

<p>June 21 10:22 AM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>355</p> <p>Gerald C. Hansel Theresa E. Hansel Houtzdale, Pa.</p> <p>Pro. By Plff 4.50 O.C. Pro. By Plff 3.50 Pro by Atty 2.00</p> <p><i>AND NOW July - 6 - 1971 having received from full of debt, interest, and costs and satisfied.</i> <i>THE COUNTY NATIONAL BANK AT CLEARFIELD, PA.</i> <i>Pro by Deft 3rd</i></p>	<p><u>JUNE 21, 1965, AMICABLE REVIVAL</u>, filed. To Revive and continue Lien entered to No. 499 May Term, 1960.</p> <p><u>AGREEMENT TO REVIVE</u></p> <p>By Virtue of Agreement between the Plaintiff and the Defendants the above Judgment is revived in favor of the Plaintiff and against the Defendants in the sum of Two Thousand One Hundred Sixty-Three and 37/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2163.37 Atty Comm. 10% Interest from June 30, 1960</p> <p>Filed and Entered by Plaintiff, June 21, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p><u>FEBRUARY 21, 1967, RELEASE FROM LIEN OF JUDGMENT</u>, Filed.</p> <p>KNOW ALL MEN BY THESE PRESENTS, that The County National Bank at Clearfield, Pennsylvania, the plaintiff named in the above entitled judgment, for and in consideration of the sum of one Dollaw lawful money of the United States, to it paid by the defendants above</p> <p>CONTINUED ON PAGE 4</p>
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<p>June 22 8:20 AM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>356</p> <p>Maximilian J. Mick Doris Mick Joseph Mick Julia Mick RD, Houtzdale, Pa.</p> <p>Pro. By Deft 5.50 <i>Pro. by keyfr. 1.50</i></p>	<p><u>D. S. B. -- DATED JUNE 21, 1965</u></p> <p>Payable Four (4) 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 Six Thousand and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$6,000.00 Atty Comm. 10% Interest from June 21, 1965</p> <p>Filed and Entered by Plaintiff, June 22, 1965 Judgment</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>17</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>Attest <i>Carl E. Walker</i> Prothonotary</p>
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Thrift Plan Consumer  
Discount Company  
Punxsutawney, Pa.

D. S. B. -- DATED JUNE 18, 1965

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.

June 22  
8:21 AM EST

357

Debt \$2268.00

Atty Comm. 15%

Interest from June 18, 1968

Filed and Entered by Plaintiff, June 22, 1965

Judgment

Samuel K. Maseto  
LaRue Maseto  
Burnside, Pa.

*Carl E. Walker*

Prothonotary

Pro. By Plff 4.50

*Pro. by Plff 1.50*

And Now, 19<sup>th</sup> day of June 1965, paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Universal C.I.T. Con-  
sumer Discount Company  
Altoona, Pa.

D. S. B. -- DATED JUNE 17, 1965

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 and No/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving  
Stay, Inquisition and Exemption.

June 22  
8:27 AM EST

358

Debt \$1770.00

Atty. Comm.

Interest from June 17, 1965

Filed and Entered by Plaintiff, June 22, 1965

Judgments

Ord L. Caldwell  
Helen M. Caldwell  
Box 105  
McGees Mills, Pa.

*Carl E. Walker*

Prothonotary

Pro. By Plff 4.50

<p>June 22 8:30 AM EST</p>	<p>Capital Consumer Discount Company DuBois, Pa.</p> <p>359</p> <p>Blair Bloom Mary M. Bloom Edna M. Bloom Luthersburg, Pa.</p> <p>Pro. By Plff 4.50 <i>pro. By Plff 5.00</i></p>	<p><u>D. S. B. -- DATED JUNE 18, 1965</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 Four and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2304.00</p> <p>Atty Comm. 15%</p> <p>Interest from June 18, 1965</p> <p>Filed and Entered by Plaintiff, June 22, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <i>18th</i> day of <i>June</i> 1965 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 22 8:36 AM EST</p>	<p>Capital Consumer Discount Company DuBois, Pa.</p> <p>360</p> <p>Robert Gray Marion Gray Luthersburg, Pa.</p> <p>Pro. By Plff 4.50 <i>pro by Plff 1.50</i></p>	<p><u>D. S. B. -- DATED JUNE 18, 1965</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 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.</p> <p>Interest from June 18, 1965</p> <p>Filed and Entered by Plaintiff, June 22, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <i>3</i> day of <i>April</i> 19 <i>67</i> 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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IN RE: JOHN BARONAK  
 an allegedly mental ill  
 resident of Clearfield  
 County.

362

Pro.	By <del>atty</del>	5.00
	Shff Reese	20.25
Pro.	By M.B.	5.00
Pro.	By M.B.	5.00
Pro.	By M.B.	3.50

JUNE 22, 1965, ORDER, filed:

ORDER:

NOW, June 22, 1965, based upon the application for admission to Warren State Hospital, executed by Patricia Baronak; attached to which are the certificates of two physicians; and as suggested by the office of the County Commissioners of Clearfield County; the Court does hereby enter the following:

ORDER

It is hereby ordered that the Sheriff of Clearfield County arrange to take into custody the said John Baronak, for the purpose of transporting him to Warren State Hospital, ;under and by virtue of the said application filed with the County Commissioners, of Clearfield of Clearfield County, for the purpose of examination and determination by said Warren State Hospital, of the condition of said alleged mentally ill perso, and his committment to said institution, if proper. BY :THE COURT, John A. Cherry.

JUNE 25, 1965, Sheriff's Return, filed

Now, June 23, 1965 as within ordered, I transported the within named John Baronak to the Warren State Hospital at North Warren, Pennsylvania. So Answers, James B. Reese, Sheriff.

July 13, 1965, ORDER:

NOW, to-wit: July 13, 1965, in accordance with the

attached psychiatric report, and upon recommendation of the Superintendent of the Warren State Hospital, it is ORDERED AND DECREED that John Baronak be committed to the Warren State Hospital ; to remain therein until he shall have recovered or have been discharged according to law. By the Court. R. Paul Campbell, President Judge, ;49th Judicial District, Specially Presiding.

July 23, 1965, Petion and Order, filed by Belin &

Belin, Attorneys for Petitioner

WHEREFORE, your Petitioner requests your Honorable Court to release John Baronak to the custody of your Petitioner to be in remain with your Petitioner ~~XX~~ until circumstances change Respectfully submitted. /s/ Michael Baronak

ORDER OF COURT:

NOW this 23rd day of July 1965, upon the consideration of the Petition and after discussion on the matter with the Petitioner, it ;is whereby order and decree that John Baronak be granted a leave of absence from the Warren State Hospital to the custody of Michael Baronak in accordance with letter attached. By the Court. R. Paul Campbell, Specially Presiding

<p>Dan P. Arnold</p> <p>June 22 1:20 PM EST</p>	<p>St. Marys Savings and Loan Association St. Marys, Pa.</p> <p>363</p> <p>William H. Gearhart and Maxine M. Gearhart DuBois, Pa.</p> <p>Pro By atty 4.50 Atty 3.00 Pro. By atty 1.00 Pro. By atty 1.00 Pro. By Shff 1.50</p>	<p><u>D. S. B. -- ON BOND -- Dated January 31, 1952</u></p> <p>Payable In Installments</p> <p>By Virtue of Warrant of Attorney hereunto annexed, Dan P. Arnold, Attorney, do hereby appear for the Defendants and confess Judgment against the Defendants and in favor of the Plaintiff in the sum of Three Thousand, Five Hundred Ninety-Nine and 29/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$3,599.29</p> <p>Atty Comm <u>179.96</u> \$3779.25</p> <p>Interest from June 30, 1965</p> <p>Filed and Confessed by Attorney, June 22, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>June 22, 1965, Averment of Default and Affidavit of Non-Military Service, filed.</p> <p>SATISFIED ON WRIT OF EXECUTION NO. 6 MAY TERM, 1965</p>
<p>Dan P. Arnold</p> <p>June 22 1:21 PM EST</p>	<p>St. Marys Savings and Loan Association St. Marys, Pa.</p> <p>364</p> <p>James W. Miles and Marion R. Miles Brady Twp, Clfd County, Pa.</p> <p>Pro. By atty 4.50 Atty 3.00 Pro. By Atty 1.00 Pro. By Atty 1.00 Pro. By Shff 1.50</p>	<p><u>D. S. B. -- ON BOND -- DATED JUNE 8, 1959</u></p> <p>Payable In Installments</p> <p>By Virtue of Warrant of Attorney hereunto annexed, Dan P. Arnold, Attorney, does hereby appear for the Defendants and confess Judgment against the Defendants and in favor of the Plaintiff for the sum of Ten Thousand Seven Hundred Sixty-Nine and 99/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$10,769.99</p> <p>Atty Comm. <u>1,077.00</u> \$11,346.99</p> <p>Interest from June 30, 1965</p> <p>Filed and Confessed by Attorney, June 22, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>June 22, 1965, Averment of Default and Affidavit of Non-Military Service, filed.</p> <p>SATISFIED ON WRIT OF EXECUTION NO. 22 MAY TERM, 1965</p>



County National Bank at  
Clearfield, Pa.

D. S. B. -- DATED JUNE 22, 1965

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 and No/100  
Dollars, with Interest, Attorney's Commission, Cost of Suit,  
Release of Errors, Waiving Stay, Inquisition and  
Exemption.

June 22 366  
1:37 PM EST

Debt \$3100.00

Lyle E. Hubler  
Kathryn V. Hubler  
RD Box 222  
Clearfield, Pa.

Atty Comm. 10%  
Interest from June 22, 1965  
Filed and Entered by Plaintiff, June 22, 1965  
Judgment.

Pro. By Deft 4.50  
*Pro by Deft* 1.50

*Carl E. Walker*  
Prothonotary

And Now, 6 day of May 1967 By Paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Archie Hill*  
Prothonotary

THREE (3) REIMBURSEMENT AGREEMENTS, filed. June 23, 1965 at 7:30 A.M. E.S.T. The  
Commonwealth of Pennsylvania, Department of Public Welfare, Plaintiff.

By Virtue of Agreement contained therein, Judgment is entered in favor of the  
Plaintiff and against the Defendants in the sum of Two Thousand (\$2,000.00) Dollars, with  
Cost of Suit. Ea. Writ Pro. \$3.00.  
Judgment

*Carl E. Walker*  
Prothonotary

<u>NUMBER</u>	<u>NAME AND ADDRESS OF DEFENDANTS</u>	<u>DATE</u>
367	Martin and Mary Kadash, RD, Philipsburg, Pa. NOVEMBER 4, 1966, SATISFIED by paper filed. Pro \$1.50 & Tax \$.50 paid Feb. 9, 1970, Sugg Non-Pay filed to 235 Jan T, 1970.	May 25, 1965
368	Lynn C. Lyons, RD 1, Mahaffey, Pa.	May 14, 1965
369	Anna Mae Michaels, RD Madera, Pa. 2/23/66 - SATISFIED BY PAPER FILED PAID PRO. \$1.50 State Tax 50¢	March 8, 1965

<p>June 23 8:15 AM EST</p>	<p>First National Bank of Philipsburg, Pa.</p> <p>370</p> <p>Herman Coble Edna Coble Box 96, Grassflat, Pa.</p> <p>Pro. By Plff 4.50 3.00 - by Plff 1.50</p>	<p><u>D. B. S. -- DATED JUNE 21, 1965</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, One Hundred, Ninety-Five and 66/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1195.66</p> <p>Atty Comm. 5%</p> <p>Interest from June 21, 1965</p> <p>Filed and Entered by Plaintiff, June 23, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>30</u> day of <u>Aug</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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<p>June 23 8:30 AM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>371</p> <p>Ward Mays Marybell Mays Ramey, Pa.</p> <p>Pro. By Deft 4.50 <i>for by Deft 3.00</i></p>	<p><u>D. S. B. -- DATED JUNE 22, 1965</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 Thirty and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2,030.00</p> <p>Atty Comm. 10%</p> <p>Interest from June 22, 1965</p> <p>Filed and Entered by Plaintiff, June 23, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>28</u> day of <u>Oct</u> 19<u>65</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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Community Consumer Dis-  
count Company  
DuBois, Pa.

D. S. B. -- DATED JUNE 21, 1965

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.

June 23  
8:47 AM EST

372

Debt \$2340.00

Atty Comm. 15%

Interest from June 21, 1965

Filed and Entered by Plaintiff, June 23, 1965

Judgment.

Daniel C. Droney  
Eleanor J. Droney, Guar.  
Daniel B. Droney, Guar.  
807 S. Brady St.  
DuBois, Pa.

*Carl E. Walker*  
Prothonotary

Pro. By Plff

5.00

*Pro*

And Now, 8 day of Nov 1965 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Archie Hill*  
Prothonotary

XX

CONTINUED FROM PAGE 12

#375 May Term, 1965

the 13 day of October, 1965, and entered in the Recorder's Office of Clearfield County, Pa. on the 15 day of October, 1965.

IT IS AGREED by the said Clearfield Bowling Lanes, Inc., its successors and assigns, that the lien of of its  
said judgment above mentioned is hereby postponed to the lien of the mortgage of the said County National Bank at  
Clearfield in the amount of \$40,000.00 and the said Clearfield Bowling Lanes, Inc. further agreed for itself and  
its successors and assigns that the said County National Bank at Clearfield, 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 County National  
Bank at Clearfield been executed, delivered and entered before the entry of the said judgment of the Clearfield  
Bowling Lanes, Inc.

IN WITNESS WHEREOF, the said Clearfield Bowling Lanes, Inc. and the said County National Bank at Clearfield  
have caused this Agreement to postpone line of judgment to be signed in their corporate names by their respective  
officers, and have caused to be affixed thereunto the common and corporate seals of the said corporations,  
attested by their respective authorized parties, the day and year first above written.

THE CLEARFIELD BOWLING LANES, INC. By Anthony G. Palose, President  
THE COUNTY NATIONAL BANK AT CLEARFIELD By F. B. Lansberry, President

<p>Belin &amp; Belin</p> <p>\$135.00 Pd by Atty Clfd Trust</p>	<p>EDNA LOUISE BILLOTTE</p> <p>373</p> <p>RONALD EUGENE BILLOTTE</p> <p>Pro. By atty 7.00</p> <p>Atty 3.00</p> <p>#2355 Shff Reese 8.50</p> <p>\$5. Const. Fee Master 80.00</p> <p>Clfd Co. Bar 10.00</p> <p>Pro. 10.00</p> <p>Pro. 1.00</p> <p>#515 - Transfer to Reg. Acct \$135.00</p> <p>\$135.00 Paid by Attorney</p>	<p><u>JUNE 23, 1965, COMPLIANT IN DIVORCE</u>, filed. One copy certified to the Sheriff.</p> <p><u>JULY 1, 1965, SHERIFF'S RETURN</u>, filed.</p> <p>NOW June 25, 1965 at 6:00 o'clock P.M. (DST) served the within Complaint in Divorce on Ronald Eugene Billotte at his place of employment, County National Bank, Borough of Clearfield, Clearfield County, Pa by handing to Ronald Eugene Billotte 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><u>JULY 20, 1965, PRAECIPE &amp; ORDER FOR APPOINTMENT OF MASTER</u>, filed.</p> <p>AND, NOW, this 20th day of July, 1965, Edna Louise Billotte, Plaintiff in this action, moves for appointment of Master in this action, no Answer having been filed by the Defendant; personal service having been made on the 25th day of June, 1965 by James B. Reese, Sheriff BELIN &amp; BELING By Carl A. Belin, Attys for Plff</p> <p>ORDER: AND, NOW, this 20th day of July, 1965, upon Praecipe filed by Carl A. Belin, Jr., of Belin &amp; Belin, Esqs., Attorneys for the Plaintiff, the Court does hereby appoint William T. Davis, Esq., Master in the above stated case, to take testimony and to report the same to the Court with form of suggested decree.</p> <p>BY THE COURT. R. Paul Campbell, P.J. 49th Judicial District Specially Presiding.</p> <p><u>October 26, 1965, MASTER'S REPORT</u>, filed.</p> <p>And Now, the 27th day of October 1965, the report of the Master is acknowledged. We approve his findings and recommendations.</p> <p>We, therefore, DECREE that EDNA LOUISE BILLOTTE be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and RONALD EUGENE BILLOTTE. 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</p>
<p>#2504 - Wm. T. Davis</p> <p>2505 - Clfd. Co. Nat'l Bank</p> <p>#2506 - Belin &amp; Belin</p> <p>#2355 - Shff. Reese</p> <p>Prothonotary</p>	<p>Master \$75. Const. \$5.</p> <p>\$80.00</p> <p>10.00</p> <p>25.50</p> <p>8.50</p> <p>11.00</p> <p><u>\$135.00</u></p>	<p>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.</p> <p>BY THE COURT, JOHN A. CHERRY, President Judge.</p>

County National Bank at  
Clearfield, Pa.

