24th day of Dec 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Wacker*  
Prothonotary

Cherry & Cherry  
Gleason,

Union Banking & Trust Co.  
DuBois, Pa.

D. S. B. -- DATED JUNE 21, 1963.

Payable on Demand after Date

By virtue of Warrant of Attorney hereunto annexed, Gleason, Cherry & Cherry, Attorneys appear for the Defendants and Confess Judgment in favor of the Plaintiff and against the Defendantss in the sum of Fifteen Hundred and Eighty and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1,580.00

Atty. Comm. 10% 158.00 \$1,738.00

Interest from June 21, 1963

Filed and Confessed by Attorneys, June 24, 1963

Judgment.

*Carl E. Wacker*

Prothonotary

Joseph H. Amoriello  
Delores J. Amoriello  
Penfield, Pennsylvania

Pro. by atty 4.50

Atty 3.00

*Pro by atty 1.50*

June 24  
9:59 AM EST

432

And Now, 24th day of Nov 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Wacker*  
Prothonotary

<p>June 24 11:19 AM EST</p>	<p>County National Bank at Clearfield, Pa.  433  Alva J. Beach Frances C. Beach P.O. Box 450 Clearfield, Pa.  Pro. By Deft 4.50 <i>Pro. by deft</i> 1.50</p>	<p><u>D. S. B. -- DATED JUNE 24, 1963</u> Payable in Installments By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Execution. Debt \$2000.00 Atty Comm. 10% Interest from June 24, 1963 Filed and Entered by Plaintiff, June 24, 1963 Judgment.  <i>Carl E. Walker</i> Prothonotary  And Now, <u>10</u> day of <u>Feb.</u> 19<u>66</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Archie Hill</i> Prothonotary</p>
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<p>June 24 11:20 AM EST</p>	<p>County National Bank at Clearfield, Pa.  434  James Gordon Rupert, Sr. 709 Bigler Avenue Clearfield, Pa.  Pro. By deft 4.50 <i>Pro. by deft</i> 1.50</p>	<p><u>D. S. B. -- DATED JUNE 24, 1963</u> Payable In Installments By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Two Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Execution. Debt \$2200.00 Atty Comm. 10% Interest from June 24, 1963 Filed and Entered by Plaintiff, June 24, 1963 Judgment.  <i>Carl E. Walker</i> Prothonotary  And Now, <u>25<sup>th</sup></u> day of <u>Aug.</u> 19<u>63</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>Assigned  June 24 12:11 PM EST</p>	<p>Polk Investments, Inc. Box 161 Lake Wales, Florida Ronald Spencer and Marion Spencer, trading as Spencer Hardware  435  Curtis M. Teats Mrs. Emma V. Teats Luthersburg, Pa.  Pro. By Pliff 4.50 Pro By B.S.&amp; S 2.00</p>	<p><u>D. S. B. -- DATED JUNE 22, 1963</u>  Payable In Installments  By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Fourteen Hundred and Five and 20/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Execution.  Debt \$1405.20  Atty Comm.  Interest from June 22, 1963  Filed and Entered by Plaintiff, June 24, 1963  Judgment.  <i>Carl E. Walker</i> Prothonotary  <u>DECEMBER 18, 1967, ASSIGNMENT</u>, filed. Now, 18th day of December, 1967, for value received we hereby assign; transfer and set over to Ronald Spencer and Marion Spencer, trading as Spencer Hardware of Grampian, Pennsylvania, above Judgment, Debt, Interest and Costs without recourse. POLK INVESTMENTS, INC. By S/ E. A. Anderson, President.  WRIT OF EXECUTION NO. 11 NOVEMBER TERM, 1967</p>	
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<p>June 24, 2:20 PM EST</p>	<p>County National Bank at Clearfield, Pa.  436  Raymond Shimmel Lois Shimmel West Decatur, Pa.  Pro. By Deft. 4.50 <i>Pro by deft 3.00</i></p>	<p><u>D. S. B. -- DATED JUNE 24, 1963</u>  Payable In Installments  By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Seventeen Hundred Eighty Nine and 97/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Execution.  Debt \$1789.97  Atty Comm. 10%  Interest from June 24, 1963  Filed and Entered by Plaintiff, June 24, 1963  Judgment.  <i>Carl E. Walker</i> Prothonotary  And Now, <u>18</u> day of <u>April</u> 19<u>67</u> paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Richard Hill</i> Prothonotary</p>	
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<p>John Scollins</p> <p>June 24 2:21 PM EST</p>	<p>The Houtzdale Bank Houtzdale, Pa.</p> <p>437</p> <p>Timo Charles Temo a/w/a Charles W. Mrs. Mary Temo a/k/a Mary Timo Ginter, Pennsylvania</p> <p>Pro. by Atty 4.50 Atty 3.00 <i>Pro by Off 1.50</i></p>	<p>D. S. B. -- DATED JUNE 22, 1963.</p> <p>Payable one day after date</p> <p>By virtue of Warrant of Attorney hereunto annexed, John Scollins, Attorney appears for the Defendants and Confesses Judgment in favor of the Plaintiff and against the Defendants in the sum of Fifteen Hundred and no/100 Dollars, With Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <table border="0"> <tr> <td>Debt</td> <td>\$1,500.00</td> <td></td> </tr> <tr> <td>Atty. Comm. 5%</td> <td>75.60</td> <td>\$1,575.00</td> </tr> </table> <p>Interest from June 22, 1963</p> <p>Filed and Confessed by Attorney, June 24, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>21</u> day of <u>Nov.</u> 19<u>63</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Archie Hill</i> Prothonotary</p>	Debt	\$1,500.00		Atty. Comm. 5%	75.60	\$1,575.00
Debt	\$1,500.00							
Atty. Comm. 5%	75.60	\$1,575.00						

<p>June 25 8:16 AM EST</p>	<p>Western Pennsylvania National Bank McKeesport, Pa.</p> <p>438</p> <p>Albert Brown Martha M. Brown RD #1 Rockton, Pa.</p> <p>Pro by Plff. 4.00 Pro. .50 <i>Pro by Plff 1.00</i></p>	<p>D. S. B. -- DATED JUNE 7, 1963</p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Six Hundred Forty-two and 60/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <table border="0"> <tr> <td>Debt</td> <td>\$642.60</td> <td></td> </tr> <tr> <td>Atty. Comm. 15%</td> <td></td> <td></td> </tr> </table> <p>Interest from June 7, 1963</p> <p>Filed and Entered by Plaintiff, June 25, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>24</u> day of <u>Feb.</u> 19<u>63</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Carl E. Walker</i> Prothonotary</p>	Debt	\$642.60		Atty. Comm. 15%		
Debt	\$642.60							
Atty. Comm. 15%								

<p>June 25 8:17 AM EST</p>	<p>Western Pennsylvania National Bank McKeesport, Pa.</p> <p>439</p> <p>Eugene J. Plubell Lois E. Plubell RD #2 Clearfield, Pennsylvania</p> <p>Pro. by Plff 4.00 Pro. .50</p>	<p>D. S. B. -- DATED JUNE 7, 1963.</p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of four Thousand Four Hundred Seventy six and 36/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$4,476.36 Atty. Comm. 15% Interest from June 7, 1963 Filed and Entered by Plaintiff, June 25, 1963 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>27th</u> day of <u>Sept</u> 19<u>63</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>June 25 8:18 AM EST</p>	<p>First National Bank of Philipsburg, Pa</p> <p>440</p> <p>Murray Gratton Kathryn M. Gratton 608 Brisbin St. Houtzdale, Pa.</p> <p>Pro. by Plff 4.50 OC Pro. by Atty 6.50 <i>Pro by Plff 1.50</i></p>	<p>JUNE 25, 1963, AMICABLE SCIRE FACIAS, filed. To Revive and Continue Lien of Judgment entered to No. 382 May Term, 1958.</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Twenty-two hundred ninety-four and 21/100 Dollars, with Interest, Cost of Suit, Release of Errors, Waiving Stay, Inquisition, and Exemption.</p> <p>Debt \$2,295.21 Atty. Comm. 5% Interest from July 1, 1958 Filed and Entered by Plaintiff, June 25, 1963 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>3rd</u> day of <u>Oct</u> 19<u>63</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Carl E. Walker</i> Prothonotary</p>
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J. Paul Frantz, Jr.

Goodman & Notopoulos

SUN OIL COMPANY

442

FREDERICK D. EVANS

Pro.	By atty	5.00
Atty		3.00
Shff	By atty	8.50
Pro.		3.50

JUNE 25, 1963, COMPLAINT IN ASSUMPSIT, filed. One copy certified to the Sheriff.

June 26, 1963, Sheriff's Return, filed.  
NOW June 25, 1963 at 2:01 o'clock P.M. E.D.S.T. served the within Complaint in Assumpsit on Frederick D. Evans at his place of residence, 525 Martin Street, Borough of Clearfield, Clearfield County, Pennsylvania by handing to Frederick D. Evans, personally a true and attested copy of the original Complaint in Assumpsit and made known to him the contents thereof. So Answers, James B. Reese Sheriff.

August 6, 1963, Praecept for Judgment, filed.

Judgment is entered in favor of the Plaintiff and against the Defendants, for want of an appearance and failure to file an Answer or other defensive pleading; according entered in the amount of One Thousand Six Hundred Twenty Seven and 66 /100 Dollars with Interest and Costs.

Debt \$1,627.66

Interest from July 1, 1962

Judgment.

*Carle E Walker*  
PROTHONOTARY

WRIT OF EXECUTION NO. 8 FEBRUARY TERM, 1964

MAY TERM, 1963

DOCKET 178

<p>Work Smith, Smith &amp;</p> <p>June 25 1:14 PM EST</p>	<p>Clearfield Building &amp; Loan Association Clearfield, Pennsylvania</p> <p>443</p> <p>Kenneth E. Maines Maxine Maines R. D. 2, Clearfield, Pa.</p> <p>Pro. by Atty 4.50 Atty 3.00</p>	<p>D. S. B. -- DATED AUGUST 27, 1955 on BOND.</p> <p>Payable in Installments, monthly</p> <p>By virtue of Warrant of Attorney hereunto annexed, Smith, Smith, and Work, Attorneys, appear for the Defendants and Confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Three Hundred Forty-eight and 28/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$348.28 Atty. Comm. 5% 17.41 Interest from due date</p> <p>Filed and Confessed by Attorneys, June 25, 1963 Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p><i>AND NOW April 3, 1965 having received payment full of Debt, Interest, and costs of this case, I hereby direct same satisfied. Smith, Smith &amp; Work</i> <i>by Joseph P. Wolf</i></p> <p><i>Attest Carl E. Walker</i> Prothonotary</p>
<p>&amp; Work Smith, Smith</p> <p>June 25 1:15 PM EST</p>	<p>Clearfield Building &amp; Loan Association Clearfield, Pennsylvania</p> <p>444</p> <p>Kenneth E. Maines Maxine Maines R. D. 2, Clearfield, Pa.</p> <p>Pro. by Atty 4.50 Atty 3.00</p>	<p>D. S. B. -- DATED JULY 16, 1957 on BOND.</p> <p>Payable in installments</p> <p>By virtue of Warrant of Attorney hereunto annexed, Smith, Smith &amp; Work, Attorneys/for the Defendants and Confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Thirteen Hundred Forty-two and 08/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1342.08 Atty. Comm. 5% Interest from due date</p> <p>Filed and Confessed by Attorneys, June 25, 1963 Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>Writ of Execution No. 13 May Term, 1963</p>

County National Bank  
Clearfield, Pa.

D. S. B. -- DATED JUNE 25, 1963.

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Thirty Five Hundred and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

June 25  
1:20 PM EST

445

Debt \$3,500.00

Atty. Comm. 10%

Interest from June 25, 1963

Filed and Entered by Plaintiff, June 25, 1963

Judgment.

Ernest E. English  
Donna L. English  
R. D. Woodland, Pa.

*Carl E. Walker*

Prothonotary

Pro. by Deft. 4.50

Pro. by Deft. 1.50

And Now, 12<sup>th</sup> day of Nov 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Johnston  
Clifford A.

Maxwell F. Smith  
Viola M. Smith  
9 S. 3rd St., Clearfield, Pa.

D. S. B. -- DATED NOVEMBER 1, 1963 on LEASE AGREEMENT

Payable Monthly

By virtue of Warrant of Attorney hereunto annexed, Clifford Johnston, Attorney appears for the Defendants and Confesses Judgment in the sum of Twelve Hundred Eighty Five and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

June 25  
12:01 PM EST

446

Debt \$1,285.00

Interest Due to July 1, 1963 220.16

Collection Fee 75.00 \$1,580.16

Interest to July 1, 1963

Filed and Confessed by Attorney, June 25, 1963

Judgment.

June 25, 1963, Averment of Default and Assessment of Damages, filed.

E. A. Rockwell t/d/b/a  
Clearfield Music Center  
223 W. 6th Ave.  
Clearfield, Pennsylvania

*Carl E. Walker*

Prothonotary

Pro. by Atty 5.00

Atty 3.00

*Pro. by Plff 1.50*

And Now, 3<sup>rd</sup> day of Feb 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

<p>June 26 8:15 AM EST</p>	<p>Commercial Credit Plan Consumer Discount Company 217 E. Plank Road Altoona, Pa.</p> <p>447</p> <p>Stanley Rinskey Anna Rinskey Osceola Mills, Pa.</p> <p>Pro. By Plff 4.50</p>	<p><u>D. S. B. -- DATED JUNE 25, 1963</u></p> <p>Payable In Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Sixteen Hundred Eight and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Execution.</p> <p>Debt \$1680.00</p> <p>Atty Comm. 15%</p> <p>Interest from June 25, 1963</p> <p>Filed and Entered by Plaintiff, June 26, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p>
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<p>June 26 9:15 AM EST</p>	<p>Builder's Finance Corp. Bellefonte, Pa.</p> <p>448</p> <p>James D. Billotte Gloria B. Billotte RD 2, Clearfield, Pa.</p> <p>Pro. By Plff 4.50</p> <p><i>Pro. by self 1.50</i></p>	<p><u>D. S. B. -- DATED JUNE 26, 1963</u></p> <p>Payable On Demand</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Sixteen Thousand Five Hundred Nine and 68/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Execution.</p> <p>Debt \$16,509.68</p> <p>Atty Comm. 10%</p> <p>Interest from June 26, 1963</p> <p>Filed and Entered by Plaintiff, June 26, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>29<sup>th</sup></u> day of <u>Oct</u> 19<u>64</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <i>Carl E. Walker</i> Prothonotary</p>
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Sears, Roebuck & Company  
Clearfield, Pa.

June 26  
10:02 AM EST

449

Herbert Swartz  
Berneath Swartz  
Madera, Pa.

Pro. By Plff 4.50

D. S. B. -- DATED JUNE 20, 1963

Payble In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendnats in the sum of Eight Hundred Eighty Six and 50/100 Dollars, with Interest, Attorney's Commission, Cost of S<sub>u</sub>it, Release of Errors, Waiving Stay, Inquisition and Ex~~em~~ption.

Debt \$886.50

Atty Comm. 10%

Interest from June 24, 1963

Filed and Entered by Plaintiff, June 26, 1963

Judgment.

*Carl S. Walker*

Prothonotary

County National Bank at  
Clearfield, Pa.

June 26  
10:45 AM EST

450

James H. Johnston  
Jane Johnston  
312 Ogden Avenue  
Clearfield, Pa.

Pro. By Deft 4.50

*Pro. by deft* 1.50

D. S. B. -- DATED JUNE 26, 1963

Payable In Installments

By virtue of Power of A<sub>t</sub>torney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Five Thousand and No/100 Dollars, with Interest, Attorney's Commission, Cost of S<sub>u</sub>it, Release of Errors, Waiving Stay, Inquisition and Ex~~em~~ption.

Debt \$5000.00

Atty Comm. 10%

Interest from June 26, 1963

Filed and Entered by Plaintiff, June 26, 1963

Judgment.

*Carl S. Walker*

Prothonotary

And Now, 7 day of April 1966 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

MAY TERM, 1963

DOCKET 178

David Blakley C. L. McGregor  
Indiana, Pennsylvania

June 27 451  
8:30 AMEST

Marion R. Miles  
James W. Miles  
Luthersburg, Pa.

Pro. by atty. 4.50  
Atty 3.00

D. S. B. -- DATED JULY 12, 1960.

Payable Two Months after Date

By virtue of Warrant of Attorney hereunto annexed, Ammerman & Blakley, Attorneys appear for the Defendants and Confess Judgment in favor of the Plaintiff and against the Defendants in the sum of One Hundred Seventy-Seven and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$177.00

Atty. Comm. 10%

Interest from July 12, 1960

Filed and Confessed by Attorneys, June 27, 1963

Judgment.

*Carl E. Walker*

Prothonotary

Dan P. Arnold

CURWENSVILLE MUNICIPAL

AUTHORITY

452

& Work  
Smith, Smith

PIKE TOWNSHIP MUNICIPAL

AUTHORITY

Pro. by Atty. 5.00  
Shff. by Atty. Arnold 8.70  
Pro. 2.00  
Pro. 2.00

JUNE 27, 1963, COMPLAINT IN MANDAMUS, filed. One Copy certified to Sheriff.

WHEREFORE, Plaintiff prays your Honorable Court to enter an order against the defendant directing it to comply with the terms of the Act of 1949 and to cease and disist in the future from refusing to comply with said Act. a/ Dan P. Arnold, Atty. for Plaintiff.  
July 3, 1963, Sherriff's Return, filed.

NOW June 28, 1963 at 11:00 o'clock A.M. E.D.S.T. served the within Complaint in Mandamus on the Pike Township Municipal Authority at their place of business, 498 State Street, Borough of Curwensville, Clearfield County, Pennsylvania by handing to Edward Bennett, clerk in charge of the office a true and attested copy of the original Complaint in Mandamus and made known to him the contents thereof. So answers, James B. Reese, Sheriff.

July 5, 1963, Praecipe for Appearance, filed.

Enter our appearance for the defendant in the above captioned case. SMITH, SMITH & WORK, By W.U.Smith, Attorneys for Defendant  
Dated: July 5, 1963

JULY 24, 1963, ANSWER AND NEW MATTER, filed By Smith, Smith & Work Atty for Defendant. By Wm U. Smith.

JULY 29, 1963, Service accepted July 29, 1963, Dan P. Arnold Atty for Curwensville Municipal Authority.

August 9, 1963, Answer to New Matter, filed, by Dan P. Arnold.

Service accepted, cdp received August 13, 1963. By William J. Smith, Attorney for Defendant.

Dan P. Arnold  
~~Smith~~~~xxSmith~~  
~~xxYork~~

John B. Atwood

JUNE 27, 1963, COMPLAINT IN ASSUMPSIT, filed. Two copies certified to the Sheriff.

JULY 18, 1963, SHERIFF'S RETURN, filed

KNOW ALL men by these Presents, That I, James B. Reese, High Sheriff of Clearfield County, State of Pennsylvania, do hereby deputize Sheriff of York County to execute this writ: Given under my hand and seal this 27th. Day of June A.D. 1963.

July 17, 1963- My return as to Commonwealth Mutual Ins. Co. of York, Penna. is Not Found. So answers Lyman A. Stambaugh, Sheriff.

NOW, June 27, 1963, deputized the Sheriff of York County to serve the within Complaint in Assumpsit on the Commonwealth Mutual Insurance Company of York, Pa.

NOW, July 17, 1963, service of the within Complaint was attempted to be made on the Commonwealth of Mutual Insurance Co. of York, Pa. by deputizing the Sheriff of York County. The return of Lyman A. Stambaugh, Sheriff of York County is hereto attached and made part of this return of service. So Answers James B. Reese, Sheriff.

453

Commonwealth Mutual Insurance  
 Company of York, Pa.

Pro.	By atty	5.00
Atty		3.00
Shff Reese, pd by atty		7.50
Shff Starbaugh	By Atty	3.75

Smith, Smith & Work  
 Community Loan & Discount Company  
 Clearfield, Pa.  
 454  
 June 27 9:45 AM EST  
 Ronald C. Lightner  
 Coalport, Pa.  
 Pro. By atty 4.50  
 Atty 3.00  
*Pro by Ref 1.50*  
 And Now, 8<sup>th</sup> day of Aug 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.  
 Attest *Carl E. Walker*  
 Prothonotary

D. S. B. -- DATED FEBRUARY 1, 1962  
 Payable In Installments  
 By virtue of Warrant of Attorney hereunto annexed, Smith, Smith and Work, Attorneys appears for the Defendant and Confess Judgment in favor of the Plaintiff and against the Defendant in the sum of Five Hundred Twenty-Five and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.  
 Debt \$525.00  
 Atty Comm.  
 Interest from February 1, 1962  
 Filed and Confessed by Attorneys, June 27, 1963  
 Judgment.  
*Carl E. Walker*  
 Prothonotary  
 Satisfied on WRIT OF EXECUTION NO. 15 MAY TERM, 1963

Rob't V. Maine  
 DuBois Deposit National Bank  
 DuBois, Pa.  
 455  
 June 27 9:55 AM EST  
 Cloverleaf Machine and Service Co., Inc.  
 R.D. 2, DuBois, Pa.  
 Pro. By atty 4.50  
 Atty 3.00

D. S. B. -- on Bond and Warrant - Dated April 12, 1957  
 Payable In Installments  
 By virtue of Warrant of Attorney hereunto annexed, Robert V. Maine Attorney, appears for the Defendants and Confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Sixty Thousand and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.  
 Debt \$60,000.00  
 Atty Comm. 5% thru 6/27/63  
 Interest from 3/1/62  
 Filed and Confessed by Attorney, June 27, 1963  
 Judgment.  
*Carl E. Walker*  
 Prothonotary  
 WRIT OF EXECUTION NO. 14 MAY TERM, 1963

<p>June 27 9:30 AM EST</p>	<p>Community Consumer Discount Company Clearfield, Pa.</p> <p>456</p> <p>Donald J. McKee Dorothy L. McKee 423 Spruce Street Clearfield, Pa.</p> <p>Pro. By Plff 4.50 Pro. <i>by Plff</i> 1.50</p>	<p><u>D. S. B. -- DATED JUNE 22, 1963</u></p> <p>Payable In Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Two Hundred Sixty Eight and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2268.00</p> <p>Atty Comm. 10%</p> <p>Interest from June 22, 1963</p> <p>Filed and Entered by Plaintiff, June 27, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>7</u> day of <u>May</u> 19<u>64</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <u><i>Carl E. Walker</i></u> Prothonotary</p>
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<p>June 27 9:38 AM EST</p>	<p>Community Consumer Discount Company Clearfield, Pa.</p> <p>457</p> <p>William D. Houser Viola Houser 802 W. Front Street Clearfield, Pa.</p> <p>Pro. By Plff 4.50 Pro. <i>by Plff</i> 1.50</p>	<p><u>D. S. B. -- DATED JUNE 22, 1963</u></p> <p>Payable In Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Eight Hundred Sixty Four and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$864.00</p> <p>Atty Comm. 10%</p> <p>Interest from June 22, 1963</p> <p>Filed and Entered by Plaintiff, June 27, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>30<sup>th</sup></u> day of <u>July</u> 19<u>65</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <u><i>Carl E. Walker</i></u> Prothonotary</p>
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Community Consumer Discount  
Company  
Clearfield, Pa.

D. S. B. -- DATED JUNE 21, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Four Hundred Fifty Seven and No/100 Dollars, with Interest, Attorneys' Commission, Costs of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

June 27  
9:39 AM EST

458

Debt \$2457.00

Atty Comm. 10%

Interest from June 21, 1963

Filed and Entered by Plaintiff, June 27, 1963

Judgment.

Guy W. Trude  
Ruth Trude  
Winburne, Pa.

*Carl E. Walker*

Prothonotary

Pro. By Plff 4.50

Pro. *by plff* 1.50

And Now, *10<sup>th</sup>* day of *Sept* 19*64* By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Community Loan Company  
DuBois, Pa.

D. S. B. -- DATED AUGUST 17, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Four Hundred Ninety Five and 32/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

June 27  
12:40 PM EST

459

Debt \$495.32

Atty Comm.

Interest from August 17, 1962

Filed and Entered by Plaintiff, June 27, 1963

Judgment.

Muriel E. Caldwell  
Lawrence L. Caldwell  
RD 1, Rockton, Pa.

*Carl E. Walker*

Prothonotary

Pro. By Plff 4.50

Pro. *by plff* 1.50

And Now, *9<sup>th</sup>* day of *June* 19*64* By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Walter E. Alessandroni

Commonwealth of Penna.  
Dept. of Labor & Industry  
Use: Unemployment Compensation  
Fund, Harrisburg, Pa.

June 27  
12:43 PM EST

460

Jack E. Rainey, Individually  
and t/a Rainey Boal Company  
Mahaffey, Pa.

Pro. *pd by Dept* 4.50  
*pro by dept* 3.50

JUNE 27, 1963, CERTIFIED COPY OF LIEN UNDER PENNSYLVANIA UNEMPLOY-  
MENT COMPENSATION LAW, filed.

This Lien is entered for Unpaid Unemployment Compensation Contributions in the sum of Eight Hundred Forty Three and 98/100 Dollars, with Unpaid Interest and Penalties in the amount of Fifty Five and 18/100 Dollars, with Interest and Costs.

Debt \$843.98  
Interest and Penalties d 55.18 \$899.16  
Interest from June 30, 1963

Filed and Entered by Plaintiff, June 27, 1963  
Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 8th day of June 1970 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.  
Attest *Archie Hill*  
Prothonotary

Leo R. Brockbank

Robert A. Gray

JUNE 27, 1963, COMPLAINT IN DIVORCE, filed. One copy certified to Attorney.

7-24-63  
*Opd. Court C.*  
*461*  
*Escrow by Atty*

461

Mable Gray

August 31, 1963, AFFIDAVIT OF SERVICE, filed.  
 NOW, July 8, 1963, served MABLE GRAY at her residence, to wit, 134 South East J.C. Calhoun Drive, Orangeburg, South Carolina, with a true and attested copy of the within Complaint in Divorce to No. 461, May Term, 1963, by Registered Mail, Deliver to Addressee Only, Return Receipt Requested; Proof of such Service through said Return Receipt Requested; Proof of such Service through said Return Receipt being hereto attached and made a part hereof. So Answers, Leo R. Brockbank, Attorney for Plaintiff.  
 Sworn to and subscribed before me this Twelfth (12) day of July, 1963. Mrs. Della W. Eagan, Notary Public Dubois, Pa., My Commission Expires Sept. 30, 1966.

September 24, 1963, By motion on the Watch Book, Ernest W. Baum, Esquire is appointed Master to take the Testimony and report same with recommended form of Decree. By the Court, John J. Pentz, President Judge

November 12, 1963, Master's Report, filed.

Pro.	By atty	7.00
Atty		3.00
Service	by Atty	1.30
Master	\$75. Const	\$2.40
Master		77.40
Clfd Co. Bar		10.00
Pro		10.00
Pro		1.00

AND NOW, the 13th day of November 1963, the report of the Master is acknowledged. We approve his findings and recommendations. We, therefore, DECREE that Robert A. Gray be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between himself and Mable Gray. Thereupon all the rights, duties or claims accruing to either of said parties in pursuance of said marriage, shall cease and determine, and each of them shall be at liberty to marry again as though they had never been heretofore married.

#339 - Transfer from Escrow to Co. Nat'l

\$135.00 Paid by Attorney

Master	\$75.00 - Service	\$2.40
#1574 - Ernest W. Baum, Master		77.40
#1575 - Clfd Co. Bar Ass'n		10.00
Atty	\$11.30 - Ref.	\$25.30
#1576 - Leo R. Brockbank		36.60
Prothonotary		11.00
		<u>135.00</u>

The Prothonotary is directed to pay the Court costs including Master's fees, as noted herein, out of the deposits received and then remit the balance to the libellant. No Decree to issue until the costs be fully paid. By the Court, John J. Pentz, President Judge.

Pro.	By atty	1.00
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November 18, 1963, Declaration of Intention to Use Former Name filed by Gleason, Cherry & Cherry.  
 Take notice that a Decree of Divorce from the Bonds of matrimony having been entered in the above entitled divorce action on November 13, 1963, it is my intention to retake and hereafter use my former name, which is Mable W. Bochette. /S/ Mable Gray

<p>June 27 1:14 PM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>462</p> <p>R. E. Whitehill Marguerite N. Whitehill 114 Nichols Street Clearfield, Pa.</p> <p>Pro. By Deft 4.50</p>	<p><u>D. S. B. -- DATED JUNE 27, 1963</u></p> <p>Payable In Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Eighteen Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1800.00</p> <p>Atty Comm. 10%</p> <p>Interest from June 27, 1963</p> <p>Filed and Entered by Plaintiff, June 27, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>22<sup>nd</sup></u> day of <u>Sept</u>, 19<u>65</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <u><i>Carl E. Walker</i></u> Prothonotary</p>
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<p>June 28 9:00 AM EST</p>	<p>Community Consumer Discount Company Clearfield, Pa.</p> <p>463</p> <p>Sylvia G. Shirey James Shirey RD 2, Clearfield, Pa.</p> <p>Pro. By Plff 4.50 <i>0.50</i> By <i>P. J.</i> 1.50</p>	<p><u>D. S. B. -- DATED JUNE 26, 1963</u></p> <p>Payable In Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Six Hundred Twenty and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1620.00</p> <p>Atty Comm. 10%</p> <p>Interest from June 26, 1963</p> <p>Filed and Entered by Plaintiff, June 28, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>23<sup>rd</sup></u> day of <u>Oct</u>, 19<u>67</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <u><i>Carl E. Walker</i></u> Prothonotary</p>
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June 28  
9:00 AM EST

Community Consumer Discount  
Company  
Clearfield, Pennsylvania  
  
464  
  
Lena Snyder and  
Delphin Snyder  
R.D. Grampian, Pa.