June 23 374  
10:35 AM EST

Clifford E. Read  
Ellen Read  
308 S. 4th Street  
Clearfield, Pa.

D. S. B. -- DATED JUNE 22, 1965

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 Thirty-  
Three and No/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving Stay,  
Inquisition and Exemption.

Debt \$2533.00

Atty Comm. 10%

Interest from June 22, 1965

Filed and Entered by Plaintiff, June 23, 1965  
Judgment.

*Carl E. Walker*  
Prothonotary

Pro. By Deft 4.50  
*Pro By Deft 1.50*

And Now, 9 day of June 1965 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *[Signature]*  
Prothonotary

Edward T. Kelley

The Clearfield Bowling  
Lanes, Inc., a corp.  
Clearfield, Pa.

June 23 375  
12:01 PM EST

The Curwensville Bowling  
Lanes, Inc., a corp.  
Curwensville, Pa.

D. S.B. -- DATED JANUARY 20, 1965

Payable On Demand

By Virtue of Warrant of Attorney hereunto annexed,  
Edward T. Kelley, Attorney, do hereby appear for the  
Defendants and confess Judgment against the Defendants  
and in favor of the Plaintiff in the sum of Six Thousand,  
Five Hundred Seventy-Three and ;77/100 Dollars, with  
Interest, Attorney's Commission, Cost of Suit, Release  
of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$6,573.77

Atty Comm. 10%

Interest from January 20, 1965

Filed and ~~XXXXXX~~ Confessed by Attorney, June 23, 1965  
Judgment.

*Carl E. Walker*  
Prothonotary

Pro. By atty 4.50  
Atty 3.00  
Pro by Atty 1.00

OCTOBER 15, 1965, POSTPONEMENT OF LIEN OF JUDGMENT, filed.  
THIS AGREEMENT made this 15th day of October, 1965, between the  
Clearfield Bowling Lanes, Inc., a corporation organized and existing  
under the laws of Pennsylvania, with its principal office and place of  
business in Clearfield Borough, Clearfield County, Pa., and the County  
National Bank at Clearfield, a national banking association, organized  
and existing under the laws of the United States of America, with its  
principal office and place of business in Clearfield Borough, Clearfield  
County, Pa., WITNESSETH:

delivered to the Clearfield Bowling Lanes, Inc., a judgment note in the sum of \$6,573.77, entered in the Prothonotary's  
Office of Clearfield County, Pa., on June 23, 1965 to #375 May Term, 1965.

AND WHEREAS, the said Curwensville Bowling Lanes, Inc. are executing and delivering to the County National Bank  
at Clearfield a mortgage covering the property of the Curwensville Bowling Lnaes, Inc., said mortgage being dated



d  
June 24  
8:00 AM EST

Indiana Consumer Dis-  
count Company  
Clearfield, Pa.  
  
377  
  
John M. Peoples  
Dorothy L. Peoples  
Star Route, Curwensville

Pro. By Plff 4.50  
*Pro by Plff 3.00*

D. S. B. -- DATED JUNE 22, 1965  
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 and No/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving  
Stay, Inquisition and Exemption.  
Debt \$1950.00  
Atty Comm. 15%  
Interest from June 22, 1965  
Filed and Entered by Plaintiff, June 24, 1965  
Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 17 *July* 74 *By paper*  
filed, the a *full of debt*  
interest and c...  
And *Archie Hill*  
Prothonotary

d  
June 24  
8:01 AM EST

Indiana Consumer Discount  
Company  
Clearfield, Pa.  
  
378  
  
Herman Picard  
Nellie Picard  
821 Martin St.  
Clearfield, Pa.

Pro. By Plff 4.50

D. S. B. -- DATED JUNE 23, 1965  
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  
and No/100 Dollars, with Interest, Attorney's Commission,  
Cost of Suit, Release of Errors, Waiving Stay, Inquisition  
and Exemption  
Debt \$1500.00  
Atty Comm. 15%  
Interest from June 23, 1965  
Filed and Entered by Plaintiff, June 24, 1965  
Judgment.

*Carl E. Walker*  
Prothonotary

<p>June 24 8:02 AM EST</p>	<p>Indiana Consumer Discount Company Clearfield, Pa.</p> <p>379</p> <p>David C. Haney Ruth S. Haney 512 Spruce Street Clearfield, Pa.</p> <p>Pro. By Plff 4.50 <i>Dis by Jeff</i> 3.00</p>	<p><u>D. S. B. -- DATED JUNE 23, 1965</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 Seven 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 \$1764.00</p> <p>Atty Comm. 15%</p> <p>Interest from June 23, 1965</p> <p>Filed and Entered by Plaintiff, June 24, 1965</p> <p>Judgment</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>2</u> day of <u>June</u> 19<u>75</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>[Signature]</i> Prothonotary</p>
<p>June 24 8:15 AM EST</p>	<p>Brookline Savings &amp; Trust Company 820 Brookline Blvd. Pittsburgh 15226 Assigned to United States of America</p> <p>380</p> <p>Peter D. Saggese Ruth Saggese Box 207, Hawk Run, Pa.</p> <p>Pro. By Plff 4.50 Pro <i>[Signature]</i> 2.00</p>	<p><u>D. S. B. -- DATED MARCH 10, 1964</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 Twenty Two and 77/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1122.77</p> <p>Atty Comm. 15%</p> <p>Interest from March 10, 1964</p> <p>Filed and Entered by Plaintiff, June 24, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p><u>JUNE 1, 1966, ASSIGNMENT OF JUDGMENT, filed.</u></p> <p>KNOW ALL MEN BY THESE PRESENTS, that BROOKLINE SAVINGS AND TRUST COMPANY, for and in consideration of a valuable consideration, the receipt of which is hereby acknowledged, does hereby assign, transfer and set over to the UNITED STATES OF AMERICA, without recourse, all of its right, title and interest in and to the judgment entered at the above number and term against Peter D. Saggese and Ruth Saggese in the amount of \$1122.77. The Prothonotary is hereby authorized to receipt for the initial filing fees.</p> <p>It is hereby certified that there is no attorney's lien in connection with the aforesaid judgment.</p> <p>Continued on Page 18</p>

<p>June 24 8:31 AM EST</p>	<p>Beneficial Finance Co. Tyrone, Pa.</p> <p>381</p> <p>James Mosley Jeanette Mosley Box 345 Madera, Pa.</p> <p>Pro. By Plff 4.50</p>	<p><u>D. S. B. -- DATED SEPTEMBER 9, 1964</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 Eight and 67/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$508.67</p> <p>Atty Comm. 1</p> <p>Interest from September 9, 1965</p> <p>Filed and Entered by Plaintiff, June 24, 1965</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p>	
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<p>W. Albert Ramey</p> <p>June 24 9:50 AM EST</p>	<p>Beneficial Finance Co. of Tyrone, Pa.</p> <p>382</p> <p>Ann E. Cowder and H. Lynn Cowder 602 W. Front St. Clearfield, Pa.</p> <p>Pro. By Atty 4.50 Atty 3.00</p>	<p><u>D. S. B. -- DATED SEPTEMBER 9, 1963</u></p> <p>Payable In Installments</p> <p>By Virtue of Warrant of Attorney hereunto annexed, W. Albert Ramey, Attorney, does hereby appear for the Defendants and confess Judgment against the Defendants ;and in favor of the Plaintiff in the sum of Two 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 \$242.08</p> <p>Interest <u>84.93</u> \$327.01</p> <p>Atty Comm.</p> <p>Interest from October 29, 1963</p> <p>Filed and Confessed by Attorney, June 24, 1965</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p>	
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<p>June 25 1:22 AM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>383</p> <p>Andrew J. Kechisen Audrey A. Kechisen RD Houtzdale, Pa.</p> <p>Pro. By Deft 4.50 <i>Pro by Deft 3.00</i></p>	<p><u>D. S. B. -- DATED JUNE 18, 1965</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 Fifteen Hundred Sixty One and 71/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisi- tion and Exemption.</p> <p>Debt \$1561.71</p> <p>Atty Comm. 10%</p> <p>Interest from June 18, 1965</p> <p>Filed and Entred by Plaintiff, June 25, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now <u>10</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. Attest <i>Archie Hill</i> Prothonotary</p>
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<p>June 25 1:45 PM EST</p>	<p>Community Loan &amp; Dis- count Company Clearfield, Pa.</p> <p>384</p> <p>John Colace 210 Bailey Road Curwensville, Pa.</p> <p>s Pro. By Pliff 4.50 <i>Pro. By Pliff 1.50</i></p>	<p><u>D. S. B. -- JUNE 22, 1965</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 and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$260.00</p> <p>Atty Comm.</p> <p>Interest from June 22, 1965</p> <p>Filed and Entered by Plaintiff, June 25, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now <u>13</u> day of <u>June</u> 19<u>65</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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Community Consumer Dis-  
count Company  
Clearfield, Pa.

D. S. B. -- DATED JUNE 24, 1965

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 Six Hundred  
Twenty Four and 80/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving  
Stay, Inquisition and Exemption.

June 25  
1:56 PM EST

385

Debt \$4624.80

Atty Comm. 10%

Interest from June 24, 1965

Filed and Entered by Plaintiff, June 25, 1965  
Judgment.

Raymond C. Beers  
Gertrude M. Beers  
RD Utahville, Pa.

*Carl E. Walker*  
Prothonotary

Pro. By Plff 4.50  
*Pro by Plff* *3.00*

And *Sum 16* *at July 1965* By paper  
filed, *in full of debt,*  
interest and  
Attest *Arthur Hill*  
Prothonotary

CONTINUED FROM PAGE 15, BROOKLINE SAVINGS AND TRUST CO vs PETER D. SAGGESE, al.

The Brookline Savings and Trust Company does hereby constitute and appoint G. N. Adams to be its attorney for it and in its name, and as and for its corporate act and deed, to acknowledge this Assignment before and persons having authority by the laws of the Commonwealth of Pennsylvania to take such acknowledgment.

IN WITNESS WHEREOF, THE SAID Brookline Savings and Trust Company has caused its common and corporate seal to be affixed to this Assignment by the hands of its Vice President, and the same to be duly attested by the Assistant Secretary, this 8th day of March A.D., 1966.  
BROOKLINE SAVINGS AND TRUST COMPANY. S/ G. N. Adams, Vice President.

*Unit of Record to 384 May 1970*

Smith, Smith & Work	Eleanor M Williams, an individual	JUNE 25, 1965, COMPLAINT IN ASSUMPSIT, filed. One copy certified to Sheriff.
	386	<p>July 8, 1965, Sheriff's Return, filed.          Now, June 25, 1965 at 7:00 o'clock P.M. (DST) served the within Complaint in Assumpsit on the North Western Mutual Life Insurance Company by handing to and leaving with E. M. Nelson, he being agent for the North Western Mutual Life Insurance Company, at his residence, Golden Rod Farm, Lawrence Township, Clearfield County, Pennsylvania 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>July 9, 1965, PETITION FOR REMOVAL -- BOND REMOVAL filed by Nevling &amp; Davis          Now July 9, 1965, Service accepted and copy received. W. U. Smith, Atty Plaintiff.</p>
Nevling & Davis	The Northwestern Mutual Life Insurance Company	
	Pro. By atty 5.00	
	Atty 3.00	
	Shff Reese By atty 8.50	
	Shff Reese	

Associates Consumer Dis-  
count Company  
DuBois, Pa.

D. S. B. -- DATED JUNE 17, 1965

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  
Thirty Two and No/100 Dollars, with Interest, Attorney's  
Commission, Cost;of Suit, Release of Errors, Waiving  
Stay, Inquisition and Exemption.

June 26  
8:16 AM EST

387

Debt \$2232.00

Earl George Downer

Atty Comm.

Oreta R. Downer

Interest from June 17, 1965

421 E. DuBois, Ave.

Filed and Entered by Plaintiff, June 26, 1965

DuBois, Pa.

Judgment

*Carl E. Walker*

Prothonotary

Pro. By Plff 4.50

<p>John B. Gates</p> <p>6/26/65 \$50. Deposit Clfd Trust <i>2/11/65 pd. by atty #25</i></p>	<p>JAMES CLAIR GALLAHER</p> <p>388</p> <p>ELIZABETH A. GALLAHER</p> <p>Pro. 7.00 Atty 3.00 #2363 Shff Reese 13.10 #2413 Shff Reese 13.30 Master 75.00 Clfd Co Bar 10.00 Pro. 10.00 Pro. 1.00 #504.- Transfer to Reg. Acct \$135.00</p>	<p><u>JUNE 26, 1965, COMPLAINT IN DIVORCE</u>, filed. One copy certified to Sheriff.</p> <p>July 12, 1965, Sheriff's Return, filed. Now July 8, 1965 at 8:30 o'clock P.M. (EDST) served the within Complaint in Divorce on Elizabeth A. Gallaher at her place of residence, R.D.#3, DuBois, Sandy Township, Clearfield County, Pennsylvania by handing to Elizabeth A. Gallaher 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><u>August 11, 1965, PRAECIPE &amp; ORDER FOR APPOINTMENT</u>, filed. AND NOW, August 11th, 1965, JAMES CLAIR GALLAHER, plaintiff in this action, moves for the appointment of a Master in this action, no answer having been filed by the Defendant after personal service having been made on said Defendant on July 8, 1965. s/ John B. Bates, Attorney for Plaintiff.</p> <p>ORDER FOR APPOINTMENT: AND NOW, this 11th day of August, 1965, upon praecipe filed by John B. Gates, Esq., attorney for Plaintiff, the Court does hereby appoint M. L. Silberblatt, Esq., Master in the above stated case to take testimony and to report the same to the Court with form of suggested decree. BY THE COURT, John A. Cherry, President Judge.</p> <p><u>AUGUST 25, 1965, RETURN NOTICE OF MASTER'S HEARING</u>, filed. Now, August 24, 1965 at 8:00 o'clock P.M. (DST) served the within notice of Master's Hearing on Elizabeth A. Gallaher at her mother's residence, Village of New Washington, Burnside Township, Clearfield County, Pa. by handing to Elizabeth A. Gallaher personally, and leaving with her, a copy of the original Notice of Master's hearing and made known to her the contents thereof. So Answers, James B. Reese, Sheriff</p> <p><u>SEPTEMBER 22, 1965, MASTER'S REPORT</u>, filed</p> <p>And Now, the 23rd day of September 1965, the report of the Master is acknowledged. We approve his findings and recommendations.</p> <p>We, therefore, DECREE that JAMES CLAIR GALLAHER be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between himself</p>
<p>\$135.00 Paid by Attorney</p> <p>#2451 - M. L. Silberblatt, 75.00 #2452- Clfd Co. Bar Assn. 10.00 #2453 - John B. Gates, R<sub>e</sub>f. 5.60 #2363 - Shff Reese 13.10 #2413 - Shff Reese 13.30 m Prothonotary 18.00 \$135.00</p>		<p>and ELIZABETH A. GALLAHER.</p> <p>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. By the Court, JOHN A. CHERRY, President Judge</p>

<p>June 26 11:05 AM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>389</p> <p>Mona Gaines Box 34, Pottersdale, Pa.</p> <p>Pro. By Deft 4.50</p>	<p><u>D. S. B. -- DATED JUNE 26, 1965</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 94/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisi- tion and Exemption.</p> <p>Debt \$864.94</p> <p>Atty Comm. 10%</p> <p>Interest from June 26, 1965</p> <p>Filed and Entered by Plaintiff, June 26, 1965</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p>	
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<p>June 28 8:15 AM EST</p>	<p>Universal C.I.T. Consumer Discount Company Altoona, Pa.</p> <p>390</p> <p>Harold C. Potter Loretta M. Potter RD Box 489 Osceola Mills, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro. by Plff</i> 1.50</p>	<p><u>D. S. B. -- DATED JUNE 24, 1965</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 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 June 24, 1965</p> <p>Filed and Entered by Plaintiff, June 28, 1965</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>Sept.</u> 19<u>65</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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June 28  
8:30 AM EST

First National Bank of  
Philipsburg, Pa.

391

Donald E. Westwood  
Jeanne E. Westwood  
138 Mashannon St.  
Philipsburg, Pa.

Pro. By Plff 4.50  
*Pro* *By Plff* 3.00

D. S. B. -- DATED JUNE 21, 1965

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 and 49/100  
Dollars, with Interest, Attorney's Commission, Cost of  
Suit, Release of Errors, Waiving Stay, Inquisition and  
Exemption.

Debt \$790.49

Atty Comm. 1%

Interest from June 21, 1965

Filed and Entered by Plaintiff, June 28, 1965

Judgment.

*Carl E. Walker*  
Prothonotary

And Now, *19th* day of *July* 1968 by *pro*  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Archie Hill*  
Prothonotary

<p>Smith, Smith &amp; Work \$135 Pd by Atty 8/16/65 Clfd Trust</p>	<p>DOROTHY ANN McALKICH</p> <p>392</p> <p>RAYMOND McALKICH</p> <p>Pro. By atty 7.00 Atty 3.00 Shff Reese By atty 11.10 #2433 Shff Reese 11.10 Master 90.00 Clfd Co. Bar 10.00 Pro. 10.00 Pro. Am. Report 2.00 Pro. Order of court 3.50 #521 - Transfer to Reg. Acct \$135.00 \$135.00 Paid by Attorneys</p>	<p>JUNE 28, 1965, COMPLAINT IN DIVORCE, filed. One copy certified to Sheriff/  July 7, 1965, Sheriff's Return, filed. Now July 3, 1965, at 6:00 o'clock P.M. (EDST) served the within Complaint in Divorce on Raymond McAlkich at St. Cloud Hotel, Hannah Street, Borough of Houtzdale, Clearfield County, Pennsylvania, by handing to Raymond McAlkich 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.  AUGUST 16, 1965, PRAECIPE &amp; ORDER FOR APPOINTMENT OF MASTER, filed. AND NOW, August 16, 1965, Dorothy Ann McAlkich, plaintiff in this action, moves for appointment of a master in this action, no answer having been filed by defendant, personal service having been had on July 3, 1965. SMITH, SMITH &amp; WORK By Joseph P. Work, Atty for Plff ORDER: AND NOW, this 16th day of August, 1965, upon praecipe filed by Joseph P. Work, Esquire, Attorney for Plaintiff, the Court does hereby appoint Walter M. Swoope, Esquire master in the above stated case, to take testimony and to report the same to the Court with form of suggested decree. BY THE COURT s/ John A. Cherry, P.J. September 3, 1965, Notice of Master's Hearing Shff Return, filed. Now August 27, 1965 at 5:30 o'clock P.M. served the within Notice of Master's Hearing on Raymond McAlkich at the St. Cloud Hotel, Village of Houtzdale, Clearfield County, Pennsylvania, by handing to Raymond McAlkich a true and attested copy of the original Notice of Master's Hearing and made known to him the contents. Thereof. So Answers, James B. Reese, Sheriff.  NOVEMBER 22, 1965, MASTER'S REPORT, filed.  November 22, 1965, AMENDED REPORT OF MASTER, filed. It is, therefore, the recommendation of the Master that the action be discontinued and that no decree in divorce as recommended be signed by your Honorable Court but that an Order be entered as recommended by the Master and hereto attached for signature by the Court, if the Court so agrees. s/ Walter M. Swoope, Master.  November 22, 1965, Hearing Report, filed.  ORDER OF COURT</p>
<p>#2534 - Walter E. Swoope #2535 - Clfd Co. Bar Assn Atty adv \$21.10 Bal only #2536 - Smith, Smith &amp; Work #2433 - Shff. Reese Prothonotary</p>	<p>90.00 10.00 8.40 11.10 15.50 \$135.00</p>	<p>NOW, this 22nd day of November, 1965, the Report of the Master in the above captioned case having been prepared and now being before the Court, and it appearing by way of Amended Report of Master that the Plaintiff, Dorothy Ann McAlkich, in said case requested that the case be discontinued and that she was reconciled with her husband, Raymond McAlkich, and it further appearing that Raymond McAlkich, the Defendant, was willing to be reconciled; therefore, be it ordered and it is hereby ordered that the case be marked discontinued and the Prothonotary is directed to file all papers and pay all costs the same as though the case had been normally concluded; no decree or order of any kind to be issued to any party to this action. By the Court, John A. Cherry, President Judge. p</p>

<p>Gleason &amp; Cherry</p> <p>June 28 8:55 AM EST</p>	<p>Union Banking &amp; Trust Co DuBois, Pa.</p> <p>393</p> <p>Mary F. Sullivan 404 S. State Street DuBois, Pa.</p> <p>Pro By atty 4.50 Atty 3.00 <i>One G.P. 3rd</i></p>	<p><u>D. S. B. -- DATED JUNE 25, 1965</u></p> <p>Payable On Demand</p> <p>By Virtue of Warrant of Attorney hereunto Annexed, Gleason &amp; Cherry, Attorneys, do hereby appear for the Defendants and confess Judgment against the Defendants and in favor of the Plaintiff in the sum of Six 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 \$622.50 Atty Comm. 10% <u>62.25</u> \$684.75 Interest from June 25, 1965</p> <p>Filed and Confessed by Attorney, June 28, 1965 Judgment</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>3</u> day of <u>July</u> 19<u>68</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>June 28 9:07 AM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>394</p> <p>Milton Folmar d Thelma Folmar Lanse, Pa.</p> <p>Pro. by Deft 4.50</p>	<p><u>D. S. B. -- DATED JUNE 26, 1965</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, Eighty Four and 63/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2384.63 Atty Comm. 10% Interest from June 26, 1965</p> <p>Filed and Entered by Plaintiff, June 28, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p>
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The Houtzdale Bank  
Houtzdale, Pa.

D. S. B. -- DATED JUNE 28, 1965

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 Eighteen  
and 32/100 Dollars, with Interest, Attorney's Commission,  
Cost of Suit, Release of Errors, Waiving Stay, Inquisi-  
tion and Exemption.

Debt \$1318.32

Atty Comm. 15%

Interest from June 28, 1965

Filed and Entered by Plaintiff, June 29, 1965  
Judgment.

*Carl E. Walker*  
Prothonotary

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

Attest *Arthur Hill*  
Prothonotary

June 29  
7:57 AM EST

395

David J. Gresh  
Stella Gresh  
Smithmill, Pa.

Pro. By Plff 4.50  
*Pro by Plff* 1.50

Capital Consumer Dis-  
count Company  
DuBois, Pa.

D. S. B. -- DATED JUNE 26, 1965

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 Eight Hundred  
Ninety-Six and No/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving  
Stay, Inquisition and Exemption.

Debt \$4896.00

Atty Comm. 15%

Interest from June 26, 1965

Filed and Entered by Plaintiff, June 29, 1965  
Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 28 day of Aug. 1965 paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Arthur Hill*  
Prothonotary

June 29  
8:04 AM EST

396

James K. Harris  
Betty J. Harris  
Box 115  
Rockton, Pa.

Pro. By Plff 4.50  
*Pro by Plff*

<p>June 29 8:05 AM EST</p>	<p>Capital Consumer Discount Company DuBois, Pa.</p> <p>397</p> <p>Ronald L. McCauslin George McCauslin, Endorser 114 Dixon Ave., DuBois, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro. by Plff</i> 1.50</p>	<p>D. S. B. -- DATED JUNE 25, 1965</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. 15%</p> <p>Interest from June 25, 1965</p> <p>Filed and Entered by Plaintiff, June 29, 1965</p> <p>Judgment</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>4</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>Attest <i>Anche Hill</i> Prothonotary</p>
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<p>June 29 8:06 AM EST</p>	<p>Capital Consumer Discount Company DuBois, Pa.</p> <p>398</p> <p>Benjamin A. Finger Jacqueline M. Finger 528 Juniata Street DuBois, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Plff</i> 3.00</p>	<p>D. S. B. -- DATED JUNE 25, 1965</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, Five 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 \$4,560.00</p> <p>Atty Comm. 15%</p> <p>Interest from June 25, 1965</p> <p>Filed and Entered by Plaintiff, June 29, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>4</u> day of <u>Sept</u> 19<u>69</u> 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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Capital Consumer Discount  
Company  
DuBois, Pa.

June 29  
8:08 AM EST

399

Daniel B. Droney  
Eleanor J. Droney  
807 South Brady St.  
DuBois, Pa.

Pro. By Plff 4.50  
*Pro 9 Def 300*

D. S. B. -- DATED JUNE 24, 1965

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  
Sixty-Four and No/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving  
Stay, Inquisition and Exemption.

Debt \$3,264.00

Atty Comm. 15%

Interest from June 24, 1965

Filed and Entered by Plaintiff, June 29, 1965

Judgment.

*Carl E. Walker*

Prothonotary

And Now, 4 day of 30 1965 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Arthur Hill*  
Prothonotary

Community Consumer Dis-  
count Company  
Clearfield, Pa.

June 29  
8:55 AM EST

400

Raymond O. Mullen  
402 Poplar Avenue  
Clearfield, Pa.

Pro. By Plff 4.50  
*pro By Plff 300*

D. S. B. -- DATED JUNE 24, 1965

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  
Twelve and No/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving  
Stay, Inquisition and Exemption.

Debt \$2112.00

Atty Comm. 10%

Interest from June 24, 1965

Filed and Entered by Plaintiff, June 29, 1965

Judgment.

*Carl E. Walker*

Prothonotary

And Now, 7th day of June, 1965 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Arthur Hill*  
Prothonotary

John B.  
Gates

REESE GREEN

JUNE 29, 1965, COMPLAINT IN ASSUMPSIT, filed. One copy  
certified to Sheriff

401

Penbrook Contracting  
Corporation

Pro.	By Atty	5.00
Atty		3.00

Bell,  
Silberblatt  
& Swoope

SECURITY BUILDING & LOAN  
ASSOCIATION  
Clearfield, Pa.

D. S. B. -- ON BOND -- Dated August 13, 1962

Payable In Installments

By Virtue of Warrant of Attorney herunto annexed,  
Bell, Silberblatt & Swoope, Attorneys, do hereby appear  
for the Defendants and confess Judgment against the  
Defendants in the sum of Three Thousand, One Hundred  
Thirty and 23/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving  
Stay, Inquisition and Exemption.

June 29  
9:20 AM EST

402

Debt \$3,130.23

(Atty Comm \$279.38 included in Debt)

Interest from

Filed and Confessed by Attorney, June 29, 1965  
Judgment.

Raymond L. Droll  
Joan Droll  
Osceola Mills, Pa.

Pro. By atty 4.50  
Atty 3.00

*Carl E. Walker*  
Prothonotary

WRIT OF EXECUTION No. 27 MAY TERM, 1965

*AND NOW Aug 5 1970*  
*received payment full of debt. interest and*  
*costs on this judgment, I hereby certify same*  
*satisfied.*  
*Archie Hill*  
*Prothonotary*

Indiana Consumer Discount  
Company  
Clearfield, Pa.

D. S. B. -- DATED JUNE 28, 1965

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 Nine Hundred F  
Fifteen and 68/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving  
Stay, Inquisition and Exemption.

June 29  
11:00 AM EST

403

Debt \$4915.68

Atty Comm. 15%

Interest from June 28, 1965

Filed and Entered by Plaintiff, June 29, 1965  
Judgment.

Robert E. Knepp  
Lillian Knepp  
Bigler, Pa.

Pro. By Plff 4.50

*Pls by Plff 3.00*

*Carl E. Walker*  
Prothonotary

*And Now, 16 day of Aug 1976*  
*filed, the above judgment is satisfied in full of debt,*  
*interest and cost.*  
*Attest: Raymond M. [Signature]*  
*Prothonotary*

<p>June 29 12:40 PM EST</p>	<p>American Consumer Discount Company Clearfield, Pa.</p> <p>404</p> <p>Clayton L. Teats Sherry L. Teats 312 W. 6th St. Clearfield, Pa.</p> <p>Pro. By Plff 4.50 <i>[Signature]</i></p>	<p><u>D. S. B. -- DATED JUNE 25, 1965</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 Nine 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 \$2952.00</p> <p>Atty Comm. 15%</p> <p>Interest from June 25, 1965</p> <p>Filed and Entered by Plaintiff, June 29, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, 18 day of Nov. 69 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p><i>Archie Hill</i> Prothonotary</p>
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<p>June 30 9:50 AM EST</p>	<p>Thrift Plan Consumer Discount Company Punxsutawney, Pa.</p> <p>405</p> <p>Simon Vasilauskas Agatha E. Vasilauskas RD 3, Box 152 DuBois, Pa.</p> <p>Pro. By Plff 4.50 <i>[Signature]</i></p>	<p><u>D. S. B. -- DATED JUNE 25, 1965</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 Seven Hundred Ten and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release pf Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt ; \$1710.00</p> <p>Atty Comm. 15%</p> <p>Interest from June 25, 1965</p> <p>Filed and Entered by Plaintiff, June 30, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, 11 day of Mar 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>
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June 30  
9:52 AM EST

Community Consumer Dis-  
count Company  
DuBois, Pa.

406

Lauretta E. Silvis  
Melvin R. Silvis  
RD 2, Box 289  
DuBois, Pa.

Pro. By Plff 4.50  
*Pro by Off* 1.50

D. S. B. -- DATED JUNE 28, 1965

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.

Debt \$1872.00

Atty Comm. 15%

Interest from June 28, 1965

Filed and Entered by Plaintiff, June 30, 1965

Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 2 day of May, 1965 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Arthur Hill*  
Prothonotary

June 30  
9:53 AM EST

Community Consumer Dis-  
count Company  
DuBois, Pa.

407

Bertha Vicklund  
Raymond C. Vicklund  
R.D. 1, Box 272  
DuBois, Pa.

Pro. By Plff 4.50  
*Pro by Off* 3.00

D. S. B. -- DATED JUNE 28, 1965

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 Four Hundred  
Fifty Six and No/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving  
Stay, Inquisition and Exemption.

Debt \$3456.00

Atty Comm. 15%

Interest from June ; 28, 1965

Filed and Entered by Plaintiff, June 30, 1965

Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 26 day of Aug, 1965 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Arthur Hill*  
Prothonotary

<p>June 30 10:30 AM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>408</p> <p>Richard C. Bennett Eleanor L. Bennett Ansonville, Pa.</p> <p>Pro. By Deft 4.50 <i>Pro by Deft</i> 3.00</p>	<p><u>D. S. B. -- DATED JUNE 30, 1965</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 Nineteen Hundred Fift Nine and 93/100 Dollars, with Intêrest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1959 .93</p> <p>Atty Comm. 10%</p> <p>Interest from June 30, 1965</p> <p>Filed and Entered by Plaintiff, June 30, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>3</u> day of <u>Mar</u> 196<u>9</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>July 1 8:10 AM EST</p>	<p>Community Loan Company DuBois, Pa.</p> <p>409</p> <p>Esther A. Miller 215 Forrest Ave. DuBois, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Plff</i> 1.50</p>	<p><u>D. S. B. -- DATED JUNE 28, 1965</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 Forty Three and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, ; Inquisition and Exemption.</p> <p>Debt \$243.00</p> <p>Atty Comm.</p> <p>Interest from June 28, 1965</p> <p>Filed and Entered by Plaintiff, July 1, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>5</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. Attest <i>Arthur Hill</i> Prothonotary</p>
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Capital Consumer Discount  
Company  
DuBois, Pa.

July 1  
8:22 AM EST

410

f

John A. Miller, Jr.  
Winifred Miller  
221 Forrest Ave.  
DuBois, Pa.