Pro. By Plff 4.50  
*Pro by Plff 1.50*

D. S. B. -- DATED JUNE 26, 1963  
Payable In Installments  
By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Four Hundred Fifty Seven and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.  
Debt \$2457.00  
Atty. Comm. 10%  
Interest from June 26, 1963  
Filed and Entered by Plaintiff, June 26, 1963  
Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 2 day of Apr 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.  
Attest *Carl E. Walker*  
Prothonotary

June 28  
9:23 AM EST

Capital Consumer Discount  
Company  
DuBois, Pa.  
  
465  
  
Daniel B. Droney  
Eleanor J. Droney  
807 S. Brady St.  
DuBois, Penna.

Pro. By Plff 4.50  
*Pro by Plff 1.50*

D. S. B. -- DATED JUNE 25, 1963  
Payable In Installments  
By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Four Hundred Forty Eight and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.  
Debt \$2448.00  
Atty. Comm. 10%  
Interest from June 25, 1963  
Filed and Entered by Plaintiff, June 28, 1963  
Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 2nd day of July 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.  
Attest *Carl E. Walker*  
Prothonotary

Urey & Mikesell  
 6/28/63  
 \$135.00 by Atty Cl'fd Trust  
 466  
 Madeline Mogle  
 Pro. By Plff 7.00  
 Atty 3.00  
 #237 Shff. 8.50  
 Master 75.00  
 Clfd Co. Bar Assn 10.00  
 Pro. 10.00  
 Pro. 1.00  
 \$135.00 Paid by Attorney

JUNE 28, 1963, COMPLAINT IN DIVORCE, filed. One copy certified to the Sheriff.  
 July 12, 1963, Sheriff's Return, filed.  
 NOW, July 10, 1963 at 3:15 o'clock PM EDST served the within Complaint in Divorce on Madeline Mogle at East Market Street, Borough of Clearfield, Clearfield County, Pennsylvania by handing to Madeline Mogle, Personally a true and attested copy of the original Complaint in Divorce and made known to her the contents thereof. So Answers, James B. Reese, Sheriff.  
 August 2, 1963, By Motion on the Watch Book, William U. Smith, Esquire is appointed Master to take testimony and report same with recommended form of Decree to the Court. By the Court, John J. Pentz P.J.  
AUGUST 23, 1963, MASTER'S REPORT, filed  
 AND NOW, the 24th. day of August 1963, the report of the Master is acknowledged. We approve his findings and recommendations.  
 We, therefore, DECREE that Avon S. Mogle be divorced and forever seperated from the nuptial ties and bonds of matrimony heretofore contracted between himself and MADELINE MOGLE . Thereupon all the rights, duties or claims accruing to either of said parties in pursuance of said marriage, shall cease and determine, and each of them shall be at liberty to marry again as though they had never been heretofore married.  
 The Prothonotary is directed to pay the Court costs, including Master's fees, as noted herein, out of the deposits received and then remit the balance to the libellant. No Decree to issue until the costs be fully paid. We do further award to the said

#284 - Wm. U. Smith, Master \$75.00  
 #285 - Clfd Co. Bar Assn. 10.00  
 #286 - Urey & Mikesell 30.50  
 #237 - Shff Reese 8.50  
 Prothonotary 11.00  
 \$135.00

AVON S. MOGLE his costs expended in this action. By The Court John J. Pentz, P.J.

First National Bank of  
Philipsburg, Pa.

June 28  
9:32 AM EST

466 1/2

Mary E. Kanouff  
P.O. Box 35  
West Decatur, Pa.

Pro. By Plff 4.50  
*Gray* 3.00

D. S. B. -- DATED JUNE 27, 1963

Payable One Day after Date

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Five Hundred Sixty Four and 74/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$564.74

Atty Comm. 5%

Interest from June 27, 1963

Filed and Entered by Plaintiff, June 28, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

And Now, *Oct* day of *19* 197*9* by paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Arthur Hill*  
Prothonotary

County National Bank at  
Clearfield, Pa.

June 28  
2:19 PM EST

467

Boyd Hatten  
Beulah M. Hatten  
RD Grampian, Pa.

Pro. By Deft 4.50  
*Pro. by Deft. 1.50*

D. S. B. -- DATED JUNE 28, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Thirty Five Hundred Sixteen and 18/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$3516.18

Atty Comm. 10%

Interest from June 28, 1963

Filed and Entered by Plaintiff, June 28, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

And Now, *9th* day of *Jan* 19*74* By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

<p>June 29 8:55 AM EST</p>	<p>Community Consumer Discount Company Clearfield, Pa.</p> <p>468</p> <p>Larry Cowder Arvilla Cowder RD Morrisdale, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro. by Plff 1.50</i></p>	<p><u>D. S. B. -- DATED JUNE 28, 1963</u></p> <p>Payable In Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Forty and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2040.00</p> <p>Atty. Comm. 10%</p> <p>Interest from June 28, 1963</p> <p>Filed and Entered by Plaintiff, June 29, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>22</u> day of <u>Jul</u> 19<u>63</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>June 29 9:05 AM EST</p>	<p>Clearfield Trust Company Clearfield, Pa.</p> <p>469</p> <p>Bernard O. Haney Margaret C. Haney RD 1, Box 47C Woodland, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro. by plff 1.50</i></p>	<p><u>D. S. B. -- DATED JUNE 28, 1963</u></p> <p>Payable In One Day after Date</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Twenty Six Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2600.00</p> <p>Atty Comm. 10%</p> <p>Interest from June 28, 1963</p> <p>Filed and Entered by Plaintiff, June 29, 1963</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>1<sup>st</sup></u> day of <u>Oct</u> 19<u>63</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Carl E. Walker</i> Prothonotary</p>
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Centre Consumer Discount Co.  
 143 West Beaver Avenue  
 State College, Pa.

June 29 471  
 9:27 AM EST

Raymond H. Lauder  
 Nellie Lauder  
 R.D., Box 350  
 Morrisdale, Pa.

Pro. By Plff 4.50  
*Pro by Plff 1.50*

And Now, 21st day of April 1964 By paper  
 filed, the above judgment is satisfied in full of debt,  
 interest and cost.

Attest Carl E. Walker  
 Prothonotary

D. S. B. -- DATED JUNE 24, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Three Hundred Four and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2304.00

Atty Comm. 15 %  
 Interest from June 24, 1963

Filed and Entered by Plaintiff, June 29, 1963

Judgment.

*Carl E. Walker*  
 Prothonotary

Community Consumer Discount  
 Company

June 29 472  
 9:28 AM EST

C. Christina Newell  
 S. David Newell  
 RD 2, DuBois, Pa.

Pro. By Plff 4.50  
*Pro. by Plff. 1.50*

And Now, 22 day of June 1963 By paper  
 filed, the above judgment is satisfied in full of debt,  
 interest and cost.

Attest Carl E. Walker  
 Prothonotary

D. S. B. -- DATED JUNE 28, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Four Hundred Fifty Seven and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2457.00

Atty Comm. 15%

Interest from June 28, 1963

Filed and Entered by Plaintiff, June 29, 1963

Judgment.

*Carl E. Walker*  
 Prothonotary

<p>June 29 9:30 AM EST</p>	<p>County National Bank Clearfield, Pennsylvania</p> <p>473</p> <p>John LeCerf Bernadette LeCerf Madera, Pa.</p> <p>Pro. by Deft. 4.50</p>	<p><u>D. S. B. -- DATED JUNE 28, 1963.</u></p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Twenty Six Hundred Seventy Six and 27/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2,676.27</p> <p>Atty. Comm. 10%</p> <p>Interest from June 29, 1963.</p> <p>Filed and Entered by Plaintiff, June 29, 1963.</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary <i>Amicable Revival # 520 May Term 1968</i></p> <p>And Now, <u>2nd</u> day of <u>Oct</u> 19<u>72</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <i>Archie Hill</i> Prothonotary</p>
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<p>June 29 10:10 AM EST</p>	<p>County National Bank Clearfield, Pennsylvania</p> <p>474</p> <p>Albert I. Undercoffer Ruth F. Undercoffer</p> <p>Pro. by Deft. 4.50 <i>Pro. by Deft. 1.50</i></p>	<p><u>D. S. B. -- DATED JUNE 28, 1963.</u></p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Sixty-four Hundred Fifty-nine and 10/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$6559.10</p> <p>Atty. Comm. 10%</p> <p>Interest from June 28, 1963</p> <p>Filed and Entered by Plaintiff, June 29, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>27</u> day of <u>Dec</u> 19<u>65</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <i>Carl E. Walker</i> Prothonotary</p>
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Community Consumer Discount  
Company  
DuBois, Pa.

July 1  
7:45 AM EST

475

Patricia L. Bearfield  
James E. Bearfield  
113 Hill Street  
DuBois, Pa.

Pro. by Plff. 4.50

*Pro. by Plff. 11.50*

And Now, *10th* day of *Feb.* 19*64* By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest. *Carl E. Walker*  
Prothonotary

D. S. B. -- DATED JUNE 29, 1963.

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is  
entered in favor of the Plaintiff and against the Defendants in the  
sum of Two Thousand Four Hundred Forty-eight and no/100 Dollars,  
with Interest, Attorney's Commission, Cost of Suit, Release of Errors,  
Waiving Stay, Inquisition and Exemption.

Debt \$2448.00

Atty. Comm. 15%

Interest from June 29, 1963

Filed and Entered by Plaintiff, July 1, 1963

Judgment.

*Carl E. Walker*

Prothonotary

First National Bank  
Philipsburg, Pennsylvania

July 1  
7:43 AM EST

476

Clarence E. Hutton  
Madeline A. Hutton  
701 Florence St.  
Philipsburg, Pa.

Pro. by Plff 4.50

D. S. B. -- DATED JUNE 21, 1963.

Payable One Day after Date

By virtue of Power of Attorney contained therein, Judgment is  
entered in favor of the Plaintiff and against the Defendants in the  
sum of Two Thousand Seventy-two and 90/100 Dollars, with Interest,  
Attorney's Commission, Cost of Suit, Release of Errors, Waiving  
Stay, Inquisition and Exemption.

Debt \$2072.90

Atty. Comm. 5%

Interest from June 21, 1963

Filed and Entered by Plaintiff, July 1, 1963

Judgment.

*Carl E. Walker*

Prothonotary

MAY TERM, 1963

<p>Gleason, Cherry &amp; Cherry</p> <p>July 1 9:01 AM EST</p>	<p>Olin Gearhart, Jr. Erma M. Gearhart Oklahoma, Sandy Twp., Pa.</p> <p>477</p> <p>John O. Gearhart Oklahoma, Sandy Twp., Pa.</p> <p>Pro. By atty 4.50 Atty 3.00</p>	<p><u>D. S. B. -- DATED JUNE 18, 1963</u></p> <p>Payable After Date</p> <p>By virtue of Warrant of Attorney hereunto annexed, Gleason, Cherry and Cherry, Attorneys, appears for the Defendants and Confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Twenty Four Hundred Ninety Nine and 04/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2499.04</p> <p>Atty Comm. 10%</p> <p>Interest from June 18, 1963</p> <p>Filed and Confessed by Attorneys, July 1, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p>
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<p>Gleason, Cherry &amp; Cherry</p> <p>July 1 9:02 AM EST</p>	<p>Union Banking &amp; Trust Co. DuBois, Pa.</p> <p>478</p> <p>Kenneth E. Kopp Helen M. Kopp 18 Lincoln Drive DuBois, Pa.</p> <p>Pro. By atty 4.50 Atty 3.00 Pro. <i>by self</i> 1.50</p>	<p><u>D. S. B. -- DATED JUNE 27, 1963</u></p> <p>Payable on Demand after Date</p> <p>By virtue of Warrant of Attorney hereunto annexed, Gleason, Cherry &amp; Cherry, Attorneys, appear for the Defendants and Confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Seventeen Hundred and Twenty-Two and 50/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1722.00</p> <p>Atty Comm. 10%</p> <p>Interest from June 27, 1963</p> <p>Filed and Confessed by Attorney, July 1, 1963.</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, 7<sup>th</sup> day of June 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <i>Carl E. Walker</i> Prothonotary</p>
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County National Bank at  
Clearfield, Pa.

D. S. B. -- DATED JUNE 28, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Thirty-Seven Thousand and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$37,000.00

Atty. Comm. 10%

Interest from June 28, 1963

Filed and Entered by Plaintiff, July 1, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

July 1 479

9:45 AM EST

Fullington Auto Bus Co., Inc.  
J. Richard Fullington  
Mildred F. Fullington  
Rear 314 Cherry Street  
Clearfield, Pa.

Pro.	By Deft	5.00
<i>Pro.</i>	<i>by wife</i>	<i>1.50</i>

And Now, 5<sup>th</sup> day of July 1963, paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Sears, Roebuck & Company  
Philipsburg, Pa.

D. S. B. -- DATED JUNE 25, 1963

Payable After Date

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Twenty One and 25/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1021.25

Atty Comm. 15%

Interest from June 25, 1963

Filed and Entered by Plaintiff, July 1, 1963

Judgment.

*Carl E. Walker*  
Prothonotary

July 1 480

10:20 AM EST

Joan Hughes  
Samuel Hughes  
R.D., Philipsburg, Pa.

Pro.	By Plff	4.50
<i>Pro by Plff</i>	<i>1.50</i>	

And Now, 5<sup>th</sup> day of July 1963, paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

Kelley  
Edward T.

IN RE: AUDIT OF BOOKS OF  
SHERIFF'S OFFICE OF  
CLEARFIELD COUNTY, PA.

Charles G. Ammerman  
Aetna Insurance Company, Surety

481

Pro, 5.00  
Atty. 3.00  
Const. J. B. Walker 6.00  
Pro. 2.00  
Pro. 3.50  
Pro. 3.50  
Pro 3.50  
Pro 5.00  
Scott & Rabe \$1,175.00  
Pro. 2.00

JULY 1, 1963 PETITION OF JAMES B. REESE IN RE: AUDIT OF BOOKS OF  
SHERIFF'S OFFICE OF CLEARFIELD COUNTY, PA., filed. Two copies  
certified to Sheriff.

WHEREFORE, your Petitioner prays for a rule on Charles G. Ammerman to show cause why a Certified Public Accountant should not be appointed by your Honorable Court to go over the books of the prior Sheriff since January, 1956 to determine what amounts should be turned over by Sheriff Charles G. Ammerman or his bonding company, to the present Sheriff of Clearfield County, Pennsylvania.  
s/ James B. Reese, Petitioner, Sheriff of Clearfield County, Pennsylvania.

ORDER:  
Rule to show cause as prayed for issued, returnable July 19, 1963 at 10:00 a.m. to be served on Chas. G. Ammerman and his surety.  
BY THE COURT, John J. Pentz, P.J.

July 5, 1963, Constable's Return, filed.  
Now, July 3, 1963 at 7:30 o'clock A.M. E.D.S.T. served the within Petition and Order on Charles G. Ammerman at his place of Residence, Village of Glen Richey, Clearfield County, Pennsylvania by handing to Charles G. Ammerman, personally a true and attested copy of the original Petition and Order and made known to him the contents thereof.