Pro. By Plff 4.50

D. S. B. -- DATED JUNE 29, 1965

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 \$1,332.00

Atty Comm. 15%

Interest from June 29, 1965

Filed and Entered by Plaintiff, July 1, 1965  
Judgment.

*Carl E. Walker*  
Prothonotary

First National Bank of  
Philipsburg, Pa.

July 1  
8:29 AM EST

d 411

Garman A. Lutz  
Cora Maw Lutz  
Winburne, Pa.

Pro. By Plff 4.50  
*Pro by Plff 300*

D. S. B. -- DATED JUNE 26, 1965

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-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. 5%

Interest from June 26, 1965

Filed and Entered by Plaintiff, July 1, 1965  
Judgment.

*Carl E. Walker*  
Prothonotary

And Now, *16* day of *June* 1969 by paper  
filed, the above judgment is satisfied in full as to debt,  
interest and cost.

Attest *Archie Hill*  
Prothonotary

<p>July 1 8:45 AM EST</p>	<p>Community Consumer Dis- count Company Clearfield, Pa.</p> <p>412</p> <p>Robert L. Wisor Ruth M. Wisor Woodland, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro of Plff</i> 1.50</p>	<p><u>D. S. B. -- DATED June 29, 1965</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 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 \$1548.00</p> <p>Atty Comm. 10%</p> <p>Interest from June 29, 1965</p> <p>Filed and Entered by Plaintiff, July 1, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>23</u> day of <u>Sept</u> 19<u>66</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Annie Hill</i> Prothonotary</p>
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<p>July 1 8:50 AM EST</p>	<p>Gleason &amp; Cherry</p> <p>Union Banking &amp; Trust Co DuBois, Pa.</p> <p>413</p> <p>James E. Himes Mrs. Bessie June Himes RD 1, DuBois, Pa.</p> <p>Pro. By Atty. 4.50 Atty 3.00 <i>Pro of Plff</i> 1.50</p>	<p><u>D. S. B. -- DATED JUNE 30, 1965</u></p> <p>Payable On Demand</p> <p>Vy Virtue of Warrant of Attorney hereunto annexed, Gleason &amp; Cherry, Attorneys, do hereby appear for the Defendants and confess Judgment against the Defendants in the sum of Twelve 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 \$1250.00</p> <p>Atty Comm. 10% <u>125.00</u> \$1375.00</p> <p>Interest from June 30, 1965</p> <p>Filed and Confessed by Attorneys, July 1, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now <u>19</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>Attest <i>Annie Hill</i> Prothonotary</p>
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Ammerman & Blakely

H. M. Nelson t/a DuBois  
Feed & Farm Supply CO.  
Liberty Blvd  
DuBois, Pa.

D. S. B. -- DATED JUNE 29, 1965

Payable On Demand

By Virtue of Warrant of Attorney hereunto annexed, Ammerman & Blakely, Attorneys, do hereby appear for the Defendant and confess Judgment against the Defendant in the sum of Eleven Thousand Four Hundred Fifty-Seven and 53/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

July 1  
8:55 AM EST

414

Debt \$11,457.53

Atty Comm. 10% 1,145.75

Interest from June 29, 1965

Filed and Confessed by Attorney, July 1, 1965  
Judgment.

Germaine Trentini  
RD, Penfield, Pa.

*Carl E. Walker*

Pro. By atty 4.50  
Atty 3.00

Prothonotary

Joseph J. Lee

Pittsburgh National Bank  
Fifth & Wood Sts  
Pittsburgh 22, Pa.

July 1  
10:44 AM EST

415

Laura M. Smiley  
Burdette H. Smiley  
100 Leon Road  
Pittsburgh 20, Pa.

Pro. By Plff 3.50  
Allegheny Cty 10.75

CERTIFICATION OF DOCKET ENTRIES AND JUDGMENT From the Court of Common Please of Allegheny County, Pennsylvania Entered to their No. DSB 6621 July Term, 1965, filed.

D.S.B. \$2289.16. Int. ----

And now, June 28, 1965 comes Paul R. Jenkins, and upon warrant of Atty, filed in check credit agreement dated Jan. 24, 1962, appears for Dfts, and confesses judgment against the Dfts for Twenty Two Hundred Eighty Nine and 76/100 dollars (Inc. 15% Atty's Com.) with Cost of Suit. Waiving Inq. Cond. and Exemp. Payable as per conditions of check credit agreement filed. The precise residence of the Plff is: Fifth & Wood St., Pgh. 22, Pa. and the last known of the Dfts is: 100 Leon Road, Pgh. 20, Pa.

Time 3:35 PM David B. Roberts, Prothonotary (MG)

; Debt \$2289.76

Atty Comm 15% Inc.

Interest from

Filed and Entered by Attorney, July 1, 1965

Judgment.

*Carl E. Walker*  
Prothonotary

Joseph J. Lee

Pittsburgh National Bank  
Fifth & Wood  
Pittsburgh 22, Pa.

July 1  
10:45 AM EST

416

B. H. Smiley, a/k/a  
Burdette H. Smiley  
L. M. Smiley a/k/a  
Laura M. Smiley and  
B. L. Smiley Co.

Pro. By atty 3.50  
Allegheny Co. 11.50

CERTIFICATION OF DOCKET ENTRIES AND JUDGMENT, From the Court of Common Pleas of Allegheny County, Pennsylvania Entered to their DSB 6657 July Term, 1965

D.S.B. \$3191.43. Int. -----

And now, June 29, 1965 comes Paul R. Jenkins, and upon warrant of Atty. filed in note dated July 15, 1964, appears for Dfts. and confesses judgment against Defts. for Three Thousand one Hundred ninety one and 43/100 Dollars (Inc. 10% Atty's Com.) with costs of suit. Waiving Inq. Cond. and Exemp. Payable as per conditions of note filed. The precise residence of the Plff. is: Fifth & Wood St., Pittsburgh 22, Pa., and the last known of the Dfts. is: 100 Leon Road, Pittsburgh 20, Pa.

Time: 10:08 AM David B. Roberts, Prothonotary (mg)

Debt \$3191.43

Atty Comm 10% Inc.

Interest from

Filed and Entered by Attorney, July 1, 1965

Judgment

*Carl E. Walker*  
Prothonotary

County National Bank at  
Clearfield, Pa.

D. S. B. -- DATED JUNE 30, 1965

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 Thousand and No/100

Dollars, with Interest, Attorney's Commission, Cost of Suit, R  
Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$8,000.00

Atty Comm. 10%

Interest from June 30, 1965

Filed and Entered by Plaintiff, July 1, 1965

Judgment.

*Carl E. Walker*

Prothonotary

July 1 417

12:03 AM EST

Charles W. Mapes  
Lottie H. Mapes  
RD 3, Clearfield, Pa.

Pro. By Deft 4.50

*Pro by deft 1.50*

And Now, 13 day of Oct. 1965 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 JUNE 30, 1965

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 Six and  
01/100 Dollars, with Interest, Attorney's Commission,  
Cost of Suit, Release of Errors, Waiving Stay, Inquisition  
and Exemption.

Debt \$6706.01

Atty Comm. 10 %

Interest from June 30, 1965

Filed and Entered by Plaintiff, July 1, 1965

Judgment.

*Carl E. Walker*

Prothonotary

July 1 418

12:04 AM EST

Daniel C. Miller  
Nellie E. Miller  
Mahaffey, Pa.

Pro. By Deft 4.50

*Pro By deft 3.00*

*Archie Hill*  
Attest *Archie Hill*  
Prothonotary

<p>July 1 1:50 PM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>419</p> <p>John S. Czarnecki Mrs. Virginia Czarnecki Mary DiSalvo 508 Turnpike Ave. Clearfield, Pa.</p> <p>Pro. By Deft 5.00 O.C. Pro. By Deft 3.50 <i>Pro Plff 3.00</i></p>	<p><u>JULY 1, 1965, AMICABLE REVIVAL</u>, filed. To Revive and continue Lien entered to No. 582 May Term, 1960</p> <p><u>AGREEMENT TO REVIVE</u></p> <p>By Virtue of Agreement between the Plaintiff and the Defendants the above judgment is revived in favor of the Plaintiff and against the Defendants in the sum of Six Thousand Two Hundred Fifty Seven and 72/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$6257.72 Atty Comm. 10% Interest from July 21, 1960 Filed and Entered by Plaintiff, July 1, 1965 Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> <b>PROTHONOTARY</b></p> <p>Satisfied on Writ of Execution #6 September T, 1969</p> <p><del>And now, 2 days of Oct 1969 By paper</del> <del>the amount of the debt and cost of debt,</del> <del>interest and cost.</del> Attest <i>Archie Hill</i> Prothonotary</p>
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<p>July 2 8:01 AM EST</p>	<p>Mellon National Bank &amp; Trust Company E. Liberty Office, Pittsburgh, Pa. 15206</p> <p>420</p> <p>William R. Baer Barbara M. Baer 1517 Pleasant View Drive Monroeville, Pa.</p> <p>Pro. By Plff 3.50 Allegheny Cty 10.75</p>	<p><u>CERTIFICATION OF DOCKET ENTRIES AND JUDGMENT</u> From the Court of Common Pleas of Allegheny County, Pennsylvania, Entered to their No. DSB July 6483 Term, 1965</p> <p>D.S.B. \$2,370.05. Int.-----</p> <p>And now, June 25, 1965, comes Leonard H. Levenson and upon warrant of Atty. filed in Note dates Sept. 29, 1964, appears for Dfts. and confesses judgment against Dfts. for Two Thousand Three Hundred Seventy and 05/100 Dollars (Inc. 15% Atty's Com.) with costs of suit, With release of all errors, waives any right to stay of execution and exemp. Payable as per conditions of note filed. The precise residence of the Plff is: E. Liberty Office, Penn &amp; Centre Avenue, Pgh, Pa. 15206, and the last known of the Dfts is: 1517 Pleasant View Drive, Monroeville, Pa.</p> <p>Time: 3:05 PM David B. Roberts, Prothonotary (mg)</p> <p>Debt \$2370.05 Atty Com. 10% Inc. Interest from Filed and Entered by Plaintiff, July 2, 1965 Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p>
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Curwensville State Bank  
Curwensville, Pa.

D. S. B. -- DATED JULY 1, 1965

July 2  
8:05 AM EST

421

Leif E. Rowles  
Nancy J. Rowles  
R.D. Olanta, Pa.

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 Five Hundred  
Seventy Seven and 96/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving  
Stay, Inquisition and Exemption.

Debt \$2577.96

Atty Comm. 10%

Interest from July 1, 1965

Filed and Entered by Plaintiff, July 2, 1965

Judgment.

Pro. By Plff 4.50  
*Per by self* 1.50

*Carl E. Walker*  
Prothonotary

And Now, 6 day of Nov 1965 By paper  
filed, the above judgment is satisfied in full of debt.  
Interest and cost.

Attest *Arthur Hill*  
Prothonotary

IN RE; Commitment of  
William G. Hice

422

Pro. By Pet 5.00  
Pro. \$3.50

JULY 2, 1965, PETITION FOR COMMITMENT OF INEBRIATE,  
under Section 328(e) of the Mental Health Act of 1951,  
as Amended.

Wherefore, your petitioners pray your honorable court  
to commit said William G. Hice to Warren State Hospital.  
And he will ever pray. /s/ Helen L. Hice and Mary Jane Hice

ORDER FOR COMMITMENT OF AN INEBRIATE:

And now, July 2, 1965, upon consideration of the within  
petition and the certificates thereto attached, the Court  
is satisfied that William G. Hice is an inebriate and a  
proper subject for detention, care and treatment in a  
Mental Hospital.

It is therefore ordered, adjudged and decreed that  
the above named is an inebriate and that he be committed to  
Warren State Mental Hospital there to remain for one year  
unless sooner discharged as provided by law. Clearfield  
County not to be liable for the costs of maintenance.  
R. Paul Campbell, President Judge, 49th Judicial District,  
Specially presiding.

October 6, 1965, ORDER, filed.

NOW, October 6, 1965, upon recommendation of the  
Warren State Hospital, it is hereby Ordered that the said  
William G. Hice be granted leave of absence for the  
remainder of his 365 days, with the provision that should  
he resume his alcoholic habits during that period, he  
may be returned to the Hospital without further formality  
of the Court. By the Court, John A. Cherry, President  
Judge.

Budget Plan Consumer  
Discount Company  
Clearfield, Pa.

D. S. B. -- DATED JUNE 29, 1965

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 Errors, Waiving  
Stay, Inquisition and Exemption.

July 2  
8:35 AM EST

423

Debt \$1620.00

Atty Comm. 10%

Interest from June 29, 1965

Filed and Entered by Plaintiff, July 2, 1965

Judgment.

*Carl E. Walker*

Prothonotary

Hubert Dimmick  
Jacqueline Dimmick  
Kerrmoor, Pa.

Pro. By Plff 4.50

*Pro by Off* 1.50

And Now, 10 day of Aug 1965 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Archie Hill*  
Prothonotary

Community Consumer Dis-  
count Company  
Clearfield, Pa.

JULY 2, 1965, AMICABLE REVIVAL, filed. To Revive and  
continue Lien entered to No. 474 May Term, 1960.

By Virtue of Agreement between the Plaintiff and  
the Defendant the above Judgment is revived amicably, 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.

July 2  
9:30 AM EST

424

Debt \$2124.00

Atty Comm. 10%

Interest from June 30, 1960

Filed and Entered by Plaintiff, July 2, 1965

Judgment.

*Carl E. Walker*

Prothonotary

Sandy Lee  
Nellie Lee  
RD, Mahaffey, Pa.

Pro. By Plff 4.50

O.C. Pro. By Plff 3.50

*Agreement to Revive 718 May 1970*

<p>July 2 12:07 PM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>425</p> <p>Blair Howell Phyllis Howell RD 1, Olanta, Pa.</p> <p>Pro. By Deft 4.50 Pro By Deft 3.00</p>	<p>D. S. B. -- DATED JULY 2, 1965</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-Three Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisi- tion and Exemption.</p> <p>Debt \$3300.00</p> <p>Atty Comm. 10%</p> <p>Interest from July 2, 1965</p> <p>Filed and Entered by Plaintiff, July 2, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, 13 day of Nov 1969 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>Thomas F. Morgan</p> <p>July 2 1:04 PM EST</p>	<p>LAWDAN CONSTRUCTION CO. Hyde, Pa.</p> <p>426</p> <p>HERMAN HAWKINS and GENE BEATTY, a partner- ship, t/d/b/a Pennsylvania Dutch Candy Co., Hyde, Pa.</p> <p>Pro. By Plff 5.00 Atty 3.00 Pro. By Plff 1.00</p>	<p>D. S. B. -- DATED MARCH 29, 1965</p> <p>Payable on April 29, 1965</p> <p>By Virtue of Warrant of Attorney hereunto annexed, Thomas F. Thomas, Attorney, does hereby appear for the Defendant and confess Judgment against the Defendant in the sum of Two Thousand Five Hundred Sixty-Eight and 16/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2568.16</p> <p>Atty Comm. 10%</p> <p>Interest from March 29, 1965</p> <p>Filed and Confessed by Attorney, July 2, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>Satisfied on WRIT OF EXECUTION NO. 28 MAY TERM, 1965</p>
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Farmers Production  
Credit Association  
Hollidaysburg, Pa.

D. S. B. -- DATED APRIL 27, 1965

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 Five Thousand and No/100  
Dollars, with Interest, Attorney's Commission, Cost of  
Suit, Release of Errors, Waiving Stay, Inquisition and  
Exemption.

July 2  
1:07 AM EST

427

Debt \$5,000.00

ATty Comm. 10%

Orvis R. Gulich, Jr.  
Margaret J. Gulich  
Wallaceton, Pa.

:Interest from April 27, 1965

Filed and Entered by Plaintiff, July 2, 1965

Judgment.

*Carl E. Walker*

Prothonotary

Pro. By Plff 4.50  
Pro By Plff 3.00

And Now, 23 day of October 1965 per  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Arlene Hill*  
Prothonotary

First National Bank of  
Philipsburg, Pa.