Now, July 3, 1963 at 9:00 o'clock A.M. E.D.S.T. served the within Petition and Order on Aetna Casualty and Surety Company at Office of Moore, Wilson & Eshelman, Market & Second Streets, Borough of Clearfield, County of Clearfield, Pennsylvania by handing to Sara Philips, Secretary-Treasurer for Moore, Wilson & Eshelman who are agents of the Aetna Casualty & Surety Company, a true and attested copy of the original Petition and Order and made known to her the contents thereof.  
So Answers, J.B. Walker, Constable.

JULY 15, 1963, ANSWER TO PETITION, filed

Now, 17 th. of July 1963, Service Accepted By Edward T. Kelley Attorney for the Petitioner.

July 19, 1963, O R D E R, filed  
NOW, July 19, 1963, petition for audit of the accounts and the books and records of Charles G. Ammerman, former Sheriff of the County of Clearfield, having rule issued thereon, returnable this date; and answer to petition having been filed by the said Charles G. Ammerman, consenting to the issuance of rule and order for audit of the books, accounts and records of the said Charles G. Ammerman; it is therefore, ORDERED AND DIRECTED THAT THE firm of Scott & Rabe, accountants, of the Borough of Clearfield, be directed to audit and examine all the books and records of said Charles G. Ammerman, ex-sheriff of the County of Clearfield, in accordance with the matters complained of in the petition; and in so far as pertinent thereto, any records in the office of the Prothonotary of Clearfield County. Upon completion of said duty, Scott & Rabe shall make complete and detailed report thereof to the Court, to be made a part of the record; and upon filing of said report, such further action will then be instituted as the premises may warrant. By the Court, John J. Pentz, President Judge.

August 12, 1963, ORDER:  
NOW, August 12, 1963, Scott and Rabe, certified public accountants heretofore appointed in the above matter, to audit the books and records of Charles G. Ammerman, ex-sheriff of the County of Clearfield, have completed said audit, and present the audit, contained in a written report.  
It is ORDERED that the said audit be filed to the above stated Term and Number, and be made a part of the record thereof; and the Prothonotary shall serve a copy thereof on Charles G. Ammerman or his counsel, on James B. Reese or his counsel; and a copy to the surety on the bond of the said Charles G. Ammerman.  
Any exceptions or objections to the said audit must be presented on or before the 22nd day of August 1963; and the said audit and all matters pertaining thereto, shall be heard before the Court, on the 29th day of August 1963, at 10 A.M. By the Court, John J. Pentz, President Judge.

Now, 12 August 1963, Service accepted. Edward T. Kelley.  
August 14, 1963, William L. West for Aetna Insurance Company.  
August 15, 1963, Service accepted on behalf of Charles Ammerman, by David E; Blakley.

August 12, 1963, AUDIT, filed.

August 15, 1963, Order filed :  
NOW, August 15, 1963, on motion of Blakley & Ammerman, Attorneys for Charles G. Ammerman, time for filing exceptions and objections is extended to August 29, 1963. By the Court, John J. Pentz

August 27, 1963, Petition and Order of Court, filed.  
THEREFORE, your petitioner requests that an additional period of time be granted for the purpose of Charles G. Ammerman filing objections and exceptions to the audit made by the present sheriff. David E. Blakley.  
O R D E R: Now, this 27th day of August, 1963, on consideration of the foregoing Petition, the time for filing objections and exceptions to the Audit made by the present Sheriff is extended to September 12, 1963.  
By the Court, John J. Pentz, P. J.

September 10, 1963 - Statement from Scott & Rabe, Certified Public Accountants, in the amount of \$1,175.00 filed.  
September 12, 1963, Answer & Exeptions, AND Review of Audit Report, filed.

October 26, 1963, Petition and Order, filed.

CONTINUED ON PAGE ~~573~~ 574

County National Bank  
Clearfield, Pennsylvania

482

July 1  
3:53 PM EST

Mrs. Edith Lonjin  
Woodland, Pa.

Pro. by Deft. 4.50

D.S.B. -- DATED JULY 1, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Fourteen Hundred Fifty Seven and 25/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1457.25

Atty. Comm. 10%

Interest from July 1, 1963

Filed and Entered by Plaintiff, July 1, 1963.

Judgment.

*Carl E. Walther*

Prothonotary

CONTINUED FROM PAGE 573 - NO. 481 MAY TERM, 1963 - AUDIT OF BOOKS OF SHERIFF'S OFFICE

NOW, This 26th day of October, 1963, having considered the within petition, it is ORDERED AND DECREED AS follows:

(a) That the Sheriff, James B. Reese, out of the check received as a refund from the ex-sheriff pay the sum of \$878.47 to the Bureau of Employment Security of the Commonwealth of Pennsylvania in accordance with the Order of Court dated the 10th day of August, 1959, originally directing the ex-sheriff, Charles G. Amerman to pay said sum.

(b) The County Treasurers will rectify the error set out in paragraph "(3.)" of this petition and refund to the present Sheriff's Office the amount of \$70.00 as explained in paragraph "3." of the petition.

(c) That any funds received by the present sheriff over and above the sums set out in paragraph "(a)" above shall be kept by the present sheriff to pay to those entitled when the cases to which the sums apply are settled or discontinued on the Docket

(d) That in the event other discrepancies develop in the accounts of the ex-sheriff, the present sheriff may complain to the ex-sheriff and his bonding company to review and investigate the complaint and if a shortage exists, the ex-sheriff may pay back the amount due to the Sheriff of Clearfield County without an audit in order to save costs.

(e.) That the County is directed to pay the costs of the audit of Scott and Rabe which developed the credits which caused the ex-sheriff to refund to the Clearfield County Sheriff's Office. John J. Pentz, President Judge.

MAY TERM, 1963

DOCKET 178

Twenty (20) SUGGESTIONS OF NON PAYMENT, filed. July 2, 1963 at 7:35 A.M. E.S.T.  
 The Commonwealth of Pennsylvania, Department of Public Welfare, Harrisburg, Pa., as Plaintiff.  
 Fifteen days have elapsed since notice of the filing of these Suggestions have been sent by Registered Mail to the named defendants at their last known address. Pursuant to the Provisions of Act #372 of September 26, 1951. Judgment is entered in favor of the Plaintiff and against the Defendants for the sum of Two Thousand (\$2000.00) Dollars with exceptions of #488 - \$162.60; #489 - \$1370; #495 - \$200.00 and #500 - \$1727.00, with Cost of Suit. Pro by Plaintiff each writ \$3.50, except #488 - \$4.50; #490 - \$6.00; #491 - \$4.00; #500 - \$6.00 and #502 - \$7.50.  
 Judgment

*Carl E. Walker*

Prothonotary

<u>NUMBER</u>	<u>DEFENDANT'S NAME AND ADDRESS</u>	<u>REVIVING JUDGMENT NO.</u>
	MARCH 4, 1968, SUGG NON PAY filed to #232 February Term, 1968	
483	George W. & Vida E. Beers, Coalport, Pa.	87 November Term, 1958
484	MARCH 4, 1968, SUGG NON PAY filed to #233 February Term, 1968	
484	Joseph O. Bennett, R.D. #2, Mahaffey, Pa.	107 November Term, 1958
485	MARCH 4, 1968, SUGG NON PAY filed to #234 February Term, 1968	
485	Oran W. Bloom, R.D., Madera, Pa. 8/6/93 by P.L.F.	108 November Term, 1958
486	MARCH 4, 1968, SUGG NON PAY filed to #235 February Term, 1968	
486	Russell S. & Louise A. Bloom, R.D. 1, Curwensville, Pa.	88 November Term, 1958
487	MARCH 4, 1968, SUGG NON PAY filed to #236 February Term, 1968	
487	Mrs. Stella Brink, Mahaffey, Pa.	109 November Term, 1958
488	December 15, 1966, Satisfied by paper filed \$1.50 Pro. State Tax 50c Alexander Bruzza Alias Alexander Bruzga; and Albina Bruzza Alias Albina Bruzga, Dec'd; 520 Spring Ave., DuBois, Pa.	214 November Term, 1958
489	Frederick O. & Rebecca Bumbarger, R.D. Woodland, Pa.	197 November Term, 1958
490	MARCH 4, 1968, SUGG NON PAY filed to #237 February Term, 1968 Carl Albert Bush, Dec'd; Clara B. Bush, Barry Bush, Donna Bush Clair Bush, John Bush and Marlene Bush, Heirs, RD 1, West Decatur, Pa.	89 November Term, 1958
491	MARCH 4, 1968, SUGG NON PAY filed to #238 February Term, 1968 Hugh N. Collins, Alias Hugh R. Collins & Mary C. Collins Allegheny Street, Curwensville, Pa.	16 November Term 1958
492	MARCH 4, 1968, SUGG NON PAY filed to #239 February Term, 1968 Claude Corson, Westover, Pa.	179 November Term, 1958
493	✓ Satisfied by paper filed 25 Oct 1965 Pro. 1.50 S. Tax .50 Paid Thomas H. & Geraldine Croyle, 401 Gertrude St., Philipsburg, Pa.	91 November Term, 1958
494	MARCH 4, 1968, SUGG NON PAY filed to #240 February Term, 1968 John E. & Ethel Davidson, T-T; RD 1, Mahaffey, Pa. 5/6/86 SAT. by paper filed	111 November Term, 1958
495	MARCH 4, 1968, SUGG NON PAY filed to #241 February Term, 1968 Willis & Olive B. Davis; 325 Witmer St., Clearfield, Pa.	215 November Term, 1958
496	Catherine Diehl, RD LaJose, Pa.	112 November Term, 1958
497	MARCH 4, 1968, SUGG NON PAY filed to #242 February Term, 1968 Frances Dunlap, R.D.2, Boxton Rd., Hamburg, N.Y.	216 November Term, 1958
498	MARCH 4, 1968, SUGG NON PAY filed to #243 February Term, 1968 Clarence D. & Emma Lorraine Duttry, RD 2, DuBois, Pennsylvania	217 November Term, 1958
499	MARCH 4, 1968, SUGG NON PAY filed to #244 February Term, 1968 Carrie Emigh, Lanse, Pa.	17 November Term, 1958
500	MARCH 4, 1968, SUGG NON PAY filed to #245 February Term, 1968 Forrest Emigh, Dec'd; Martha D. & Robert E. Emigh T-T, Dec'd Doris, Barbara Ann & Kathy Jan Emigh, Heirs, 103 Third Ave., Altoona, Pa.	115 November Term, 1958
501	MARCH 4, 1968, SUGG NON PAY filed to #246 February Term, 1968 SAI. 8/6/93 Samuel W. & Ada M. Farley, 303 Mill St., Osceola Mills, Pa.	117 November Term, 1958
502	MARCH 4, 1968, SUGG NON PAY filed to #247 February Term, 1968 SAI. 8/6/93 James Cleveland Faughner, Dec'd; Donald & Elizabeth B. Faulkner, Hyde, Pa.; Jessie Faulkner, Berling, Pa. Louise Marlene Hockman, Heirs; Clearfield, Pa. Margaret Knepp, Lois Irene Riddle Mae Shaffar and Jean Straw, Heirs.	118 November Term, 1958
** 499	JANUARY 9, 1973, Sat. by paper filed/ Pro. \$3.00, State Tax 50c. Carrie Emigh, Lanse, Pa.	

EIGHT (8) REINBURSEMENT AGREEMENTS, filed. The Commonwealth of Pennsylvania, Department of Public Welfare as Plaintiff, Filed July 2, 1963 at 7:45 A.M. E.S.T.

By virtue of Agreement contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants for the sum of Two Thousand (\$2000.00) Dollars, with Cost of Suit, Pro. Each Writ by Plff. \$3.00 Judgment.

*Carl E. Walker*

Prothonotary

NUMBER	DEFENDANTS NAME AND ADDRESS	DATE
503	MARCH 4, 1968, SUGG NON PAY filed to #248 February Term, 1968 Frank Feigh, R.D. Utahville, Pa.	May 17, 1963
504	Leon & Clara Hahn, Karthaus, Pa.	May 29 - 31, 1963
505	MARCH 4, 1968, SUGG NON PAY filed to #252 February Term, 1968 Martha Hawkins, Glen Richey, Pa.	May 27, 1963
506	MARCH 8, 1968, SUGG NON PAY filed to #292 February Term, 1968 Alain & May Kuhn, RD 2, Clearfield, Pa.	April 25, 1963
507	MARCH 8, 1968, SUGG NON PAY filed to #295 February Term, 1968 Margaret McHugh, Smithmill, Pa.	May 10, 1963
508	MARCH 11, 1968, SUGG NON PAY filed to #336 February Term, 1968 Alfred & Iva Swatsworth, RD 3, Clearfield, Pa.	May 20 - 22, 1963
509	Albert W. Zimmerman, Beccaria, Pa.	May 22, 1963
510	MARCH 11, 1968, SUGG NON PAY filed to #339 February Term, 1968 Lowell A. Way, R.D., Box 11, Morrisdale, Pa.	May 23, 1963

Community Loan Company  
DuBois, Pa.

D. S. B. -- DATED JULY 1, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Five Hundred Fifteen and 77/100 Dollars with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

July 2  
8:20 AM EST

511

Debt \$515.77

Atty Comm.

Carrie A. Olson

Interest from July 1, 1963

Tone O. Olson

Filed and Entered by Plaintiff, July 2, 1963

Mary E. Olson

Judgment.

Donald L. Olson

433 W. DuBois, Ave.

DuBois, Pa.

*Carl E. Walker*

Prothonotary

Pro. By Plff 5.40

*Pro. by Plff 1.50*

And Now, 11th day of *March* 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

<p>July 2 8:21 AM EST</p>	<p>Community Loan Company DuBois, Pennsylvania</p> <p>512</p> <p>Esther Miller Forest Avenue DuBois, Pa.</p> <p>Pro. by Plff 4.50 <i>Pro. by Plff 1.50</i></p>	<p><u>D.S.B. -- DATED JULY 1, 1963.</u></p> <p>payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Sixty-nine and 63/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$69.58</p> <p>Atty. Comm.</p> <p>Interest from July 1, 1963</p> <p>Filed and Entered by Plaintiff, July 2, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>16</u> day of <u>June</u> 19<u>64</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <u><i>Carl E. Walker</i></u> Prothonotary</p>
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<p>July 2 8:22 AM EST</p>	<p>Community Consumer Discount Company DuBois, Pennsylvania</p> <p>513</p> <p>Mary Ellen Madere Henry Madere, Jr. 213 South Avenue DuBois, Pennsylvania</p> <p>Pro. by Plff. 4.50 <i>Pro by Plff 1.50</i></p>	<p><u>D. S. B. -- DATED JUNE 10, 1963.</u></p> <p>Payable in Installments</p> <p>By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Four Hundred Fifty-seven and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2457.00</p> <p>Atty. Comm. 15%</p> <p>Interest from June 10, 1963</p> <p>Filed and Entered by Plaintiff, July 2, 1963.</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>31</u> day of <u>July</u> 19<u>64</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <u><i>Carl E. Walker</i></u> Prothonotary</p>
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Community Consumer Discount Company

DuBois, Pennsylvania

D. S. B. -- DATED JUNE 29, 1963.

Payable in Installments

By virtue of Power of Attorne contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Three Hundred Thirty Six and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$336.00

Atty. Comm. 15%

Interest from June 29, 1963

Filed and Entered by Plaintiff, July 2, 1963

Judgment.