JULY 3, 1965, AMICABLE SCIRE FACIAS, filed. To Revive  
and continue Lien entered to No. 363 FEBRUARY TERM, 1961

By Virtue of Agreement contained herein, Judgment  
is entered in favor of the Plaintiff and against the De-  
fendants in the sum of Seventy-Five Hundred and No/100  
Dollars, with Interest, Attorney's Commission, Cost of  
Suit, Release of Errors, Waiving Stay, Inquaiition and  
Exemption.

July 3  
8:21 AM EST

428

Debt \$7500.00

Atty Comm. 5%

Verda M. Knepp  
Deane M. Knepp  
Mary J. Knepp  
Wallaceton, Pa.

Interest from March 23, 1961

Filed and Entered by Plaintiff, July 3, 1965

Judgment.

*Carl E. Walker*

Prothonotary

Pro. By Plff 5.00  
O.C. Pro. By atty 6.50

*Pro by Plff 3.00*

And Now, 24 day of June 1965 per  
filed, the above judgment is satisfied in full of deb  
interest and cost.

Attest *Arlene Hill*  
Prothonotary

<p>July 3 9:00 AM EST</p>	<p>First National Bank of Philipsburg, Pa.</p> <p>429</p> <p>Merle Holowecky Frances Marie Holowecky 509 Coal Street Osceola Mills, Pa.</p> <p>Pro. By Plff 4.50 O.C. Pro By atty 6.50 <i>Pro by Plff 3.00</i></p>	<p><u>JULY 3, 1965, AMICABLE SCIRE FACIAS, filed.</u> To Revive and continue Lien entered to No. 497 May Term, 1960</p> <p>By Virtue of Agreement contained herein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Nine Hundred Thirty-Six and 80/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$936.80 Atty Comm. 150.00 Interest from July 7, 1960 Filed and Entered by Plaintiff, July 3, 1965 Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>19</u> day of <u>Aug</u> 19<u>65</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>July 3 9:23 AM EST</p>	<p>Community Consumer Dis- count Company Clearfield, Pa.</p> <p>430</p> <p>R. L. Kifer Dolores Kifer Mineral Springs, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro. by Plff 1.50</i></p>	<p><u>D. S. B. -- DATED JUNE 3, 1965</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 Five 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 \$3552.00 Atty Comm. 10% Interest from June 3, 1965 Filed and Entered by Plaintiff, July 3, 1965 Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>3</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. Attest <i>Arthur Hill</i> Prothonotary</p>
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Community Consumer Dis-  
count Company  
Clearfield, Pa.

D. S. B. -- DATED JUNE 30, 1965

July 3  
9:24 AM EST

431

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 Hundred  
Twelve and No/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving Stay,  
Inquiaition and Exemption.

Lyle A. Miller  
Ruth Miller  
Bigler, Pa.

Debt \$3312.00  
Atty Comm. 10%  
Interest from June 30, 1965  
Filed and Entered by Plaintiff, July 3, 1965  
Judgment.

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

*Carl E. Walker*  
Prothonotary

And Now, 1<sup>st</sup> day of Nov 1965  
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 JULY 3, 1965

July 3  
10:05 AM EST

432

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 Eighteen  
and 22/100 Dollars, with Interest, Attorney's Commission  
Cost of Suit, Release of Errors, Waiving Stay, Inquisi-  
tion and Exemption.

Leo D. Luzier  
Rebecca P. Luzier  
RD Woodland, Pa.

Debt \$1318.22  
Atty Comm. 10%  
Interest from July 3, 1965  
Filed and Entered by Plaintiff, July 3, 1965  
Judgment.

Pro. By Deft 4.50  
*Pro by self 1.00*

*Carl E. Walker*  
Prothonotary

And Now, 8 day of April 1967 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Archie Hill*  
Prothonotary

Gleason & Cherry

Ralph J. Bennett  
Maude M. C. Bennett  
1715 46th Ave., Vero Beach  
Florida

D. S. B. -- DATED JUNE 7, 1965

Payable on Demand

By Virtue of Warrant of Attorney hereunto annexed, Gleason & Cherry, Attorneys, do hereby appear for the Defendants and Confess and in favor of the Plaintiffs Judgment 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.

July 6  
7:45 A.M. EST

433

Debt \$2,000.00  
Atty Comm 5% 100.00 \$2,100.00

Billy Crain  
Charlotte Crain  
Brookville, Pa.

Interest from NONE  
Filed and Confessed by Attorney, July 6, 1965  
Judgment.

*Carl E. Walker*

Prothonotary

Pro by Atty 4.50  
Atty 3.00  
Pro. By J. E. A. 2.00

NOVEMBER 20, 1967, RELEASE FROM LIEN OF JUDGMENT, filed by John E. Aikman, Esquire.

KNOW ALL MEN BY THESE PRESENTS, that Ralph J. Bennett and Maude M. C. Bennett, 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 of the lands and real estate of the defendants located in Clearfield County, Pennsylvania.

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

CONTINUED TO PAGE 63

Community Consumer Discount  
Company, 133 W. Long Ave.,  
DuBois, Pa.

D. S. B. -- DATED JULY 2, 1965

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 Twelve and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

July 6  
7:58 A.M. EST

434

Debt \$912.00  
Atty Comm 15%

Louise Baruffalo  
Victor L. Baruffalo  
712 W. Long Ave., DuBois, Pa

Interest from July 2, 1965  
Filed and Entered by Plaintiff, July 6, 1965  
Judgment.

*Carl E. Walker*

Prothonotary

Pro by Plff 4.50  
*As by self* 1.50

And Now, 18 day of Feb. 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.

JULY 6, 1965, AMICABLE SCIRE FACIAS, filed. To revive and Continued  
Lien entered to No. 461 May Term, 1960

By Virtue of Agreement contained herein, Judgment is entered in  
favor of the Plaintiff and against the Defendants in the sum of  
Four Hundred Forty-One and 28/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisi-  
tion and Exemption.

Debt \$441.28

Atty Comm 5%

Interest from July 1, 1960

Filed and Entered by Plaintiff, July 6, 1965

Judgment.

*Carl E. Walker*

Prothonotary

And Now, 8 day of Feb, 1964 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest Archie Hill  
Prothonotary

July 6  
8:05 A.M. EST

435

Eldon Knepp  
Rita Knepp  
Verda Knepp  
Wallaceton, Pa.

Pro by Plff

5.00

*Pro by plff*

1.50

Curwensville State Bank  
Curwensville, Pa.

D. S. B. -- DATED JULY 3, 1965

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 Five Thousand Two Hundred and no/100 Dollars, with Interest,  
Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay  
Inquisitin and Exemption.

Debt \$5,200.00

Atty Comm 10%

Interest from July 3, 1965

Filed and Entered by Plaintiff, July 6, 1965

Judgment.

*Carl E. Walker*

Prothonotary

And Now, 20th day of Aug, 1968 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest Archie Hill  
Prothonotary

July 6  
8:15 A.M. EST

436

Samuel L. Michaels  
Louella Michaels  
621 Pennsylvania Ave., E.  
Warren, Pa.

Pro by Plff

4.50

*pro by plff*

3.00

<p>July 6 8:21 A.M. EST</p>	<p>First National Bank of Philipsburg, Pa.</p> <p>437</p> <p>Floyd W. Winters Mae Winters R.D. West Decatur, Pa.</p> <p>Pro by Plff <i>[Signature]</i> 4.50 3.00</p>	<p><u>D. S. B. -- DATED JULY 2, 1965</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 Fourteen and 59/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2,214.59</p> <p>Atty Comm 5%</p> <p>Interest from July 2, 1965</p> <p>Filed and Entered by Plaintiff, July 6, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p><del>And say</del> 29 day of June 70 By paper <del>And say</del> above judgment is satisfied in full of debt, <del>And say</del> cost.</p> <p><i>Archie Hill</i> Prothonotary.</p>
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<p>July 6 9:00 A.M. EST</p>	<p>Sears, Roebuck &amp; Company Clearfield, Pa.</p> <p>438</p> <p>Robert L. McBride Jane E. McBride George M. McBride Betty M. McBride R.D.2 Kerr Addition, Clfd., Pa.</p> <p>Pro by Plff 5.50</p>	<p><u>D. S. B. -- DATED MAY 1, 1965</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-Five and 73/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$995.73</p> <p>Atty Comm 20%</p> <p>Interest from May 1, 1965</p> <p>Filed and Entered by Plaintiff, July 6, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p>
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Sears, Roebuck & Company  
Clearfield, Pa.

D. S. B. -- DATED APRIL 30, 1965

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 Six Hundred Six and 77/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2,606.77

Atty Comm 20%

Interest, from April 30, 1965

Filed and Entered by Plaintiff, July 6, 1965

Judgment.

*Carl E. Walker*

Prothonotary

July 6  
9:01 A.M. EST

439

Ernest L. Blake

Rita M. Blake

1413 Daisy St., Clearfield, Pa

Pro by Plff 4.50

Sears, Roebuck & Company  
Clearfield, Pa.

D. S. B. -- DATED APRIL 10, 1965

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 Twenty-two and 68/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1,322.68

Atty Comm 20%

Interest from April 10, 1965

Filed and Entered by Plaintiff, July 6, 1965

Judgment.

*Carl E. Walker*

Prothonotary

July 6  
9:02 A.M. EST

440

John L. Shaw

Cora V. Shaw

414 Turnpike Ave., Clfd., Pa.

Pro by Plff 4.50

*Pro by Plff*

*3.00*

And Now, 21 day of May 1965 paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Arthur Hill*  
Prothonotary



First National Bank of  
Philipsburg, Pa.

July 7  
2:00 PM EST

443

Lenn T. Sipe  
Minnie A. Sipe  
Box 19, RD 2  
Clearfield, Pa.

Pro. By Plff 4.50  
Pro By Plff 3.50

D. S. B. -- DATED JULY 2, 1965

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-Eight Hundred Nineteen  
and 49/100 Dollars, with Interest, Attorney's Commission,  
Cost of Suit, Release of Errors, Waiving Stay, ;Inquisition  
and Exemption.

Debt \$2819.49

Atty Comm. 5%

Interest from July 2, 1965

Filed and Entered by Plaintiff, July ;7, 1965  
Judgment.

*Carl E. Walker*

Prothonotary

And Now, 23 day of Mar 1965 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Archie Hill*  
Prothonotary

Capital Consumer Discount  
Company  
DuBois, Pa.

July 7,  
2:15 PM EST

444

Robert M. Bowery  
Delores V. Bowery  
RD 3, Clearfield, Pa.

Pro. By Plff 4.50  
Pro y Plff 3.00

D. S. B. -- DATED JULY 3, 1965

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 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 \$3,984.00

Atty Comm. 15%

Interest from July 3, 1965

Filed and Entered by Plaintiff, July ;7, 1965  
Judgment.

*Carl E. Walker*

Prothonotary

And Now, 21 day of June 1965 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Archie Hill*  
Prothonotary

<p>July 7 8:18 A.M. EST</p>	<p>Capital Consumer Discount Company, DuBois, Pa.  445  Virgil W. Umbaugh Twila I. Umbaugh 213 S. Jared St., DuBois, Pa  Pro by Plff <i>Pro by Plff</i> 4.50 3.00</p>	<p><u>D. S. B. -- DATED JULY 2, 1965</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 Two Hundred Forty and 50/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.  Debt \$1,240.50  Atty Comm 15%  Interest from July 2, 1965  Filed and Entered by Plaintiff, July 7, 1965  Judgment.  <i>Carl E. Walker</i> Prothonotary  And Now, 17 <i>July 20</i> 1965 By paper filed, the above by <i>Pro by Plff</i> and to the effect of said, interest and cost. <i>Attest Archie Hill</i> Prothonotary</p>
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RELEASE OF LIEN, JULY 31, 1965, CONTINUED FROM PAGE 51, COUNTY NAT'L vs. MILLIGAN

theright-of-way of the Buffalo, Rochester and Pittsburgh Railway Company, now the B & O Railroad Company; thence north along a line parallel to said alley and fifty (50) feet easterly therefrom eighty (80) feet to the lot formerly of S. J and H. C. McKenrick; thence in an easterly direction along the McKenrick lot of West Second Street eighty (80) feet to the Wilson lot and place of beginning.  
BEING part of the same premises which William S. Milligan and Betty E Milligan, his wife, by their deed dated the 29th day of April, 1953, recorded at Clearfield in Deed Book N . 466, page 320, granted and conveyed to Hugh P. Milligan and Sarah Milligan, husband and wife,  
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 damages, 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 County National Bank at Clearfield has caused this Indenture to be signed by its Vice President, attested by its Assistant Cashier and has caused the common and corporate seal of the said corporation to be hereunto affixed this 31st day of July, 1965. COUNTY NATIONAL BANK AT CLEARFIELD s/ David R. Ferguson and J. P. Moore.

Twenty (20) SUGGESTIONS OF NON PAYMENT, filed JULY 7, 1965 at 8:39 A.M. E.S.T.

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

Fifteen days have elapsed since notice of 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 in the sum of Two Thousand (\$2,000.00) except #449 - \$144.85, #452 - \$250.00, #455 - \$479.61, with Cost of Suit. Pro each Writ \$3.50 except #446 - \$6.00, #450 - \$5.00, #451 - \$9.50, #452 - \$4.50, #455 - \$5.00, #459 - \$4.50, #464 - \$6.00, #465 - \$4.00.

Judgment.

*Carl E. Walker*

Prothonotary

Number	Defendant's Name & Address	Reviving Judgment No.
446	Mar. 3, 1970, Sugg Non Pay filed to 12 Mar T, 1970. <i>10/10/86 SAT. by paper filed.</i> Mike Acey, Dec'd; Ruth Acey, George Acey, John Paul Acey, Gary W. Acey, M. Alfred Acey, Gertrude Jean Acey, Heirs, Houtzdale, Pa.	97 November 1960
447	Mar. 3, 1970, Sugg Non Pay filed to 13 Mar.T, 1970. Bartley E. Alsbaugh, R.D.1 Box 15, DuBois, Pa.	69 November 1960
448	Mar. 3, 1970, Sugg Non Pay filed to 15 Mar. T, 1970. Russell Ardery, Loretta Ardery, New Town, R.D., West Decatur, Pa.	98 November 1960
449	Mar. 3, 1970, Sugg Non Pay filed to 14 Mar. T, 1970. Albert J. Baughman, Minnie E. Baughman, R.D.1 Houtzdale, Pa.	70 November 1960
450	Mar. 3, 1970, Sugg Non Pay filed to 18 Mar.T, 1970. Wasco Bezak, alias Wasco Besock, dec'd; Anna Bezak Semansky, dec'd; John Bezak, Agnes Bixzak, heirs, Brisbin, Pa.; Polk Institute, Polk, Pa	99 November 1960
451	Mar. 3, 1970, Sugg Non Pay filed to 20 Mar, T, 1970. Honora Burns, dec'd; Sameul J. Burns, Raymond Burns, Mary Cartwright, Joseph R. Burns, dec'd; William F. Burns, heirs; Gwen E. Burns, Joann Ingram, Jean Dawn, Joseph E. Burns, Jane Potangonti, James Burns, Gwendolyn Allemon, heirs of Joseph R. Burns, 709 Hale St., Osceola Mills,	100 November 1960
452	Mar. 3, 1970, Sugg Non Pay filed to 21 Mar. T, 1970. Charles Bush, Helen Bush; Andres J. Palmer Lulu Palmer, terre tenants Hastings, Pa.	107 November 1960
453	Mar. 3, 1970, Sugg Non Pay filed to 22 Mar. T, 1970. William Clark, Zena Clark, Short St. Rd., Curwensville, Pa	72 November 1960
454	Mar. 3, 1970, Sugg Non Pay filed to 24 Mar. T, 1970. Boyd Davis, Helen Davis, Hawk Run, Pa.	422 September 1960
455	Mar. 3, 1970, Sugg Non Pay filed to 26 Mar. T, 1970. James Durbin, alias James J. Durbin; Edith Y. Rosensteel, aslias Edith Y. Durgin, Clara G. Durbin, terre tenants, Box 154 Ramey, Pa. 380 1/2 Beltz Court, Akron, Ohio; Ramey, Pa.	73 November 1960
456	SEPTEMBER 13, 1966, SATISFIED BY PAPER FILED \$1.50- Pro; State Tax 50¢ Andrew L. Duttry, Helen B. Duttry, R.D. 3 DuBois, Pa Feb. 28, 1969, Sat. by paper filed. Pro. \$3.00; State tax .50¢ paid.	423 September 1960
457	Ellen Eckberg, Box 34 Lanse, Pa.	424 September 1960
458	Mar. 3, 1970, Sugg Non Pay filed to 27 Mar. T, 1970. Lewis H. Fetters, R.D.1 New Millport, Pa.	74 November 1960
459	Mar. 3, 1970, Sugg Non Pay filed to 28 Mar. T, 1970. Robert B. Guthrie, alias Robert Guthrie, dec'd; Gertruce Guthrie, alias Gertrude B. Guthrie, 405 M. Joy Rd., Clearfield, Pa.	398 September 1960
460	Mar. 3, 1970, Sugg Non Pay filed to 30 Mar. T, 1970. Dorsey Hollinshead, Mayme Hollingshead, Box 146 Penfield, Pa.	76 November 1960
461	Myrtle Houdeshell, dec'd; Millard Houdeshell, R.F.D. LeContes Mills, Pa	77 November 1960
462	Mar. 3, 1970, Sugg Non Pay filed to 31 Mar. T, 1970. Jesse James, Evelyn James, Westover, Pa. Sept. 26, 1968, Sat. by paper filed. Pro. \$ 3.00, State Tax .50¢ paid.	78 November 1960
463	Thomas L. Martin, R.D. Box 272 Houtzdale, Pa.	146 November 1960
464	John Selvage, dec'd; Ruby Selvage, John George Selvage, Joseph Selvage, Richard Selvage, Dorothy Rae Selvage, Linda Selvage, heirs, Smithmill, Pa.	401 September 1960
465	Mar. 9, 1970, SKugg of Non Pay filed to 79 Mar T, 1970. Howard Young, Helena Young, alias Helen Young, Grassflat, Pa	686 May 1963

<p>July 7 9:45 A.M. EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>466</p> <p>Benjamin E. Dysard Mildred M. Dysard R.D.1 Clearfield, Pa.</p> <p>Pro by Deft 4.50</p>	<p><u>D. S. B. -- DATED JULY 6, 1965</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 Fifty-Five and 27/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$955.27</p> <p>Atty Comm 10%</p> <p>Interest from July 6, 1965</p> <p>Filed and Entered by Plaintiff, July 7, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p>
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<p>July 7 11:59 A.M. EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>467</p> <p>Ronald W. Kephart Elizabeth M. Kephart Orville A. Evans Ethel A. Evans R.D.1 Olanta, Pa.</p> <p>Pro by Deft 5.50 <i>Pro by Deft 3.00</i></p>	<p><u>D. S. B. -- DATED JULY 7, 1965</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 Thousand and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$4,000.00</p> <p>Atty Comm 10%</p> <p>Interest from July 7, 1965</p> <p>Filed and Entered by Plaintiff, July 7, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, 3 days of <i>Apr. 1970</i> per filed, the above judgment is interest and cost.</p> <p>Attest <i>Arthur Hill</i> Prothonotary</p>
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<p>J. Paul Frantz, Jr</p>	<p>Clearfield Machine Company</p>	<p><u>JULY 7, 1965, COMPLAINT IN ASSUMPSIT</u>, filed. Three copies to Sheriff</p>
		<p><u>October 13, 1965, Praecepte for Reinstatement of Complaint</u>, filed by J. Paul Frantz, Jr. Complaint Reinstated and Issued to Sheriff this date.</p>
	<p>468</p>	<p><u>NOVEMBER 26, 1965, SHERIFF'S RETURN</u>, filed. October 13, 1965, James B. Reese, Sheriff deputized the Sheriff of Centre County.</p>
	<p>Homer Maney, W. Homer Maney Jr., Dennis Maney, individually &amp; as partners t/a Maney Coal Company</p>	<p>Now: October 21, 1965 A.D. served the Complaint In Assumpsit on W. Homer Maney, Jr. by handing to Mrs. W. Homer Maney Jr a copy of the Complaint in Assumpsit at their residence 306 S. Front St., Philipsburg Boro County of Centre State of Pennsylvania, and making known to her the contents thereof. Time 3:30 PM EDST</p>
		<p>Now; October 21, 1965 A.D. at 6 PM EDST served the Complaint In Assumpsit on Dennis Maney by handing to Mrs. Dennis Maney a copy of the Complaint In assumpsit at their residence 381 E. Curtin St., Boro of Bellefonte, County of Centre, State of Pennsylvania, and made known to her the contents thereof. So Answers, James B. Reese, Sheriff.</p>
		<p>Now, November 12, 1965s at 6:30 o'clock P.M. served the within Complaint in Assumpsit on Homer Maney at his residence, Village of Keewaydin, Township of Karthaus County of Clearfield, Pennsylvania, by handing to Homer Maney personally a true and attested copy of the original Complaint in Assumpsit and made known to him the contents thereof.</p>
		<p>Now, October 21, 1965 served the within Complaint in Assumpsit on W. Homer Maney, Jr, and Dennis Maney 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><u>December 9, 1965, Praecepte for Judgment</u>, filed by J. Paul Frantz</p>
	<p>Pro by Atty 5.00 Atty 3.00 Pro. By atty 2.00 Shff Reese By atty 13.80 Shff Waite " " 19.25 Pro. By atty 4.50</p>	<p>Enter judgment in favor of Clearfield Machine Company, Plaintiff and against Homer Maney, W. Homer Maney, Jr. and Dennis Maney, individually and as partners trading as Maney Coal Company, defendants, for want of appearance and failure to file an Answer or other defensive pleading according to the calculation below /s/ J. Paul Frantz, Jr.</p>
		<p>Judgment is entered in favor of the Plaintiff and against the Defendants for failure to file and Answer</p>
		<p>or other defensive Pleadings in the sum of One Thousand One Hundred Ninety Three and 32/100 Dollars, with Interest and Costs.</p>
		<p>Debt \$1,193.32 Interest from April 14, 1964 Judgment.</p>
		<p><i>Carl E Walker</i> Prothonotary</p>

Nevling & Davis

Punxsutawney National Bank  
Punxsutawney, Pa.

July 8  
8:28 AM EST

469

Raymond Peace  
Susanna Peace  
Box 123, LaJose, Pa.

Pro. By atty 4.50  
Atty 3.00  
*Pro* 1.50

D. S. B. -- DATED JULY 2, 1965

Payable In Installments

By Virtue of Warrant of Attorney hereunto annexed, Nevling & Davis, Attorneys, do hereby appear for the Defendants and confess Judgment against the Defendants and in favor of the Plaintiff in the sum of Three Thousand Two Hundred Thirty-Nine and 28/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$3,239.28  
Atty Comm. 10% 323.93 \$3563.21

Interest from June 15, 1968  
Filed and Confessed by Attorneys, ; July 8, 1965  
Judgment.

*Carl E. Walker*

Prothonotary

And Now, 21 day of Oct 1966,  
the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Archie Hill*  
Prothonotary

Morris Silberblatt

First Blair County National Bank of Tyrone, Pa.

July 8  
9:00 AM EST

470

Russel G. Shaw  
Box 25  
West Decatur, Pa.

Pro. By atty 4.50  
Atty 3.00  
*Pro* *by Pitt* 1.50

D. S. B. -- DATED JUNE 25, 1965

Payable One Day after Date

By Virtue of Warrant of Attorney hereunto annexed, Morris Silberblatt, Attorney does hereby appeared ~~for~~ the Defendants and confess Judgment against the Defendants and in favor of the Plaintiff in the sum of Two Thousand, Three Hundred Ninety-Nine and 82/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2399.82  
Atty Comm. 10% 239.98 \$2,639.80

Interest from June 25, 1965  
Filed and Confessed by Morris B. Silberblatt, July 8, 1965  
Judgment.

*Carl E. Walker*

Prothonotary

And Now, 26 day of Dec 1965,  
the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Archie Hill*  
Prothonotary

Smith  
Smith &  
Work  
#125, 1/11/65  
#126/65 Clfd Court

Zebuail John Waite

471

ALICE WAITE

Pro.	By atty	7.00
	Atty	3.00
	Reg. Mail	.85
	Master	75.00
	Clfd Co. Bar	10.00
	Pro.	10.00
	Pro.	1.00

JULY 8, 1965, COMPLAINT IN DIVORCE, filed. One copy certified to Attorney

AUGUST 24, 1965, RETURN OF SERVICE, filed.

Sandra E. Hubler, being duly sworn according to law deposes and says that she is a secretary employed at the office of Joseph P. Work, Esq., Attorney for the Plaintiff.

On July 8, 1965 she delivered to the Post Office of Clearfield, Pennsylvania for delivery to Alice Waite, the defendant, at her place of residence, 205 Grier Ave., Lyndon, New Jersey, by Certified Mail, delivery restricted to Addressee Only, a true and correct copy of the Complaint in this case for which deponent received at the time receipt for certified article no. 213735 which is attached hereto as "Exhibit A". Thereafter on July 14, 1965 there was returned to Joseph P. Work, Esq., Certified R turn Receipt bearing the same number and signed by Alice Waite indicating receipt of the addressed article on July 12, 1965 said return receipt card being attached hereto and marked "Exhibit B".  
s/ Sandra E. Hubler

AUGUST 24, 1965, PRAECIPE & ORDER FOR APPOINTMENT OF MASTER, filed.

AND NOW, August 20, 1965, Zebuail John Waite, Plaintiff in this action, no answer having been filed by defendant, personal service having been had on July 12, 1965 by registered mail, return receipt requested. SMITH, SMITH, & WORK By Joseph P. Work, Atty for Plff

ORDER: AND NOW, this 24th day of August, 1965 upon praecipe filed by Joseph P. Work, Esquire, Atty for Plff, the Court does hereby appoint Donald R. Mikesell, Esquire, Master in the above stated case, to take testimony and to report the same to the Court with form of suggested Decree. BY THE COURT, John A. Cherry, P. J.

OCTOBER 2, 1965, MASTER'S RETURN, filed.

And Now, the 4th day of October 1965, the report of the Master is acknowledged. We approve his findings and recommendations.

We, therefore, DECREE, that Zebuail John Waite b3 divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between himself and Alice Waite.

#507 - Transf. to Reg. Acct	\$135.00
<u>\$135.00 Paid by Attorney</u>	
Master \$75. Reg. 85c	
#2465 - Donald R. Mikesell	\$75.85
2466 - Clfd. Co. Bar Assn	10.00
Atty \$10. Ref. \$28.15	
#2467 - Smith, Smith & Work	38.15
Prothonotary	11.00
	<u>\$135.00</u>

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 A. Cherry, President Judge.

<p>July 8 9:10 A.M. EST</p>	<p>Community Consumer Discount Company, Clearfield, Pa.</p> <p>472</p> <p>C. W. Thompson Vera Thompson Glen Richey, Pa.</p> <p>Pro by Plff 4.50 <i>Pro by Plff</i> 1.50</p>	<p>D. S. B. -- DATED JUNE 24, 1965</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 Twenty-Eight and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$828.00</p> <p>Atty Comm 10%</p> <p>Interest from June 24, 1965</p> <p>Filed and Entered by Plaintiff, July 8, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>25<sup>th</sup></u> day of <u>Aug</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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<p>July 8 9:11 A.M. EST</p>	<p>Community Consumer Discount Company, Clearfield, Pa.</p> <p>473</p> <p>John J. Brown Dorothy G. Brown Glen Richey, Pa.</p> <p>Pro by Plff 4.50 <i>Pro by Plff</i> 1.50</p>	<p>D. S. B. -- DATED JUNE 29, 1965</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 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 \$1,968.00</p> <p>Atty Comm 10%</p> <p>Interest from June 29, 1965</p> <p>Filed and Entered by Plaintiff, July 8, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>22<sup>nd</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>Attest <i>Carl E. Walker</i> Prothonotary</p>
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Smith, Smith & Work

JAMES KEPHART by  
HERSCHEL KEPHART,  
Guardian Ad Litem

JULY 8, 1965, PRAECIPE FOR SUMMONS, filed.

July 8, 1965, Praecipe for Appearance, filed by Joseph J. Lee.

Enter my appearance for the defendants in the above case. Service of summons is hereby waived.

474

July 8, 1965, Petition for Leave to Compromise, filed.

WHEREFORE, your Petitioner prays that the Court approve the compromise above set forth. And he will ever pray. /s/ Herschel Kephart Guardian Ad Litem for James Kephart.

July 8, 1965, APPROVAL OF COMPROMISE AND SETTLEMENT, filed.

NOW, to wit, this 8th day of July, 1965, the Petition of Herschel Kephart, Guardian Ad Litem of James Kephart, a minor, to compromise the action commenced to the above term and number against Max C. Hall and Robert J. Hall having come on for hearing, and the Court having fully examined into the propriety of the proposed compromise and having fully gone into the matter with the said James Kephart and Herschel Kephart, his Guardian Ad Litem, and the Court being satisfied upon proofs and representations of the parties, and upon due consideration of the premises that the offer to compromise this action is, under the circumstances, a fair, equitable and adequate one, and in the best interest of all parties to this proceeding, it is hereby ORDERED, ADJUDGED AND DECREED:

Joseph J. Lee

MAC C. HALL and  
ROBERT J. HALL

Pro. 7.00  
Atty 3.00  
Pro 5.00  
Pro. 3.50  
Pro. 2.00

(1). That Herschel Kephart, Guardian Ad Litem for James Kephart, a minor, is hereby authorized and directed to compromise said action in accordance with the prayer of the Petition filed in these proceedings.

(2). Herschel Kephart, Guardian Ad Litem for James Kephart, and Herschel Kephart in his own right, together with James Kephart, are hereby authorized and directed to execute a full and complete release of all claims for damages to the said James Kephart arising out of injuries sustained by the said minor in an accident occurring on October 29, 1964 wherein the said James Kephart was operating a vehicle which was struck by a vehicle owned by Max C Hall and being driven by Robert J. Hall, said accident occurring in Osceola Mills, Pennsylvania, and to accept in full payment of all claims of James Kephart, arising out of or in any way relating to said accident the sum of \$5000.00

#2393 - Smith, Smith & Work

\$3.00

(3). Payment of settlement shall be made to the Guardian of the said estate of James Kephart in accordance with an Order appointing The First National Bank, Philipsburg, Pennsylvania, Guardian concurrently filed in the Orphans' Court of Clearfield County, Pennsylvania by even date herewith.

(4). In addition the defendants shall pay plaintiff's counsel fees and all cost in these proceedings, including without limitation, cost of having a Guardian of the estate of James Kephart appointed by the Orphans' Court.

(5). Upon receipt and distribution of the settlement in accordance with this Order, counsel for the plaintiff is hereby ordered and directed to file a Praecipe ordering the case settled and discontinued upon payment of costs by the defendants. By the Court, R. Paul Campbell, Specially Presiding.

July 28, 1965, Praecipe filed by Joseph P. Work

Please mark the above case satisfied and discontinued upon payment of costs by the defendant Attorney for Plaintiff.

Record costs in the sum of \$20.50 have been paid in full and this case is this date marked Settled and Discontinued.