*Carl E. Walker*

Prothonotary

Eleanor A. Ross

901 Main Street

DuBois, Pa.

Pro. by Plff 4.50

July 2 3:23 PM EST

And Now, ~~the~~ day of ~~July~~ 19 ~~63~~ By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

CONTINUED FROM PAGE 593

#523 May Term, 1963 County Nat81 Bank vs Fred C. Diehl al

levy upon, sell or dispose of, claim or demand the above described premises with the appurtenances thereto, or any part of said premises, in or as a result of the said judgment, or asset or claim any estate therein; ~~AND~~ in order that the said Fred C. Diehl and Mary K. Diehl, his wife, their heirs and assigns, shall and may hereafter hold, own and possess the said premises free and clear from the aforementioned judgment: PROVIDED, HOWEVER, that nothing herein contained shall invalidate the lien or security of the aforementioned judgment upon any other estate of the said Fred C. Diehl and Mary K. Diehl, his wife.

IN WITNESS WHEREOF, the said County National Bank at Clearfield has caused these presents to be executed this 7th day of February 1966.

COUNTY NATIONAL BANK AT CLEARFIELD By J. O. Henry, Vice President

FEBRUARY 3, 1966, RELEASE OF LIEN OF JUDGMENT. Filed

all of the real estate ther of the said Fred C. Diehl and Mary K. Diehl, his wife, situate in Clearfield County, Pennsylvania, for the payment thereof; and

WHEREAS, the said Fred C. Diehl and Mary K. Diehl, his wife, at the time of the obtaining of the said judgment were seized and possessed of all that certain lot or piece of ground situated in the Second Ward of the Borough of Curwensville, Clearfield County, Pennsylvania, bounded and described as follows:

BEING at a tack, said tack being the original northeast corner of a 9.3 acre tract of land surveyed in January, 1955, for E.V. Smith; thence along Susquehanna Avenue and the easterly line of said 9.3 acre tract South 31 degrees 18 minutes East 85 feet to an iron pin; thence by same South 29 degrees 32 minutes East 96.91 feet to a point in the northerly right-of-way line of land conveyed to the United States of America; thence by the said right-of-way line the following courses and distances: South 60 degrees 33 minutes 44 seconds West, 12.7 feet to a point; thence South 14 degrees 55 minutes 53 seconds West, 46.57 feet to a point; thence South 54 degrees 44 minutes 37 seconds West, 355.14 feet to a point; thence South 49 degrees 18 minutes 16 seconds West, 181.60 feet to a point; thence North 56 degrees 58 minutes 34 seconds West, 23.85 feet to a point; thence North 36 degrees 45 minutes 43 seconds East, 212.20 feet to a point; thence North 51 degrees 47 minutes 20 seconds West, 10 feet to a point in the southerly right-of-way line of State Highway Route No. 969; thence by said right-of-way line the following courses and distances: North 37 degrees

CONTINUED TO PAGE 597

Kramer Clarence R.	LYDIA L. QUICK	JULY 2, 1963, COMPLAINT IN DIVORCE, filed. One copy certified to the Sheriff.
7/2/63		August 13, 1963, Sheriff's Return, filed.
\$135.00 by Atty. Clfd. Trust Co.	515.	Now, July 5, 1963 at 2:38 o'clock PM E.D.S.T. served the within Complaint in Divorce on Harry John Quick at his residence, Riverview, Lawrence Township, Clearfield County, Pennsylvania by handing to Harry John Quick, personally a true and attested copy of the original Complaint in Divorce and made known to him the contents thereof. So answers, James B. Reese, Sheriff.
	HARRY JOHN QUICK	August 12, 1963 By Motion on the Watch Book, John K. Reilly, Esq. is appointed Master to take testimony and report same with recommended form of Decree to the Court. By the Court, John J. Pentz, President Judge.
		August 27, 1963, Sheriff's Return, filed.
	Pro. by Atty.	August 19, 1963, Sheriff James B. Reese, deputized Sheriff of Blair County.
	Atty	Now August 21, 1963 at 11:35 A.M. DST Served the within Notice of Master's Hearing upon the within named defendant, Harry John Quick by reading and handing to him a true and attested copy of the within Notice of Master's Hearing thereof personally at the Salvation Army 1422- 8th Avenue, Altoona, Pa., And at the same time made known to him the contents thereof. So Answers, V. Paul Reed, Sheriff.
#259	Shff.	8.50
#279	Shff. V. Paul Reed	13.10
#280	Shff. Reese	7.50
	Master	75.00
	Clfd Co. Bar	10.00
	Pro.	10.00
	Pro.	1.00
\$135.00 Paid by Attorney		SEPTEMBER 12, 1963, MASTER'S REPORT, filed
#298 - John K. Reilly, Jr. Master	\$75.00	AND NOW, the 21st. day of September 1963, the report of the Master is acknowledged. We approve his findings and recommendations.
#299 - Clfd Co. Bar Assn.	10.00	We, therefore, DECREE that LYDIA L. QUICK be divorced and for ever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and HARRY JOHN QUICK. Thereupon all the rights, duties or claims accruing to either of said parties in pursuance of said marriage, shall cease and determine, and each of them shall be at liberty to marry again as though they had never been heretofore married.
#300 - Clarence R. Kramer - Atty	9.90	The Prothonotary is directed to pay the Court costs, including Master's fees, as noted herein, out of the deposits received and then remit the balance to the libellant. No Decree to issue until the costs be fully paid. BY THE COURT JOHN J. PENTZ, P.J.
#259 - Shff Reese	8.50	
#279 - Shff Paul Reed	13.10	
#280 - Shff Reese	7.50	
	Prothonotary	11.00
		<u>\$135.00</u>

Alverda Mae Fleck  
2 Karla Dr.  
Whippany, New Jersey

D. S. B. -- DATED JULY 1, 1963.

Payable on Demand

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Six Hundred Six and 54/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

July 2  
11:50 AM EST

516

Debt \$1606.54

Atty. Comm. 10%

Elmer P. Fleck  
West Decatur, Pennsylvania

Interest from July 1, 1963

Filed and Entered by Plaintiff, July 2, 1963

Judgment.

*Carl E. Walker*

Prothonotary

Pro. by Plff 4.50

County National Bank  
Clearfield, Pennsylvania

D. S. B. -- DATED JULY 2, 1963

Payable in Installments

By virtue of Power of Attorneys contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Four Thousand and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

July 2  
12:27 AM EST

517

Debt \$4000.00

Atty. Comm. 10%

Ray A. Wisor  
Edna Wisor  
R. D. 1, Woodland, Pa.

Interest from July 2, 1963

Filed and Entered by Plaintiff, July 2, 1963

Judgment.

*Carl E. Walker*

PROTHONOTARY

Pro. by Deft. 4.50

*Pro. by Deft.* 1.50

And Now, 28 day of Feb 1966. By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

Walter E. Alessandrini

IN RE: APPOINTMENT OF TWO MEMBERS OF A SPECIAL BOARD OF CONTROL FOR BURNSIDE SCHOOL DISTRICT

518

Pro.

*By Pff*

4.50  
5.00

Pro

*By Pff*

4.50

JULY 2, 1963, PETITION TO APPOINT TWO MEMBERS OF A SPECIAL BOARD OF CONTROL FOR BURNSIDE TOWNSHIP SCHOOL DISTRICT, filed.

NOW THEREFORE, petitioner prays your Honorable Court, in accordance with Section 692 of the Public School Code, to appoint two citizens who are qualified electors and taxpayers in Clearfield County, within ten days of the presentation of this petition. Victor E. Celio, Assistant Adm. of Distressed School Dists. Dept. of Public Instruction.

CERTIFICATE: I., Charles H. Boehm, Superintendent of Public Instruction of the Commonwealth of Pennsylvania, having conducted an investigation into the financial condition and administrative practice of the School Board of Burnside Township School District, Clearfield County, and finding that,

1. The School District on May 31, 1963, owed the Harmony Joint School System \$33,623.66. The unpaid balance of February 1, 1963, is \$9,318.59 and that this unpaid balance remained unpaid for a period in excess of 90 calendar days from the due date as specified in the Joint Articles of Agreement,

do hereby certify and declare Burnside Township School District, Clearfield County, in financial distress as defined in Act 675, approved December 15, 1959. Charles H. Boehm.

ORDER:

AND NOW, this 2nd day of July, 1963 upon consideration of the foregoing petition and upon motion of Bernard Mendelsohn, Assistant Attorney General, and Walter E. Alessandrini, Attorney General of Commonwealth of Pennsylvania, attorneys for petitioner, it is hereby ordered, adjudged and decreed that J. E. Johnston and Edward B. Reighard are hereby appointed to serve with petitioner as a special board of control to assume control of the affairs of Burnside Township School District, Clearfield County, and operate it in the place of the school directors during the period necessary to reestablish a sound financial structure in the district in accordance with the provisions of the Public School Code of 1949, the Act of March 10, 1949, P.L. 30, as amended. JOHN J. PENTZ, P.J.

APRIL 27, 1966, PETITION FOR ABOLITION OF SPECIAL BOARD OF CONTROL, CONSENT and ORDER, filed.

The Petition of Victor E. Celio respectfully represents:

1. That by virtue of an Order of your Honorable Court dated July 2, 1963, J.E. Johnston, Westover, Pennsylvania, and Edward B. Reighard, Court House Annex, Clearfield, Pennsylvania, were appointed to serve with petitioner as a special board of control to assume

control of the affairs of the Burnside Township School District, Clearfield County, and operate it in the place of the school directors during the period necessary to reestablish a sound financial structure in the district in accordance with the provisions of the Public School Code of 1949, the Act of March 10, 1949, P.L. 30, as amended;

2. That a review of the financial structure of the Burnside Township School District now discloses  
a- that delinquent accounts have been liquidated and current operational costs are being met on schedule;  
b- that said school district has provided a well balanced budget for the 1965-66 school year;

3. That in view of the aforesaid, it is no longer necessary during the period necessary to reestablish a sound financial structure in the district in accordance with the provisions of the Public School Code of 1949, the Act of March 10, 1949, P.L. 30, as amended;

that a special board of control operate in place of the school directors of Burnside Township School District;  
4. That J. E. Johnston and Edward B. Reighard, appointed by your Honorable Court as members of the Special Board of Control for Burnside Township School District, as aforesaid, have joined in this petition, their consent being attached hereto, made a part hereof and marked Exhibit A.

NOW, THEREFORE, petitioner prays your Honorable Court, in accordance with Section 692 of the Public School Code, to discharge J. E. Johnston, Edward B. Reighard, and petitioner from their duties as members of the Special Board of Control for the Burnside Township School District, Clearfield County, Pennsylvania, and that said Special Board of Control be abolished.

And he will ever pray, etc. s. Victor E. Celio, Assistant Administrator of Distressed School Districts Department of Public Instruction'

CONSENT TO PETITION

J. E. Johnston and Edward B. Reighard, having been appointed by your Honorable Court by Order dated July 2, 1963 to serve as members of a Special Board of Control for Burnside Township School District in accordance with the provisions of the Public School Code of 1949 as amended, hereby join in and consent to the petition of Victor E. Celio for the abolition of said board of control. J. E. Johnston, Deceased; s/ Edward B. Reighard

ORDER:

AND NOW, this 27th day of April, 1966, upon consideration of the foregoing petition, it is ordered, adjudged and decreed that Victor E. Celio, J. E. Johnston, and Edward B. Reighard are hereby discharged from their duties as members of the Special Board of Control for Burnside Township School District, Clearfield County, and that said special board of control be and is hereby abolished. s/ John A. Cherry, P.J.

Smith, Smith & Work

The County National Bank  
Clearfield, Penna.

D.S.B.----- DATED July 30, 1959-- BOND & WARRANT

July 2  
1:46 PM EST

519

William C. Lykens  
Betty Jane Lykens  
R. D. Philipsburg,  
(Pleasant Hill) Penna.

Payable within ten years  
By virtue of Warrant of Attorney hereunto annexed, Smith, Smith & Work, Attorneys appear for the Defendants and Confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Four Thousand and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$4,000.00  
Attys Comm. 5%  
Interest from October 30, 1962  
Filed and Confessed by Attorney, July 2, 1963  
Judgment,

Pro. By Atty. 4.50  
ATTY 3.00

*Carl E. Walker*  
Prothonotary

Writ of Execution 16 May Term 1963

July 2  
2:00 PM. EST

Sears Roebuck & Company  
240 E. Market Street,  
Clearfield, Penna.

D.S.B. --- APRIL 23, 1962

520

Iuella L. Lewis  
Ansonville, Penna.

Payable On Demand  
By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Five Hundred Seventy-Four and 98/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$ 574.98  
Attys Comm. 15%  
Interest from April 23, 1962  
Filed and Entered by Plaintiff, July 2, 1963  
Judgment

Pro. By Plff. 4.50  
Pro. *leg. Plff.* 1.50

*Carl E. Walker*  
Prothonotary

And Now, <sup>16</sup> day of *Oct* 19*64*. By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

<p>July 2 2:01 AM EST</p>	<p>Sears, Roebuck &amp; Company Clearfield, Pa.</p> <p>521</p> <p>Kenneth Hugar Helen Hugar Karthaus, Pa.</p> <p>Pro. By Plff 4.50</p>	<p><u>D. S. B. -- DATED MAY 31, 1963</u></p> <p>Payable One Day after Date</p> <p>By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Five Hundred and Twenty Six and 60/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$526.60</p> <p>Atty Comm. 15%</p> <p>Interest from May 31, 1963</p> <p>Filed and Entered by Plaintiff, July 2, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p>
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<p>July 2 2:27 PM EST</p>	<p>The Budget Plan, Inc. Clearfield, Pa.</p> <p>522</p> <p>John Ireland Odessa Ireland RD 2, Clearfield, Pa.</p> <p>Pro. By Plff 4.50</p> <p><i>Pro. by self 1.50</i></p>	<p><u>D. S. B. -- DATED JULY 27, 1962</u></p> <p>Payable In Installments</p> <p>By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Six Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$600.00</p> <p>Atty Comm.</p> <p>Interest from July 27, 1962</p> <p>Filed and Entered by Plaintiff, July 2, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>5</u> day of <u>Apr</u> 19<u>63</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <i>Carl E. Walker</i> Prothonotary</p>
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County National Bank at  
Clearfield, Pa.

D. S. B. -- DATED JULY 3, 1963

Payable In Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Forty Five Thousand and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

July 3,  
9:00 A.M. EST

523

Debt \$45,000.00

Atty Comm. 10%

Interest from July 3, 1963

Filed and Entered by Plaintiff, July 3, 1963

Fred C. Diehl  
Mary K. Diehl  
103 Elizabeth Street  
Clearfield, Pa.

Judgment.

*Carl E. Walker*

Prothonotary

Pro. By Deft 4.50  
Pro. By Atty. 1.00  
Pro. by B.S. & S. 3.00  
Pro by B, S & Swoope 2.00  
Pro by B, S & Swoope 2.00  
Pro by B, S & Swoope 2.00  
Pro by B. S. & Swoope 3.00

JULY 23, 1963, RELEASE OF LIEN OF JUDGMENT, filed  
WHEREAS, The County National Bank of Clearfield, of the Borough of Clearfield, Clearfield County, Pennsylvania, has obtained a Judgment in the Court of Common Pleas of Clearfield County against Fred C. Diehl and Mary K. Diehl, his wife, of the Borough of Clearfield Clearfield County, Pennsylvania, to No. 523 May Term, 1963, for the sum of Forty-Five Thousand (\$45,000.00) Dollars and costs, which Judgment now remains a lien on all the real estate of the said Fred C. Diehl and Mary K. Diehl, his wife, within the county aforesaid, and:

WHEREAS, the said Fred C. Diehl and Mary K. Diehl, his wife, have requested that the following described tract of land be exonerated and discharged from the lien and operation of the Judgment aforesaid, said parcel of land being bounded and described as follows:

ALL that certain piece, parcel or tract of land situate in Greenwood Township, Clearfield County, Pennsylvania, being bounded and described as follows:

BEGINNING at an iron pin on the northwestern right-of-way line of Route #219, being forty (40) feet from the original centerline of said highway and twenty (20) feet northeast of the centerline of Township Road #442; thence along Township Road #442 North forty-five (45) degrees thirty-one (31) minutes West, one hundred and seventy-three (173) feet to an iron pin; thence by the southeastern line of a forty (40) feet right-of-way for a proposed road North forty-seven (47) degrees twenty-seven (27) minutes East, seventy-six and five-tenths (76.5) feet to an iron pin corner of Lot #2, thence by Lot #2 South fifty (50) degrees eleven (11) minutes East, one hundred sixty-two and two-tenths (162.2) feet to an iron pin on the northwestern right-of-way line of Route #219; thence by same and forty (40) feet distance from the original centerline of said highway South thirty-nine (39) degrees forty-nine (49) minutes West, ninety and no-tenths (90.0) feet to an iron pin and place of beginning. Being Lot #1 in the subdivision of Diehl property.

EXCEPTING and RESERVING from the premises above conveyed the gas and oil with the right to prospect for same and drill same with the right of ingress, egress and regress in and upon and from said premises for the purpose of prospecting and drilling and removing the gas and oil, including the right to place upon said premises all necessary pipes and structures for the piping and removing said gas and oil.

BEING a part of the same premises which L. Wayne Norris, single, et al, conveyed to Fred C. Diehl, and Mary K. Diehl his wife, by Deed dated the 30th day of November, 1962, and recorded in Clearfield County, in Deed Book 499, at page 393.

The above conveyance is subject to the restriction that no building shall be located on any building site less than 30 feet from the front lot line, nor less than 10 feet from any side street or side lot line.

This protective covenant, reservation and restriction shall run with the land and shall be binding on all parties and all persons claiming under them until March 1, 1988, at which time said protective covenant, reservation and restriction shall be automatically extended for successive periods of 25 years unless by a vote of a majority of the then owners of the lots if is agreed to change said protective covenant, reservation and restriction in whole or in part.

KNOW YE, the said The County National Bank at Clearfield, favoring the request of the said Fred C. Diehl and Mary K. Diehl, his wife, and in consideration of One (\$1.00) Dollar lawful money of the United States, at the execution hereof by the said Fred C. Diehl and Mary K. Diehl, his wife, well and truly paid, the receipt whereof is hereby acknowledged, has exonerated and discharged, and hereby does exonerate and discharge the above-described message, piece, or parcel of land, with the appurtenances, of and from the lien and obligation of the said Judgment, and of and from all suits, actions, executions, costs, damages, and demands whatsoever, for or on account, by reason of the said Judgment; provided, however, that nothing herein contained shall be construed so as to impair the operation of the said Judgment against the said Fred C. Diehl and Mary K. Diehl his wife, and their estates other than against the message, piece or parcel of land hereinbefore expressly mentioned and described.

IN WITNESS WHEREOF, The County National Bank at Clearfield has hereunto affixed its seal this 6th day of July, 1963. THE COUNTY NATIONAL BANK AT CLEARFIELD BY: F. B. Lansberry, Vice President & Cashier. ATTEST: D. FERGUSON, ASST CASHIER.

Pro. by atty 2.00

JULY 31, 1964, RELEASE OF LIEN OF JUDGMENT, filed

WHEREAS, on July 3, 1963, the County National Bank at Clearfield entered judgment against Fred C. Diehl and Mary K. Diehl, his wife, in the Court of Common Pleas of Clearfield County, Pennsylvania, as of No. 523 May Term, 1963, in the amount of \$45,000.00 which judgment by law binds all of the real estate then of the said Fred C. Diehl and Mary K. Diehl, his wife, situate in Clearfield County, Pennsylvania, for the payment thereof, and

*Consolidated Record # 302 of May Term 1968*

MAY TERM, 1963

Joseph J. Lee D. & H Distributinc Co.

524

H. T. Boalich, Jr. t/a  
Harold's Radio and T. V.

Pro.	By atty	5.00
Atty		3.00
Shff Reese	By atty	8.50
Pro.	By atty	3.50

July 3, 1963, COMPLAINT IN ASSUMPSIT, filed. One copy certified to the Sheriff.

July 29, 1963, Sheriff's Return, filed.

NOW July 5, 1963, at 10:51 o'clock A.M. E.D.S.T. served the within Complaint in Assumpsit on H. T. Boalich, Jr., at his place of business & residence, 221 South 4th Street, Borough of Clearfield, Clearfield County, Pennsylvania by handing to H. T. Boalich, Jr., personally a true and attested copy of the original Complaint in Assumpsit and made known to him the contents thereof. So Answers James B. Reese, Sheriff.

July 29, 1963, Praecipe for Judgment filed by Joseph J. Lee, Attorney for Plaintiff.

Enter Judgment in favor of the Plaintiff, D & H. Distributing Company against H. T. Boalich, Jr., t/a Harold's Radio and T.V., in the amount of \$476.73, being the principal amount claimed and interest to the date of this Praecipe, over twenty days having elapsed since service of the Complaint, with notice to plead, and no Answer having been filed.

Debt \$476.73

Interest from July 29, 1963

Judgment.

*Carl E Walker*  
Prothonotary



Walter E. Alessandrini

IN RE: APPOINT OF TWO MEMBERS OF A SPECIAL BOARD OF CONTROL FOR CHEST TOWNSHIP SHHOOOL DISTRICT.

JULY 3, 1963, PETITION TO APPOINT TWO MEMBERS OF A SPECIAL BOARD OF CONTROL FOR CHEST TOWNSHIP SCHOOL DISTRICT, filed.

NOW THEREFORE, petitioner prays your Honorable Court, in accordance with Section 692 of the Public School Code, to appoint two citizens who are qualified electors and taxpayers in Clearfield County, within ten days of the presentation of this petition. Victor E. Celio, Assistant Administrator of Distressed School Districts Department of Public Instruction.

CERTIFICATE : I, Charles H. Boehm, Superintendent of Public Instruction of the Commonwealth of Pennsylvania, having conducted an investigation into the financial condition and administrative practices of the School Board of Chest Township School District, Clearfield County, and finding that

1. Chest Township School District, Clearfield County, has accumulated and has operated with a deficit equal to two per cent (2%) or more of the assessed valuation of the taxable real estate within the District for two consecutive years. The deficit for the year ending July 2, 1961, was 10,005.56, and in excess of the two per cent of assessed valuation by \$3,716.34. The deficit for the year ending July 1, 1962, was \$11,013.91, and in excess of two percent of assessed valuation by \$3,717.35,

do hereby certify and declare Chest Township School District, Clearfield County, in financial distress as defined in Act 675 approved December 15, 1959. Charles H. Boehm /S/

ORDER: AND NOW, this 2nd day of July, 1963, upon consideration of the foregoing petition and upon motion of Bernard Mendelsohn, Assistant Attorney General, attorney for petitioner, it is hereby ordered, adjudged and decreed that D. Edgar Nutter and Fred E. Sweely, are hereby appointed to serve with petition as a special board of control to assume control of the affairs of Chest Township School District, Clearfield County, and operate it in the place of the school directors during the period necessary to reestablish a sound financial structure in the district in accordance with the provisions of the Public School Code of 1949, the Act of March 10, 1949, P.L. 30, as amended. John J. Pentz, President Judge.

September 1, 1964, Petition for Abolition of Special Board of Control, filed.

ance with Section 692 of the Public School Code, to discharge Dr. D. Edgar Miller, Fred E. Sweely, and petitioner from their duties as members of the Special Board of Control for the Chest Township School District, Clearfield County, Pennsylvania, and that said Special Board of Control be abolished. And he will ever pray, etc. Harold O. Speidel

CONSENT TO PETITION:

Dr. D. Edgar Miller and Fred E. Sweely, having been appointed by your Honorable Court by Order dated July 2, 1963 to serve as members of a Special Board of Control for Chest Township School District in accordance with the provisions of the Public School Code of 1949 as amended, hereby join in and consent to the petition of Harold O. Speidel for the abolition of said board of control.

ORDER: AND NOW, this 1st day of September, 1964, upon consideration of the foregoing petition, it is ordered, adjudged and decreed that Harold O. Speidel, Dr. D. Edgar Miller, and Fred E. Sweely are hereby discharged from their duties as members of the Special Board of Control for the Chest Township School District, Clearfield County, and that said special board of control be and is hereby abolished. John A. Cherry, P.J.

526

Pro.

*By P.H.*

4.50  
5.00

Pro.

*By P.H.*

5.00

Walter E. Alessandroni

IN RE: APPOINTMENT OF TWO MEMBERS OF A SPECIAL BOARD OF CONTROL FOR WESTOVER BOROUGH SCHOOL DISTRICT

JULY 3, 1963, PETITION TO APPOINT TWO MEMBERS OF A SPECIAL BOARD OF CONTROL FOR WESTOVER BOROUGH SCHOOL DISTRICT, filed.

NOW THEREFORE, petitioner prays your Honorable Court, in accordance with Section 692 of the Public School Code, to appoint two citizens who are qualified electors and taxpayers in Clearfield County within ten days of the presentation of this petition. Victor E. Celio, Assistant Administrator of Distressed School Districts, Department of Public Instruction.

CERTIFICATE, I, Charles H. Boehm, Superintendent of Public Instruction of the Commonwealth of Pennsylvania, having conducted an investigation into the financial condition and administrative practices of the School Board of Westover Borough School District, Clearfield County and finding that

- 1. Westover Borough School District, Clearfield County, has accumulated and has operated with a deficit equal to two per cent (2%) or more of the assessed valuation of the taxable real estate within the District for two consecutive years. The deficit for the year ending July 2, 1961, was \$10,085.68, and in excess of the two per cent of assessed valuation of \$2,433.00. The deficit for the year ending July 1, 1962, was \$13,250.88 and in excess of the two per cent of assessed valuation by \$5,537.58,

do hereby certify and declare Westover Borough School District, Clearfield County, in financial distress as defined in Act 675 approved December 15, 1959. Charles H. Boehm.

ORDER: AND NOW, this 3rd day of July, 1963, upon consideration of the foregoing petition and upon motion of Bernard Mendelsohn, Assistant Attorney General, attorney for petitioner, it is hereby ordered, adjudged and decreed that D. Edgar Miller and Fred E. Sweely are hereby appointed to serve with petitioner as a special board of control to assume control of the affairs of Westover Borough School District, Clearfield County, and operate it in the place of the school directors during the period necessary to reestablish a sound financial structure in the district in accordance with the provisions of the Public School Code of 1949, the Act of March 10, 1949, P.L. 30, as amended. John J. Pentz, P.J.

527

Pro.

*By Piff.*

4.50  
5.00

Pro.

4.50

NOVEMBER 22, 1965, PETITION FOR ABOLITION OF SPECIAL BOARD OF CONTROL, filed.

NOW, THEREFORE, petitioner prays your Honorable Court in accordance with Section 692 of the Public School Code, to discharge Dr. D. Edgar Miller, Fred E. Sweely, and petitioner from their duties as member of the Special Board of Control for the Westover Borough School District, Clearfield County, Pennsylvania, and that said Special Board of Control be abolished. And he will ever pray, etc. /s/ Victor E. Celio, Assistant Administrator of Distressed School Districts, Department of Public Instruction.

CONSENT TO PETITION:

Dr. D. Edgar Miller and Fred E. Sweely, having been appointed by your Honorable Court by Order dated July 2, 1963 to serve as member of the Special Board of Control for Westover Borough School District in accordance with the provisions of the Public School Code of 1949 as amended, hereby join in and consent to the petition of Victor E. Celio for the abolition of said board of control /s/ Dr. D. Edgar Miller and Fred E. Sweely

ORDER OF COURT:

AND NOW, this 22nd day of November, 1965, upon consideration of the foregoing petition, it is ordered, adjudged and decreed that Victor E. Celio, Dr. D. Edgar Miller and Fred E. Sweely are hereby discharged from their duties as members of the Special Board of Control for Westover Borough School District, Clearfield County, and that said special board of control be and is hereby abolished John A. Cherry, P.J.

<p>July 3 9:33 AM EST</p>	<p>Community Consumer Discount Company DuBois, Pennsylvania  528  Teckla Dougherty 105 Chestnut St. DuBois, Pennsylvania  Pro. by Plff 4.50 <i>Pro. by Plff 1.50</i></p>	<p><u>D. S. B. -- DATED JULY 2, 1963</u> Payable in Installments By virtue of Power of Attorneys contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Nine Hundred Eighty Four and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption. Debt \$984.00 Atty. Comm. 15% Interest from July 2, 1963 Filed and Entered by Plaintiff, July 3, 1963 Judgment.  <i>Carl E. Walker</i> Prothonotary  And Now, <u>13</u> day of <u>May</u> 19<u>63</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <u>Carl E. Walker</u> Prothonotary</p>
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<p>July 3 9:34 AM EST</p>	<p>Community Consumer Discount Company DuBois, Pennsylvania  529  Winifred Miller John A. Miller, Jr. 221 Forrest Ave. DuBois, Pa.  Pro. by Plff 4.50 <i>Pro. by Plff 1.50</i></p>	<p><u>D. S. B. -- DATED JULY 2, 1963</u> Payable in Installments By virtue of Power of Attorneys contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Eight Hundred and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption. Debt \$1800.00 Atty. Comm. 15% Interest from July 2, 1963 Filed and Entered by Plaintiff, July 3, 1963. Judgment.  <i>Carl E. Walker</i> Prothonotary  And Now, <u>18</u> day of <u>Sept</u> 19<u>63</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <u>Carl E. Walker</u> Prothonotary</p>
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County National Bank  
Clearfield, Pennsylvania

D. S. B. -- DATED JULY 3, 1963

Payable in Installments

By virtue of Power of Attorneys contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Forty Five Hundred and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$4500.00

Atty. Comm. 10%

Interest from July 3, 1963

Filed and Entered by Plaintiff, July 3, 1963

Judgment.

*Carl E. Walker*

Prothonotary

July 3 530

11:01 AM EST

Nora C. McDermott  
Mary E. McDermott  
Box 7, Clearfield, Pa.