S E T T L E D

A N D

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

<p>July 8 10:00 AM EST</p>	<p>The Budget Plan, Inc. Clearfield, Pa.</p> <p>475</p> <p>Arden E. Read Elverda G. Read Box 53 Woodland, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Plff 1.50</i></p>	<p><u>D. S. B. -- DATED JULY 7, 1965</u></p> <p>Payable In Installments</p> <p>By Virtue of Power of Attorney contined, therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Hundred Thirty-Five and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, ;Inquisition and Exemption.</p> <p>Debt \$235.00</p> <p>Atty Comm. Interest from July 7, 1965 Filed and Entered by Plaintiff, July 8, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>17</u> day of <u>April</u> 19<u>67</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>July 8 10:55 AM EST</p>	<p>Curwensville State Bank Curwensville, Pa.</p> <p>476</p> <p>Donald E. Gearhart Jessie E. Gearhart 112 Anderson Ave. Curwensville, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Plff 1.50</i></p>	<p><u>D. S. B. -- DATED JULY 7, 1965</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 One Thousand 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 \$1800.00</p> <p>Atty Comm. 10% Interest from July ;7, 1965 Filed and Entered by Plaintiff, July 8, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>5</u> day of <u>April</u> 19<u>67</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>July 8 10:56 AM EST</p>	<p>Curwensville State Bank Curwensville, Pa.</p> <p>477</p> <p>Priscilla D. Maietta Curwensville, Pa.</p> <p>Pro. By Deft 4.50 <i>Pro Plff</i> 1.50</p>	<p><u>D. S. B. -- DATED JULY 8, 1965</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 and No/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>Atty Comm. 10%</p> <p>Interest from July 8, 1965</p> <p>Filed and Entered by Plaintiff, July 8, 1965 Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>20</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 <i>Carl E. Walker</i> Prothonotary</p>
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<p>July 8 10:58 AM EST</p>	<p>Bell, Silberblatt &amp; Swoope</p> <p>Curwensville State Bank Curwensville, Pa.</p> <p>478</p> <p>George W. McDonald, alias George Weston McDonald Alias Weston McDonald; Esther McDonald Alias Esther M. McDonald alias Esther Marie McDonald Individually and t/a M &amp; M Lumber Co. Curwensville, Pa.</p> <p>Pro. By Plff 5.00 Pro. By atty 1.00 Atty 3.00 <i>Pro y Plff</i> 3.00</p>	<p><u>D. S. B. -- DATED JULY 6, 1965</u></p> <p>Payable One Day after Date</p> <p>By Virtue of Warrant of Attorney hereunto annexed, Bell, Silberblatt &amp; Swoope, Attorneys, do hereby appear for the Defendants and confess Judgment against the Defendants and in favor of the Plaintiff in the sum of Nine Thousand and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$9,000.00</p> <p>Atty Comm. 10% <u>900.00</u> \$9,900.00</p> <p>Interest from July 6, 1965</p> <p>Filed and Confessed by Attorney, July 8, 1965 Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>2</u> day of <u>April</u> 19<u>69</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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Community Consumer Dis-  
count Company  
Clearfield, Pa.

D. S. B. -- DATED JULY 1, 1965

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 Seventy Two  
and No/100 Dollars, with Interest, Attorney's Commission,  
Cost of Suit, Release of Errors, Waiving Stay, Inquisition  
and Exemption.

July 8  
1:48 PM EST

480

Debt \$972.00

Atty Comm. 10%

Joseph M. Morris  
Patricia A. Morris  
15 Gulich Ave.  
Clearfield, Pa.

Interest from July 1, 1965

Filed and Entered by Plaintiff, July 8, 1965

Judgment.

*Carl E. Walker*

Prothonotary

Pro. By Plff 4.50

*Pro. of plff 1.50*

And Now, 12<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

CONTINUED FROM PAGE 105, NO. 569, MAY TERM, 1965, CAPITAL CONSUMER DIS. CO. of DuBois vs THOMAS L.. MINNS, AL

BEGINNING at a post at the intersection of an alley with Washington Avenue; thence along the line of the said Washington Avenue South 39° 40' East 50 feet to a post; thence Southerly and parallel with the said Alley line a distance of 150 feet to a post; thence by a line parallel with the said Washington Avenue in a westwardly direction 50 feet to a post in line of the said alley; thence in a Northerly direction along the line of the said alley a distance of 150 feet to a post at the intersection of the said alley with Washington Avenue and the place of beginning. Being a rectangular piece of land 50 feet in width by 150 feet in length.

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, the CAPITAL CONSUMER DISCOUNT COMPANY, of DuBois, Pennsylvania, has caused these presents to be executed by its Manager the 17th day of October, 1969. CAPITAL CONSUMER DISCOUNT COMPANY, of DuBois, Pennsylvania, By E. C. Frost, Manager.



County National Bank at  
Clearfield, Pa.

July 9  
8:15 AM EST

482

Phillip A. Rowles  
June A. Rowles  
New Millport, Pa.

Pro. By Deft 4.50

*Pro by Deft 1.50*

D. S. B. -- DATED JULY 8, 1965

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. 10%

Interest from July 8, 1965

Filed and Entered by Plaintiff, July 9, 1965

Judgment.

*Carl E. Walker*

Prothonotary

And Now, 29 day of Sept 1965 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.

July 9  
8:20 AM EST

483

Howard Frantz  
Maxine Frantz  
Hawk Run, Pa.

Pro. By Plff 4.50

D. S. B. -- DATED APRIL 19, 1965

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 Twenty Five and  
80/100 Dollars, with Interest, Attorney's Commission, Cost  
of Suit, Release of Errors, Waiving Stay, Inquisition and  
Exemption.

Debt \$925.00

Atty Comm. 5%

Interest from April 19, 1965

Filed and Entered by Plaintiff, July 9, 1965

Judgment.

*Carl E. Walker*

Prothonotary

*Copy to Rowles 485 May 1970*

<p>July 9 8:30 AM EST</p>	<p>The Budget Plan, Inc. Clearfield, Pa.</p> <p>484</p> <p>Mrs. Dorothy Curry 722 Mill Run Road-Rear Clearfield, Pa.</p> <p>Pro. By Plff 4.50 Pro By Plff 3.00</p>	<p><u>D. S. B. --- DATED JULY 8, 1965</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 Sixty-Seven and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, ; Inquisition and Exemption.</p> <p>Debt \$267.00</p> <p>Atty Comm. Interest from July 8, 1965 Filed and Entered by Plaintiff, July 9, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>26 July 79 <i>Raymond Wilkerson</i></p>
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<p>July ;9 8:35 AM EST</p>	<p>Capital Consumer Dis- count Company DuBois, Pa.</p> <p>485</p> <p>William Kalgren Mary E. Kalgren RD #2, DuBois, Pa.</p> <p>Pro. By Plff 4.50 Pro. by Plff 1.50</p>	<p><u>D. S. B. -- DATED JULY 6, 1965</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 One 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 \$2,112.00</p> <p>Atty Comm. 15% Interest from ;July 6, 1965 Filed and Entered by Plaintiff, July 9, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, 21 day of March 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>
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Capital Consumer Discount  
Company  
DuBois, Pa.

July 9  
8:38 AM EST

486

Joseph Dobolewicz  
Wilma Dobolewicz  
RD 1, DuBois, Pa.

Pro. By Plff 4.50  
*Pro by Plff* 3.00

D. S. B. -- DATED JULY 6, 1965

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 Eight Hundred  
Ninety Six and No/100 Dollars, with Interest, Attorney's  
Commission, Cost;of Suit, Release of Errors, Waiving  
Stay, Inquisition and Exemption.

Debt \$4,896.00

Atty Comm. 15%

Interest from July 6, 1965

Filed and Entered by Plaintiff, July 9, 1965

Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 11 day of Sept 1965 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Arthur Hill*  
Prothonotary

Community Loan & Dis-  
count Company  
Clearfield, Pa.

July 9  
9:35 AM EST

487

George C. Wetthaufer  
Hazel K. Wetthaufer  
Westport, Pa.

Pro. By Plff 4.50  
*Pro by Plff* 3.00

D. S. B. -- DATED JULY 8, 1965

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  
Sixty and No/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving  
Stay, Inquisition and Exemption.

Debt \$4560.00

Atty Comm. 10%

Interest from July 8, 1965

Filed and Entered by Plaintiff, July 9, 1965

Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 22 day of Sept 1965 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Arthur Hill*  
Prothonotary

<p>July 9 9:36 AM EST</p>	<p>Community Loan &amp; Discount Company Clearfield, Pa.</p> <p>488</p> <p>William Sellers 104 Cemetery Road Clearfield, Pa.</p> <p>Pro. By Plff 4.50 OC Pro By Plff 7.00</p>	<p>JULY 9, 1965, AMICABLE REVIVAL, filed. To Revive and continue Lien entered to No. 509 May Term, 1960</p> <p>By Virtue of Agreement contained herein, Judgment is ented in favor of the Plaintiff and against the Defendants amicably 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. Interest from March 15, 1955 Filed and Entered by Plaintiff, July ;9, 1965 ;Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p><i>7/8/70 agree to Revive to 806 May 7, 1970.</i></p>
<p>NO. 489 - NO INSTRUMENT FILED TO THIS NUMBER /</p>		

Bell,  
Silberblatt  
& Swoope

Lewis H. Harkless and  
Margaret I. Harkless

JULY 9, 1965, PETITION TO DECREE LOST DEED, filed.

Three copies of Petition and Subpoenas issued to the Sheriff.

WHEREFORE, your Petitioners pray your Honorable Court to issue Subpoenas upon the Defendants herein named to appear before your Honorable Court and make answer to this Petition. And they will ever pray. s/ Lewis H. Harkless and Margaret I. Harkless

490

ORDER OF THE COURT:

Now this 21st day of June, 1956, a petition having been presented to the Court for the purpose of decreeing a lost deed in the above entitled matter and it appearing to the Court that the facts there in set forth are true and correct NOW THEREFORE IT IS ORDERED AND DECREED that a subpoena shall be issued to Virginia Beach, John Ross Runk, and Verna Runk, his wife, Paul Runk and Josephine Runk, his wife to make answer to the Petition within 20 days from date of service of the subpoena and copy of the Petition.

It is further ordered that the sheriff serve John Ross Runk and Verna Runk, his wife, by registered mail, return receipt at address in North Tonawanda, New York, 5194 Oakwood Drive R.F.D. 1, and the other defendants at the residences in Clearfield County. By the Court, John A. Cherry, P.J.

July 23, 1965, Sheriff's Return, filed.

Now, July 10, 1965 at 1:20 o'clock P.M. (DST) served the within Subpoena, Petition and Order on Virginia Beach at her residence, Mocks Hill, Decatur Township, Clearfield County, Pennsylvania by handing to Virginia Beach personally a true and attested copies of the Subpoena, Petition and Order and made known to her the contents thereof.

Now, July 10, 1965 at 1:30 o'clock P.M. (DST) served the within Subpoena, Petition and Order on Paul Runk and Josephine Runk, his wife, at their residence, Mocks Hill, Decatur Township, Clearfield County, Pennsylvania by handing to Paul Runk, his wife, Josephine Runk being present, two copies of the Subpoena and one copy of the Petition and Order and made known to them the contents thereof.

Now, July 14, 1965 served the within Subpoenas, Petition and Order on John Ross Runk and Verna Runk, his wife by sending by registered mail, return receipt requested to ~~XXX~~ John Ross Runk and Verna Runk at 5194 Oakmont Drive, R.F.D. #1, North Tonawanda, New York, being their last known address, two copies of the Subpoena and one copy of the Petition and Order, on July 12, 1965 at 9:05 o'clock A.M. (DST). The return receipt for registered mail, signed by Verna Runk, is hereto attached and made part of this return. So Answers, James B Reese, Sheriff

Virginia Beach

John Ross Runk and

Verna Runk, his wife

and Paul Runk and

Josephine Runk, his wife

Pro. By atty 5.00

Atty 3.00

Shff Reese By atty 14.25

<p>July 9 2:00 PM EST</p>	<p>Clearfield Trust Company Clearfield, Pa.</p> <p>491</p> <p>Maynard Gray Audry Gray West Decatur, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro. by Plff</i> 1.50</p>	<p><u>D. S. B. -- DATED JULY 8, 1965</u></p> <p>Payable on July 9, 1965</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 Twenty-Eight and 48/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1128.48</p> <p>Atty Comm. 10%</p> <p>Interest from July 8, 1965</p> <p>Filed and Entered by Plaintiff, July 9, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>25</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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<p>July 10 8:15 AM EST</p>	<p>Curwensville State Bank Curwensville, Pa.</p> <p>492</p> <p>Harry J. Fink Dorothea B. Fink Kerrmoor, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Plff</i> 1.50</p>	<p><u>D. S. B. -- DATED JULY 9, 1965</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, 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 July 9, 1965</p> <p>Filed and Entered by Plaintiff, July 10, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>10</u> day of <u>April</u> 19<u>67</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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<p>July 10 8:18 AM EST</p>	<p>Curwensville State Bank Curwensville, Pa.</p> <p>493</p> <p>Louise B. Jackson Jane B. Jackson Osceola Mills, Pa.</p> <p>Pro. By Plff 4.50</p>	<p><u>D. S. B. -- DATED OCTOBER 9, 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 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 ; \$3,000.00</p> <p>Atty Comm. 10%</p> <p>Interest from October 9, 1963</p> <p>Filed and Entered by Plaintiff, July 10, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p><i>Agree to Release to 849 May 1970.</i></p>
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<p>Nevling &amp; Davis</p> <p>July 12 8:45 AM EST</p>	<p>Punxsutawney National Bank Punxsutawney, Pa.</p> <p>494</p> <p>John Voris Arlene M. Voris RD 1, Mahaffey, Pa.</p> <p>Pro. By Atty 4.50 Atty 3.00 <i>Pro by Atty</i></p>	<p><u>D. S. B. -- DATED JULY 7, 1965</u></p> <p>Payable In Installments</p> <p>By Virtue of Warrant of Attorney hereunto annexed, Nevling and Davis, Attorneys, do hereby appear for the Defendants and confess Judgment against the Defendants and in favor of the Plaintiff in the sum of One Thousand Nine Hundred Seventy Four and No/100 Dollars, with Interest Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1974.00</p> <p>Atty Comm. 10% 197.40</p> <p>Interest from July 20, 1970</p> <p>Filed and Confessed by Attorney, July 12, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <i>29</i> day of <i>April</i> 19<i>67</i> 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>July 12 9:05 AM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>495</p> <p>Richard Martell Elva Martell LeContes Mills, Pa.</p> <p>Pro. By Deft 4.50 <i>Pro by Deft 3.00</i></p>	<p><u>D. S. B. -- dated July 9, 1965</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 Ninety Three and 47/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1693.47</p> <p>Atty Comm. 10%</p> <p>Interest from July 9, 1965</p> <p>Filed and Entered by Plaintiff, July 12, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>15</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. Attest <i>Anne Hill</i> Prothonotary</p>
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<p>July 12 9:06 AM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>496</p> <p>Joseph W. Beatty Esther I. Beatty RD Morrisdale, Pa.</p> <p>Pro. By Deft 4.50 <i>Pro by Deft 1.50</i></p>	<p><u>D. S. B. -- DATED JULY 9, 1965</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 Sixty-Nine and 82/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1669.82</p> <p>Atty Comm. 10%</p> <p>Interest from July 9, 1965</p> <p>Filed and Entered by Plaintiff, July 12, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>17</u> day of <u>April</u> 19<u>67</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Anne Hill</i> Prothonotary</p>
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County National Bank at  
Clearfield, Pa.

D. S. B. -- DATED JUNE 28, 1965

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 and No/100  
Dollars, with Interest, Attorney's Commission, Cost of  
Suit, Release of Errors, Waiving Stay, Inquisition and  
Exemption.

July 12 497  
9:07 AM EST

Debt \$1800.00

Ronald W. Randolph  
Agnes Randolph  
Allen G. Ashcraft  
Helen K. Ashcraft  
Hale Street  
Osceola Mills, Pa.

Atty Comm. 10%  
Interest from June 28, 1965  
Filed and Entered by Plaintiff, July 12, 1965  
Judgment.

*Carl E. Walker*

Prothonotary

Pro. By Deft 5.50  
*Pro by Deft 1.50*

And Now, 13 day of June 1966 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Archie Hill*  
Prothonotary

Baird,  
McCamley &  
Miller

Modern Loan Company  
223 North Front St.  
Philipsburg, Pa.

D. S. B. -- DATED JULY 6, 1965

Payable In Installments

By Virtue of Warrant of Attorney hereunto annexed,  
Baird, McCamley & Miller, Attorneys, do hereby appear  
against the Defendants and  
for the Defendants and Confess Judgment/in favor of the  
Plaintiff 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.

July 12 498  
11:02 AM EST

Debt \$600.00

Joseph R. Denochick  
Susan L. Denochick  
321 North Front Street  
Philipsburg, Pa.

Atty Comm. 30.00  
Interest from July 6, 1965  
Filed and Confessed by Attorneys, July 12, 1965  
Judgment.