Pro. by Deft. 4.50

*Pro. by Deft 4.50*

And Now, *4th* day of *Oct*, 19*63* By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Continued From Page 584, RELEASE OF LIEN OF JUDGMENT, CO. NAT'L BANK OF CLFD. -vs- FRED C. DIEHL et al, July 31, 1964, filed

WHEREAS, the said Fred C. Diehl and Mary K. Diehl, his wife, at the time of the obtaining of the said judgment were seized and possessed of ALL that certain piece, parcel or tract of land situate in the Second Ward of the Borough of Curwensville, Clearfield County, Pennsylvania, bounded and described as follows:

BEGINNING at an iron pin on the southwestern right-of-way line of T. R. 453, being 40 feet from the centerline of said highway and on the southeastern right-of-way line of T. R. 969; thence by right-of-way line of T. R. 453, South 29 degrees 22 minutes East 178.6 feet to an iron pipe corner on the northwestern right-of-way line of the New York Central right-of-way line; thence by same South 15 degrees 32 minutes West 42 feet to an iron pipe corner; thence by same South 55 degrees 21 minutes West 55 feet to an iron pipe corner of Lot No. 2; thence by Lot No. 2 North 39 degrees 59 minutes West 166.2 feet to an iron pipe on the southeastern right-of-way line of T. R. 969; thence by same North 37 degrees 10 minutes East 125 feet to an iron pin and place of beginning.

KNOW ALL MEN BY THESE PRESENTS THAT the said County National Bank at Clearfield, at the instance and request of Fred C. Diehl and Mary K. Diehl, his wife, and in consideration of the sum of \$1.00 in hand well and truly paid by Fred C. Diehl and Mary K. Diehl, his wife, at the time of execution hereof, receipt whereof is hereby acknowledged, and intending to be legally bound hereby, does, for itself, its successors and assigns, covenant, promise and agree with Fred C. Diehl and Mary K. Diehl, his wife, that it will not after the execution of these presents attach or levy upon, sell or dispose of, claim or demand the above described premises with the appurtenances thereto, or any part of said premises, in or as a result of the said judgment, or assert of claim any estate therein; in order that the said Fred C. Diehl and Mary K. Diehl, his wife, their heirs and assigns, shall and may hereafter hold, own, and possess the said premises free and clear from the aforementioned judgment: PROVIDED, HOWEVER, that nothing herein contained shall invalidate the lien or security of the aforementioned judgment upon any other estate of said Fred C. Diehl and Mary K. Diehl, his wife.

IN WITNESS WHEREOF, the said County National Bank at Clearfield has caused these presents to be executed this 24th day of July, 1964.

COUNTY NATIONAL BANK AT CLEARFIELD

By D. R. Ferguson, Vice President

Attest:

W. L. Morgan, Assistant Cashier

NOVEMBER 3, 1965, RELEASE OF LIEN OF JUDGMENT, filed.

WHEREAS, on July 3, 1963, the County National Bank at Clearfield entered judgment against Fred C. Diehl and Mary K. Diehl, his wife, in the Court of Common Pleas of Clearfield County, Pennsylvania, as of No. 523 May Term, 1963, in the amount of \$45,000.00, which judgment by law binds all of the real estate then of the said Fred C. Diehl and Mary K. Diehl, his wife, situate in Clearfield County, Pennsylvania, for the payment thereof; and

WHEREAS, the said Fred C. Diehl and Mary K. Diehl, his wife, at the time of obtaining of the said judgment were seized and possessed of All those certain lots or parcels of ground situate in Lawrence Township, Clearfield County, Pennsylvania, bounded and described as follows:

Lots Nos. 123 and 123-A in Block "I" in the plan of Weaverhurst. All of said lots facing on Dorey Street, and being a part of Parcel No. 2 as described in the deed from the Robinson Clay Product Co. of Pennsylvania to Robinson Clay Product Company dated December 30, 1935, and recorded in Deed Book 311, page 546.

KNOW ALL MEN BY THESE PRESENTS THAT the said County National Bank at Clearfield, at the instance and request of Fred C. Diehl and Mary K. Diehl, his wife, and in consideration of the sum of \$1.00 in hand well and truly

CONTINUED ON PAGE 586

John K. Reilly, Jr.	MICHAEL TOMKO	July 3, 1963, COMPLAINT IN DIVORCE, filed. One copy certified to Sheriff.
7/3/63 \$135.00 by atty Clfd Trust Co.	531	JULY 31, 1963, SHERIFF'S RETURN filed Know all men by these Presents, That I, James B. Reese High Shff of Clearfield County, State of Pennsylvania, do hereby deputize Sheriff of Blair to execute this writ: this deputation being made at the request and risk of the Plaintiff. Given my hand and seal this 17th. day of July A.D 1963. James B. Reese Sheriff. Now, July 22, 1963, at 10:25 o'clock A.M. DST served the with in Complaint-Divorce on Rolalind Tomko at 2125- 8th Ave., Altoona Pa., by reading and handing to her personally a true and attested copy of the original Complaint in Divorce and made known to her the contents thereof. So Answers V. Paul Reed, Sheriff of Blair Co. Now, July 17, 1963, deputized the Sheriff of Blair County to serve the within Complaint in Divorce on Rosalind Tomko. Now, July 22, 1963, served the within Complaint in Divorce on Rosalind Tomko by deputizing the Sheriff of Blair County. The return of service of V. Paul Reed, Sheriff of Blair County is hereto attached and made part of this return of service. So Answers James B. Reese, Sheriff
	ROSALIND TOMKO	
	Pro. by Atty.	7.00
	Atty	3.00
#251	Shff Reese	7.50
#252	Shff V. Paul Reed	13.10
#274	Shff. V. Paul Reed	13.10
#275	Shff. Reese	7.50
	Master	75.00
	Clfd Co. Bar Assn	10.00
	Pro.	10.00
	Pro.	1.00
\$137.20 Paid by Attorney		AUGUST 13, 1963 By Motion on the Watch Book, Joseph A. Dague, Esquire is appointed Master to take testimony and report same to the Court with recommended form of Decree. By the Court, John J. Pentz, President Judge.
#304 - Joseph A. Dague, Master	Master	75.00
#305 - Clfd Co. Bar Assn.	Clfd Co. Bar Assn.	10.00
#251 - Shff Reese	Shff Reese	7.50
#252 - Shff Paul Reed	Shff Paul Reed	13.10
#274 - Shff Paul Reed	Shff Paul Reed	13.10
#275 - Shff Reese	Shff Reese	7.50
	Prothonotary	11.00
		\$137.20 SEPTEMBER 14, 1963, MASTER'S REPORT, filed AND NOW, September 21st. 1963, upon reading and consideration, the report of the Master in the above entitled case is adopted and his findings of Facts and Conclusions of Law are approved. We do therefore, sentence and decree that MICHAEL TOMKO be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between MICHAEL TOMKO and ROSALIND TOMKO the libellant and said respondent; And that thereupon all and every the duties, rights and claims accruing to either the said MICHAEL TOMKO or the said ROSALIND TOMKO at any time heretofore in pursuance of said marriage, shall cease and determine, and the said MICHAEL TOMKO and ROSALIND TOMKO shall severally be at liberty to marry again in like manner as if they had never been married, and further the Court do award to the said MICHAEL TOMKO against the said ROSALIND TOMKO his costs in this behalf expended. No Decree to issue until the costs be fully paid. BY THE COURT JOHN J. PENTZ, P.J.

Capital Consumer Discount Co.  
DuBois, Pennsylvania

D.S.B. -- DATED JULY 2, 1963

Payable in Installments

By virtue of Power of Attorneys contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Four Hundred Forty-eight and no/100 Dollars, with Interest, Attorneys Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2448.00

Atty Comm. 15%

Interest from July 2, 1963

Filed and Entered by Plaintiff, July 5, 1963

Judgment.

*Carl E. Walker*

Prothonotary

July 5  
8:06 AM EST

532

Robert Ellinger  
Maxine Ellinger  
203 Juniata St.  
DuBois, Pennsylvania

Pro. by Plff 4.50

*Pro. by Plff 1.50*

And Now, 27th day of Jan, 1964 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Capital Finance Corporation  
DuBois, Pennsylvania

D. S. B. -- DATED JUNE 29, 1963

Payable in Installments

By virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Hundred Sixty-seven and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$267.00

Atty. Comm.

Interest from June 29, 1963

Filed and Entered by Plaintiff, July 5, 1963

Judgment.

*Carl E. Walker*

Prothonotary

July 5  
8:09 AM EST

533

Max A. Ellenberger  
Greta E. Ellenberger  
218 South State St.  
DuBois, Pennsylvania

Pro. by Plff 4.50

*Pro. by Plff 1.50*

And Now, 27th day of Nov, 1963 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

<p>July 5, 8:30 AM EST</p>	<p>County National Bank of Clearfield, Pa.</p> <p>534</p> <p>Victor F. Baron Karen Baron 123 Lawn St., Buffalo, N.Y. George Baron Barbara Baron Madera, Pa.</p> <p>Pro. By Deft 5.50</p>	<p>D. S. B. -- DATED JULY 1, 1963</p> <p>Payable In Installments</p> <p>By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Twenty Three Hundred Forty One Dollars and 40/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2341.40</p> <p>Atty. Comm. 10 %</p> <p>Interest from July 1, 1963</p> <p>Filed and Entered by Plaintiff, July 5, 1963</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p>
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CONTINUED FROM PAGE 586

No. 523 May Term, 1963

County Natl Bank vs Fred C. Diehl al

WHEREAS, the said Fred C. Diehl and Mary K. Diehl, his wife, at the time of obtaining the said judgment were seized and possessed of all that certain lot or piece of ground situate in the Second Ward of the Borough of Clearfield, Clearfield County, Pennsylvania, in the Richard Shaw, Sr., Addition to Clearfield Borough on the Southwest of the Susquehanna River and known in the re-subdivision of Lot No. 16 of the Richard Shaw, Sr. Estate as Lot No. 5 bounded and described as follows:

BEGINNING at a post corner on a 16 foot alley and West Third Street; thence North 94 feet to a post on Gulich Avenue; thence South 40 degrees 36 minutes West along Gulich Avenue 123.68 feet to post on a 16 foot alley; thence East along said alley 80.26 feet to post on alley and West Third Street and place of beginning.

KNOW ALL MEN BY THESE PRESENTS THAT the said County National Bank at Clearfield, at the instance and request of Fred C. Diehl and Mary K. Diehl, his wife, and in consideration of the sum of \$1.00 in hand well and truly paid by Fred C. Diehl and Mary K. Diehl, his wife, at the time of execution hereof, receipt whereof is hereby acknowledged, and intending to be legally bound hereby, does, for itself, its successors and assigns, covenant promise and agree with Fred C. Diehl and Mary K. Diehl, his wife, that it will not after the execution of these presents attach or levy upon, sell or dispose of, claim or demand the above described premises with the appurtenances thereto, or any part of said premises, in or as a result of the said judgment, or assert or claim any estate therein; in order that the said Fred C. Diehl and Mary K. Diehl, his wife, their heirs and assigns, shall and may hereafter hold, own and possess the said premises free and clear from the aforementioned judgment: PROVIDED, HOWEVER, that nothing herein contained shall invalidate the lien or security of the aforementioned judgment upon any other estate of the said Fred C. Diehl and Mary K. Diehl, his wife.

IN WITNESS WHEREOF, the said County National Bank at Clearfield has caused these presents to be executed this 11th day of January, 1966.

COUNTY NATIONAL BANK AT CLEARFIELD by J. O. Henry, Vice President

FEBRUARY 9, 1966, RELEASE OF LIEN OF JUDGMENT, filed.

WHEREAS, on July 3, 1963, the County National Bank at Clearfield entered judgment against Fred C. Diehl and Mary K. Diehl, his wife, in the Court of Common Pleas of Clearfield County, Pa., as of No. 523 May Term, 1963, in the amount of \$45,000.00, which judgment by law binds all of the real estate then of the said Fred C. Diehl and Mary K. Diehl, his wife, situate in Clearfield County, Pa., for the payment thereof; and

WHEREAS, the said Fred C. Diehl and Mary K. Diehl, his wife, at the time of obtaining of the said judgment were seized and possessed of all that certain lot or piece of ground situate in the Township of Lawrence, County of Clearfield and State of Pennsylvania, bounded and described as follows:

BEGINNING at an iron pipe at the Northeast corner of Lot No. 15 on Legion Road; thence along Legion Road in a Northeasterly direction sixty (60) feet to an iron pipe at the Southeast corner of Lot No. 17; thence along N Lot No. 17 in a Westerly direction one hundred eighty-two (182) feet to an iron pipe at Montgomery Byway; thence in a Southerly direction along Montgomery Byway sixty (60) feet to an iron pipe at the Northwest corner of Lot No. 15; thence along Lot No. 15 in an easterly direction one hundred eight-two (182) feet to the iron pipe and place of beginning.

Being known as Lot No. 16 in the Highview Village plot of lots in Lawrence Township recorded in Miscellaneous Book 69, page 565.

KNOW ALL MEN BY THESE PRESENTS THAT the said County National Bank at Clearfield, at the instance and request of Fred C. Diehl and Mary K. Diehl, his wife, and in consideration of the sum of \$1,000 in hand well and truly paid by Fred C. Diehl and Mary K. Diehl, his wife, at the time of execution thereof, receipt whereof is hereby acknowledged, and intending to be legally bound hereby, does, for itself, its successors and assigns, covenant, promise and agree with Fred C. Diehl and Mary K. Diehl, his wife, that it will not after the execution of these presents attach or

CONTINUED ON PAGE 578

Commonwealth of Pennsylvania  
 Ex-Rel Elmer L. Fogle

535

Superintendent James F.  
 Maroney  
 Box 9901  
 Pittsburgh 33, Pa.

Pro. 6.00  
 Pro. 2.00  
 Pro. 3.50  
 Pro. 12.00  
 Pro. 3.50  
 Pro. 3.50

JULY 5, 1963, PETITION FOR WRIT OF HABEAS CORPUS, filed. Two copies certified to the District Attorney

July 19, 1963, Letter from John J. Pentz, President Judge to Elmer L. Fogle "---Reply your letter of the 17th, your petition for writ of habeas corpus has been filed in the Prothonotary's office, awaiting answer by the District Attorney. Following that, the matter will then be taken up and disposed of. You will be advised accordingly."

JULY 26, 1963, ANSWER TO PETITION FOR WRIT OF HABEAS CORPUS, filed By David S. Ammerman, Asst. District Atty.  
 Therefore, again take the position that the petition is without merit and should be dismissed without hearing.

August 14, 1963, Opinion and Order, filed.  
 NOW, AUGUST 14, 1963, petition for writ of habeas corpus is again dismissed without hearing.

Exception noted. By the Court, John J. Pentz, President Judge.

September 11, Certiorari from the Superior Court of Pennsylvania, filed. TO THE JUDGES of the Court of Common Pleas for the County of Clearfield  
 GREETING: We being willing for certain causes, to be certified of the matter of the Appeal of ELMER L. FOGLE from the Order of your said Court at No. 535 of May Term, A.D., 1963, wherein COMMONWEALTH OF PENNSYLVANIA ex rel. ELMER L. FOGLE IS PLAINTIFF AND JAMES F. MARONEY, WARDEN, WESTERN PENITENTIARY, PITTSBURGH 33, Pa. IS DEFENDANT before you, or some of you, DO COMMAND YOU, that the record and proceedings aforesaid, with all things touching the same, before the Judges of our Superior Court of Pennsylvania, at a Superior Court to be holden at Philadelphia, the Second Monday of December next, (1963) so full and entire as in your Court before you they remain, you certify and send, together with this Writ, that we may further cause to be done thereupon that which of right and according to the laws of the said State ought.

Witness, the Honorable CHESTER H. RHODES, Doctor of Laws, President Judge of our said Superior Court, at Philadelphia, the Third day of September, in the year of our Lord one thousand nine hundred and sixty-three. s/ Charles A. Hoenstine, Prothonotary.

Copy of Letter attached to Writ to Mr. Elmer L. Fogle, C-3800, P.O. Box 9901, Pittsburgh, Pa., 15233. Re: Commonwealth of Pennsylvania ex rel. Elmer L. Fogle V. James F. Maroney, Warden, Western Penitentiary, Pittsburgh 33, Pa. -Appeal of: Elmer L. Fogle No. 348 October Term, 1963

Dear Sir: This is to advise that an Order dated August 30, 1963 has been endorsed on your Petition for Leave to File Appeal Without Payment of the Statutory Filing Fee and to Submit in Forma Pauperis, granting the Petition. A copy of said Order is attached hereto.

Pursuant to the Order, your appeal has been filed in the Superior Court at the above number and term and the Writ of Certiorari is enclosed herewith for filing with the Prothonotary of the Court of Common Pleas of Clearfield County. The appeal will be listed for argument at the Session commencing December 9, 1963, at Philadelphia.

Notice of the Appeal should be served immediately upon the District Attorney of Clearfield County, and after acceptance of service has been noted thereon by the District Attorney, same should be returned to this office. If the Court has not filed an opinion, and, if the official transcript of the evidence has not been filed, notice should also be served upon the Judges and upon the Stenographer who took the testimony. This is in the highest degree mandatory, and the necessary forms are enclosed herewith. Very Truly yours, Charles A. Hoenstine, Prothonotary

Order, Attached to Writ filed Sept. 11, 1963  
 And Now, August 30, 1963, upon consideration of the Petition for Leave to File Appeal without Payment of the Filing Fee, the same is granted: See Com. ex rel. Edward J. Whalen v. William J. Banmiller, Warden, 400 Pa. 606, 162 A.2d 383 (1960), and Appealant is permitted to submit his appeal on the official notes of testimony and the pleadings and to file with this Court ten(10) clear copies of his brief, prepared by multigraph, mimeograph, hectograph, or any other mechanical process which makes all copies perfectly and equally legible. with a copy of the opinion of the Court below attached, and to serve one (1) such copy on counsel for the Applee, in lieu of the printing required by the Rules of this Court. By the Court, s/ Chester H. Rhodes P.J.  
 October 4, 1963 Appeal of Elmer L. Fogle, filed.

To Honorable John J. Pentz: You are hereby notified that on September 3, 1963 an appeal was taken to the Superior Court of Pennsylvania in the above entitled case, which will be listed for argument at the Philadelphia session commencing December 9, 1963 s/ Elmer L. Fogle I.P.P. Service of the foregoing notice is hereby accepted. John J. Pentz, President Judge

To Vera G. Kester Stenographer: You are hereby notified that on September 3, 1963 an appeal was taken to the Superior Court of Pennsylvania in the above entitled case, which will be listed for argument at the Philadelphia session commencing December 9, 1963s/ Elmer L. Fogle I.P.P. Oct. 4, 1963, Service of the foregoing notice is hereby accepted. s/ Vera G. Kester

APRIL 6, 1964, REMITTITUR AND OPINION FILED.  
 TO THE JUDGES of the COURT OF COMMON PLEAS FOR THE COUNTY OF CLEARFIELD. GREETINGS:  
 Whereas, By virtue of our Writ of Certiorari from our Superior Court of Pennsylvania, Sitting at Philadelphia returnable in the Court on the Second Monday of December in the year of our Lord one thousand nine hundred and sixty-three a Recrd was brought into the same Court, upon appeal by ELMER L. FOGLE from your Order made in the matter of No. 535 May Term 1963, wherein COMMONWEALTH OF PENNSYLVANIA ex rel. Elmer L. Fogle is Plaintiff and James F. Maroney, Warden, Western Penitentiary, Pittsburgh 33, Pennsylvania is Defendant. And it was so proceeded in our said Superior Court, that the following judgment was made, to wit: "ORDER AFFIRMED" And the record and proceedings thereupon, and all things concerning the same, were (agreeably) to the directions of the Act of Assembly in such cases made and provided] ordered by the said Superior Court to be remitted to the Court of Common Pleas for the County of Clearfield aforesaid, and the proceedings therupon, in order for execution or otherwise as aforesaid.  
 Witness the Honorable Chester H. Rhodes, Doctor of Laws, President Judge of our Superior Court at Philadelphia CONT'D on Page 595

Continued from Page 594 535 May Term 1963, Commonwealth VS Superintendent James F. Maroney.

the first day of April in the year of our Lord One Thousand Nine Hundred and Sixty-four.

Charles A. Hoenstine, Prothonotary.

JUNE 22, 1964, SUPPLEMENTAL CERTIORARI, filed

TO THE JUDGE OF THE COURT OF COMMON PLEAS for the County of Clearfield.

GREETINGS: We being willing for certain further proceedings in the Superior Court in the matter of appeal of ELMER L. FOGLE from the judgment of your said Court, at No. 348 of October Term, A.D. 1963 within COMMONWEALTH OF PENNSYLVANIA Ex Rel. ELMER L. FOGLE IS PLAINTIFF, and JAMES F. MARONEY, WARDEN, Western Penitentiary, Pittsburgh 33, Pennsylvania is DEFENDANT before you, or some of you, depending, DO COMMAND YOU, that the record and proceedings aforesaid, with all things touching the same, before the Judges of our Superior Court of Pennsylvania, at a Superior Court to be holden at Philadelphia in and for the Philadelphia District, forthwith, so full and entire as in your Court before you they remain, you certify and send, together with this Writ, that we may further cause to be done thereupon that which of right and according to the laws of the said State ought.

WITNESS, the Honorable CHESTER H. RHODES, Doctor of Laws, President Judge of our said Superior Court, at Philadelphia, the 19th. day of June in the year of our Lord one thousand nine hundred and sixty-four.  
Chester A. Hoenstine, Prothonotary.

CONTINUED FROM PAGE 466, NO. 260 May Term, 1963, American Cons Disc Co -vs- Ronald E. Tibbens, et al.

THE SECOND THEREOF: BEGINNING at an iron pipe in the western side of W. Third Avenue at the southeast corner of Lot No. 6 of the W. Wallace Smith plot of lots originally laid out by Joseph Shaw November 12, 1902, then in Lawrence Township; thence along the western side of W. Third Avenue in a northerly direction 48½ feet to an iron pipe the the southeast corner of lot heretofore conveyed by Hoad A. Fletcher to E.C. Lee and Leah Lee by deed dated March 18, 1955; thence by the southern line of the Lee lot north 89° 59' west 212 feet, more or less, to the line of Guelich Avenue; thence by Guelich Avenue south 5° 44' east 48½ feet to an iron pipe at the southwestern corner of Lot No. 15 in the plot heretofore mentioned; thence south 89° 59' east 208.44 feet, more or less, to an iron pipe in the line of W. Third Avenue and the place of beginning. BEING part of purpart 12 of Richard Shaw, Sr. Estate which was laid out by Joseph Shaw as shown by plot of record at Clearfield in Miscellaneous Book 15 at page 193.

BEING the same premises which Gertrude R. Wolf, a widow, by her deed dated the 18th day of May, 1967, and intended to be herewith recorded, granted and conveyed unto Ronald E. Tibbens and Gladys M. Tibbens.

THE THIRD THEREOF: BEGINNING on Locust Street at the corner of Lot No. 304; thence by Locust Street east 50 feet to an alley; thence north by said alley 172 feet to an alley, thence west along said alley 50 feet to northeast corner of that lot which forms the south half of Lot 304; thence south along the east side of said lot 172 feet to the place of beginning. Being known and numbered in the general plan of said Borough as Lot No. 305.

BEING the same premises conveyed to Ronald E. Tibbens and Gladys M. Tibbens by deed of the First Baptist Church of Clearfield, Pennsylvania, dated December 31, 1946, and recorded in Deed Book 379 at page 592.

WHEREAS, American Consumer Discount Co. Keystone entered a judgment in the Office of the Prothonotary of Clearfield County, Pennsylvania, against Ronald E. Tibbens and Gladys M. Tibbens to 260 May Term, 1963, in the amount of Two Thousand Four Hundred Forty-eight and no/100 (\$2,448.00) Dollars, which said judgment is a lien on the third described tract of land above described; and

WHEREAS, it is the intention of Ronald E. Tibbens and Gladys M. Tibbens to borrow the sum of Twenty Thousand and no/100 (\$20,000.00) Dollars from the Clearfield Trust Company, of Clearfield, Pennsylvania, to be repaid in accordance with the terms of a certain Bond and Mortgage dated May 1967; and

WHEREAS, it is intended to subordinate the lien of American Consumer Discount Company. Keystone as aforesaid, to the lien of the mortgage of the Clearfield Trust Company, and

WHEREAS, the undersigned, C. J. Mucci, is authorized to execute the within instrument by virtue of a Power of Attorney from American Consumer Discount Co. Keystone dated February 26, 1964, and recorded in the Office of the Prothonotary of Clearfield County, Pennsylvania, filed to "Letters of Attorney, No. 109, page 12, 1964"

NOW, THEREFORE, in consideration of the premises and the load to be made as aforesaid, and for other good and valuable consideration, the American Consumer Discount Co. Keystone for itself, its successors and assigns, does hereby consent to the aforesaid mortgage as described in the premises to be given by Ronald E. Tibbens and Gladys M. Tibbens, his wife, to Clearfield Trust Company, and further agrees to whatever right, title and interest, and whatever lien against real estate the said American Consumer Discount Co. Keystone may have in and to the aforesaid premises shall be and the same is hereby made subject and subordinate to the lien of the said Clearfield Trust Company., and interest thereon.

IN WITNESS WHEREOF, American Consumer Discount Co. Keystone intends to be legally bound hereby, and has caused this Subordination agreement to be signed by its Attorney-in-Fact this 26 day of May, 1967. AMERICAN CONSUMER DISCOUNT CO. KEYSTONE, s/ C. J. Mucci, Attorney-in-Fact.

MAY TERM, 1963

CONTINUED FROM PAGE 578

#523 MAY TERM, 1963 COUNTY NATIONAL BANK VS FRED C. DIEHL et al

10 Minutes East, 161.33 feet to an iron pin; thence South 76 degrees 52 minutes East, 18 feet to an iron pin; thence North 13 degrees 24 minutes East, 40 feet to an iron pin; thence North 37 degrees 10 minutes East, 225 feet to a tack and the place of beginning. Containing 1.34 acres, more or less.

KNOW ALL MEN BY THESE PRESENTS THAT the said County National Bank, at the instance and request of Fred C. Diehl and Mary K. Diehl, his wife, and in consideration of the sum of \$1.00 in hand well and truly paid by Fred C. Diehl and Mary K. Diehl, his wife, at the time of execution hereof, receipt whereof is hereby acknowledged, and intending to be legally bound hereby, does, for itself, its successors and assigns, covenant, promise and agree with Fred C. Diehl and Mary K. Diehl, his wife, that it will not after the execution of these presents attach or levy upon, sell or dispose of, claim or demand the above described premises with the appurtenances thereto, or any part of said premises, in or as a result of the said judgment, or assert or claim any estate therein; in order that the said Fred C. Diehl and Mary K. Diehl, his wife, their heirs and assigns, shall and may hereafter hold, own, and possess the said premises free and clear from the aforementioned judgment; PROVIDED, HOWEVER, that nothing herein contained shall invalidate the lien or security of the aforementioned judgment upon any other estate of Said Fred C. Diehl and Mary K. Diehl, his wife.

IN WITNESS WHEREOF, the said County National Bank has caused these presents to be executed this 26th day of January, 1968. COUNTY NATIONAL BANK S/ by David R. Ferguson, Vice President & Cashier

APRIL 29, 1968, RELEASE OF LIEN OF JUDGMENT, filed by Bell, Silberblatt & Swoope,

WHEREAS, on July 3, 1963, the County National Bank at Clearfield entered judgment against Fred C. Diehl and Mary K. Diehl, his wife, in the Court of Common Pleas of Clearfield County, Pennsylvania, as of No. 523 May Term, 1963, in the amount of \$45,000.00, which judgment by law binds all of the real estate then of the said real estate then of the said Fred C. Diehl and Mary K. Diehl, his wife, situate in Clearfield county, Pennsylvania for the payment thereof; and

Whereas, the said Fred C. Diehl and Mary K. Diehl, his wife, at the time of obtaining of the said judgment were seized and possessed of all that certain piece, parcel or tract of land situate in Greenwood Township, Clearfield County, Pennsylvania, being bounded and described as follows:

BEGINNING at an iron pin 922.4 feet south of the northeast corner of the Diehl property and on the western right-of-way line of Route 219, said line being 40 feet from the center line of said highway; thence along said right-of-way by a curve to the right having a radius of 1397.2 feet, the long chord of which is South 36 degrees 49 minutes West, 237.68 feet to an iron pin corner; thence North 67 degrees 31 minutes West, 198.40 feet to iron pin corner; thence North 31 degrees 49 minutes East, 244.38 feet to an iron pin; thence by Lot #18 South 64 degrees 39 minutes East, 218.7 feet to an iron pin and place of beginning. Being Lot #17 in the subdivision of Diehl property.

Know All Men By These Presents that the said County National Bank at Clearfield, at the instance and request of Fred C. Diehl and Mary K. Diehl, his wife, and in consideration of the sum of \$1.00 in hand well and truly paid by Fred C. Diehl and Mary K. Diehl, his wife, at the time of execution hereof, receipt whereof is hereby acknowledged, and intending to be legally bound hereby, does, for itself, its successors and assigns, covenant, promise and agree with Fred C. Diehl and Mary K. Diehl, his wife, that it will not after the execution of these presents attach or levy upon, sell or dispose of, claim or demand the above described premises with the appurtenances thereto, or any part of said premises, in or as a result of the said judgment, or assert or claim any estate therein; in order that the said Fred C. Diehl and Mary K. Diehl, his wife, their heirs and assigns, shall and may hereafter hold, own and possess the said premises free and clear from the aforementioned judgment; PROVIDED, HOWEVER, that nothing herein contained shall invalidate the lien or security of the aforementioned judgment upon any other estate of said Fred C. Diehl and Mary K. Diehl, his wife.

In Witness whereof, the said County National Bank at Clearfield has caused these presents to be executed this 9th day of April, 1968. County National Bank at Clearfield by s/David R. Ferguson, Vice President & Cashier.