*Carl E. Walker*

Prothonotary

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

And Now, 26 day of April 1966 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Archie Hill*  
Prothonotary

<p>July 12 1:22 PM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>499</p> <p>James R. McKeown Elsie McKeown 510 Bloomington Ave. Curwensville, Pa.</p> <p>Exp. By Deft 4.50 <i>By Deft 3.00</i></p>	<p><u>D. S. B. -- DATED JULY 10, 1965</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 Four Hundred Eighty Seven and 65/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2487.65</p> <p>Atty Comm. 10%</p> <p>Interest from July 10, 1965</p> <p>Filed and Entered by Plaintiff, July 12, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>14</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. <i>Alfred ... Hill</i> Prothonotary</p>
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CONTINUED FROM PAGE 77, NO. 520 MAY TERM, 1965, DUBOIS CONSUMER DISCOUNT CO.-vs-HARRY N. COHEN, al.

BOUNDED on the North by West DuBois Avenue; East by an alley; South by the Allegheny Valley Railroad; and West by lot No. 118; being fifty-two (52) feet wide on West DuBois Avenue and extending back of equal width to the line of the Allegheny Valley Railroad.

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 day of entry for record of the herein in part recited Extension of mortgage. Provided, however that nothing herein contained shall be construed so as to impair or otherwise affect the lien of said judgment against the said defendant or against any other property of the said defendant except as hereinbefore expressly set forth.

And the prothonotary of said County is hereby requested and authorized to enter his agreement upon the record of said judgment.

WITNESS my hand and seal this 30th day of September, A.D. 1968. DUBOIS CONSUMER DISCOUNT COMPANY OF DUBOIS, PA. By s/ Jack A. Henry, Attorney-in-Fact

NINETEEN (19) SUGGESTIONS OF NON-PAYMENT, filed July 12, 1965 at 1:31 P.M. E.S.T.

The Commonwealth of Pennsylvania, Dept. of Public Welfare, Harrisburg, Pa., Plaintiff

Fifteen days have elapsed since notice of 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 in the sum of Two Thousand (\$2,000.00) Dollars, except #500-\$419.75; #509-\$956.00; and #515-\$145.20, with Cost of Suit. Pro. each Writ \$3.50 except #504- \$4.00; #505-\$4.00; #509-\$5.50; #513-\$4.00 and #515-\$4.50.

Judgment

*Carl A. Walker*

Prothonotary

NUMBER	DEFENDANT'S NAME & ADDRESS	REVIVING JUDGMENT NO.
	March 14, 1966, Satisfied by Paper filed \$1.50 Pro. \$.50 State Tax	
500	Thomas L. & Dellaphine McCartney, RD 1, Grampian, Pa.	79 November T., 1960
501	March 9, 1970, Sugg Non Pay filed to 61 Mar T, 1970. John McQuillen, Houtzdale, Pa.	80 November T., 1960
502	March 9, 1970, Sugg Non Pay filed to 60 Mar T, 1970. Jennings Joseph & Clara Venetta Maurer, Allport, Pa.	81 November T., 1960
503	Jan. 20, 1970, Sat. by paper filed, Pro. \$3.00, State tax .50¢ paid. Paulina Modzel, RD, Morrisdale, Pa.	83 November T., 1960
504	8/28/91 Mar 9, 1970, Sugg Non Pay filed to 64 Mar T, 1970. Frank Mullen & Louise Mullen, Dec'd; Robert Mullen-Heir, Ramey.	85 November T., 1960
505	8/28/91 Mar 9, 1970, Sugg Non Pay filed to 65 Mar T, 1970. June 19, 1968, Sat. by paper filed, Pro. \$3.00, State Tax .50¢ paid. Frank Mullen & Louise, Dec'd; Robert Mullen-Heir, Ramey, Pa.	84 November T., 1960
506	Mar. 9, 1970, Sugg Non Pay filed to 66 Mar T, 1970. Chester H. & Iva A. Park, RD 1, Penfield, Pa.	86 November T., 1960
507	11/05/93 Mar. 9, 1970, Sugg Non Pay filed to 68 Mar T, 1970. Freda Petrovich, RD, Houtzdale, Pa.	87 November T., 1960
508	Mar. 9, 1970, Sugg Non Pay filed to 69 Mar T, 1970. Herman Phillips, RD 1, Box 681, Osceola Mills, Pa.	425 September T., 1960
509	4/05/93 Mar. 9, 1970, Sugg Non Pay filed to 70 Mar T, 1970. Alfred Powis, Dec'd; Olga Kitko, Coalport, Pa.; Oscar Powis, Earl Powis, Independence, Wisc.; Walter Powis, Alias Waldo Powis, Heirs	102 November T., 1960
510	Mar. 9, 1970, Sugg Non Pay filed to 71 Mar T, 1970. James E. & Mary E. Rafferty, RD 1, Box 237, Grampian, Pa.	426 September T., 1960
511	DECEMBER 20, 1967, SATISFIED BY PAPER FILED. \$1.50 Pro. 50¢ State Tax Mike Repka, Grassflat, Pa.	89 November T., 1960
512	Mar. 9, 1970, Sugg Non Pay filed to 72 Mar T, 1970. Esther Salsgiver, 69 N. Manning Blvd., Albany, N. Y.	91 November T., 1960
513	George Sincox, Alias George S. Sincox, Dec'd; Millie Sincox, 619 - 49th St., Altoona, Pa.	103 November T., 1960
514	Mar. 9, 1970, Sugg Non Pay filed to 73 Mar T, 1970. Harry L. Sloppy, RD 1, Olanta, Pa. 7/31/84 Satisfied by paper filed	92 November T., 1960
515	Mar. 9, 1970, Sugg Non Pay filed to 74 Mar T, 1970. Charles W. Stone, Dec'd; Clair Reiter, Karthaus, Pa. Delee Reiter, Clifford Reiter-Heirs, Moshannon, Pa.	94 November T., 1960
516	10/19/93 Mar. 9, 1970, Sugg Non Pay filed to 76 Mar T, 1970. Let by paper filed 5/11/93 Henry & Alice Watchey, Box 53, Smithmill, Pa.	148 November T., 1960
517	10/19/93 Mar. 9, 1970, Sugg Non Pay filed to 77 Mar T, 1970. William D. & Elizabeth Westover, Westover, Pa.	149 November T., 1960
518	10/19/93 Mar. 9, 1970, Sugg Non Pay filed to 78 Mar T, 1970. William Wofe, Dec'd; Hazel Wolfe-Heir, RD, Philipsburg, Pa.	95 November T., 1960

Gleason & Cherry  
 Union Banking & Trust Co  
 DuBois, Pa

July 13 519  
 7:45 A.M. E.S.T

Reed K. Swope  
 Betty Swope  
 600 Green Glen Dri, DuBois, Pa

Pro by Atty 4.50  
 Atty 3.00  
*Pro by Plff 3.00*

D. S. B. -- DATED JULY 9, 1965

Payable on Demand

By Virtue of Warrant of Attorney hereunto annexed, Gleason & Cherry, Attorneys, do hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiff in the sum of Two 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.

Debt \$2,522.50  
 Atty Comm 10% \$ 252.25 \$2,774.75  
 Interest from July 9<sup>th</sup> 1965

Filed and Confessed by Attorneys, July 13, 1965

Judgment,

*Carl E. Walker*  
 Prothonotary

And Now, *16* day of *July* 1968, by paper filed, the above judgment is satisfied in full of debt, interest and cost.  
*Archie Hill*  
 Prothonotary

DuBois Consumer Discount Co, DuBois, Pa.

July 13 520  
 8:00 A.M. E.S.T

Harry N. Cohen  
 Mildred K. Cohen  
 439 W. DuBois, Ave., DuBois, Pa

Pro by Plff 4.50  
 Pro By Atty 3.00  
*Pro by Plff 3.00*

the lien of a certain Extension of mortgage executed by Harry N. Cohen and Mildred K. Cohen, husband and wife, to Ridgway Federal Savings & Loan Association, bearing date September 13, 1968, recorded in Mortgage Book, vol. page \_\_\_\_\_, in Clearfield County Records in the sum of THREE THOUSAND Dollars, secured by all that certain lot or piece of land situate, lying and being in the City of DuBois, County of Clearfield and State of Pennsylvania, known and numbered on the plot or plan of John E. DuBois Addition to said City of DuBois as lot No. 117 and bounded and described as follows, to wit:

D. S. B. -- DATED JULY 12, 1965

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 One Hundred Twelve and 12/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$3,112.12  
 Atty Comm 15%  
 Interest from July 12, 1965

Filed and Entered by Plaintiff, July 13, 1965

Judgment.

*Carl E. Walker*  
 Prothonotary

OCTOBER 8, 1968, POSTPONEMENT OF LIEN, filed  
 KNOW ALL MEN BY THESE PRESENTS, that DUBOIS CONSUMER DISCOUNT COMPANY OF DUBOIS, PA., 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 Harry N. Cohen and Mildred K. Cohen 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 sum of THREE THOUSAND Dollars, secured by all that certain lot or piece of land situate, lying and being in the City of DuBois, County of Clearfield and State of Pennsylvania, known and numbered on the plot or plan of John E. DuBois Addition to said City of DuBois as lot No. 117 and bounded and described as follows, to wit:

And Now, *13* day of *July* 1974, by paper filed, the above judgment is satisfied in full of debt, interest and cost.  
*Archie Hill*  
 Prothonotary

<p>Gleason &amp; Cherry</p> <p><i>11/25 pd. by atty 10/11/65 eff. back</i></p> <p>521</p> <p>Eugene L. McKenzie</p> <p>Pro by Atty 7.00 Atty 3.00 Master 75.00 Clfd Co Bar 10.00 Pro. 10.00 Pro. ; 1.00</p> <p>#524 - Transfer to Reg Acct \$135.00</p> <p>\$135.00 Paid by Attorney</p>	<p>Sharon McKenzie, by her father and natural guardian Angelo F. Carmella</p> <p>Eugene L. McKenzie</p>	<p><u>JULY 13, 1965, COMPLAINT IN DIVORCE</u>, filed.</p> <p>Now This 13th day of July service of the within complaint is accepted. s/ John K. Reilly, Jr., Atty for Defendant</p> <p><u>JULY 13, APPEARANCE</u>, filed by John K. Reilly, Jr. Enter my appearance for Eugene S. McKenzie, Defendant.</p> <p><u>OCTOBER 11, 1965, PRAECIPE &amp; ORDER FOR APPOINTMENT OF MASTER</u>, filed.</p> <p>AND NOW, this 11th day of October, 1965, Sharon Mc Kensie, by her father and natural guardian, Angelo F. Carmella, Plaintiff in this action, moves for the appointment of a Master in this action, no answer having been filed by the defendant, personal service having been had on July 13, 1965, and no Answer having been filed on behalf of said Defendant. GLEASON &amp; CHERRY by Anthony S. Guido, Atty for Plff</p> <p><u>ORDER</u>: AND NOW, this 11th day of October, 1965, upon Praecipe filed by Gleason &amp; Cherry, Attorneys for Plaintiff, the Court does hereby appoint Robert V. Maine, Esq., Master in the abofe stated case to take testimony and to report the same to the Court with form of suggested decree. BY THE COURT s/ John A. Cherry, President Judge</p> <p><u>NOVEMBER 24, 1965, MASTER'S REPORT</u>, filed.</p> <p>AND NOW, the 24th day of November, 1965, the report of the Master is acknowledged. We approve his findings and recommendations; We, therefore, DECREE that Sharon McKenzie be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and Eugene L. McKenzie. 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>#2544 - Robert V. Maine Master 75.00</p> <p>#2545 - Clfd Co. Bar 10.00 Atty \$10. Ref. \$29.</p> <p>#2546 - Gleason &amp; Cherry 39.00 Prothonotary 11.00</p> <p style="text-align: right;">\$135.00</p>		<p>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 s/ John A. Cherry, President Judge</p>

<p>July 13 8:50 A.M. EST</p>	<p>Budget Plan, Inc. Clearfield, Pa.</p> <p>522</p> <p>Isabel Moore P.O.B. 72 Grassflat, Pa.</p> <p>Pro by Plff 4.50 <i>Pro by Plff</i> 1.50</p>	<p><u>D. S. B. -- DATED JULY 12, 1965</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 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 \$557.00</p> <p>Atty Comm</p> <p>Interest from July 12, 1965</p> <p>Filed and Entered by Plaintiff, July 13, 1965</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>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>
<p>July 13 1:45 P.M. E.S.T.</p>	<p>Richard A. Bell B.,S. &amp; Swoope</p> <p>First National Bank of Erie</p> <p>523</p> <p>Gerald E. Lauder Barbara L. Lauder R.D.1 Woodland, Pa.</p> <p>Pro by Atty 4.50 Atty 3.00 Pro by Belin &amp; Belin 3.00</p>	<p><u>D. S. B. -- DATED JUNE 7, 1965</u></p> <p>P Payable in Installments</p> <p>By Virtue of Warrant of Attorney hereunto annexed, Bell, Silberblatt &amp; Swoope, Attorneys, do hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiff in the sum of Two Thousand Seven Hundred and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2,700.00</p> <p>Atty Comm 20% 540.00</p> <p>Interest from June 7, 1965</p> <p>Filed and Confessed by Attorneys, July 13, 1965</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p><u>MAY 22, 1970, AGREEMENT POSTPONING LIEN OF JUDGMENT</u>, filed by FIRST NATIONAL BANK OF ERIE.</p> <p>THIS AGREEMENT, made the 22nd day of May, 1970, between: GERALD E. LAUDER and BARBARA L. LAUDER, of R.D. #1, Woodland, Bradford Township, Clearfield County, Pennsylvania, hereinafter called the judgment debtors, the COMMUNITY CONSUMER DISCOUNT COMPANY of Clearfield, Pennsylvania, hereinafter called "Community", and the FIRST NATIONAL BANK OF PENNSYLVANIA, successor to the FIRST NATIONAL BANK OF ERIE, of Erie, Pennsylvania, hereinafter called "First National", the aforesaid Community and First National being judgment creditors.</p> <p>WHEREAS, the judgment debtors executed a note to the First National Bank which note was entered of record in the Court of Common Pleas of Clearfield County to No. 523 May Term, 1965, in the amount of Two Thousand Seven Hundred (\$2,700.00) Dollars;</p> <p>AND WHEREAS, the First National Bank of Erie has had a change of name and is now the First National Bank of Pennsylvania;</p>

Community Cons. Disc. Co.  
Clearfield, Pa.

D. S. B. -- DATED JULY 8, 1965

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 Four and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

July 13  
2:30 AM EST

524

Debt \$2,064.00

Phyllis M. Hertlein  
103 Clark St., Clearfield, Pa

Atty. Comm. 10%

Inez Hertlein

Interest from July 8, 1965

Norman Hertlein

Filed and Entered by Plaintiff, July 13, 1965

Pro. by Plff. 5.00

Judgment.

*Plff by Plff 3.00*

*Carl E. Walker*

Prothonotary

*26 Jul 70*  
*Anche Hill*

Community Consumer Discount  
Co., Clearfield, Pa.

D. S. B. -- DATED FEBRUARY 11, 1964

Payable In Installments

By Virtue of Power of Atto mey 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.

July 13  
2:31 PM EST

525

Debt \$2,304.00

Robert D. Llegal  
Lucille M. Flegal  
R. D. #1, Clearfield, Pa.

Atty. Comm. 10%

Interest from February 11, 1964

Filed and Entered by Plaintiff, July 13, 1965

Judgment.

Pro. by Plff. 4.50

*Carl E. Walker*

Prothonotary

*Pro by Plff 3.00*

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

Attest *Carl E. Walker*  
Prothonotary

MAY TERM, 1965 DOCKET # 184

<p>July 13 2:32 PM EST</p>	<p>Community Consumer Discount Company, Clearfield, Pa.</p> <p>526</p> <p>Genevieve Jordan Andrew Jordan High Street, Woodland, Pa.</p> <p>Pro. by Plff. 4.50</p>	<p><u>D. S. B. -- DATED JULY 9, 1965</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 and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1,800.00</p> <p>Atty. Comm. 10%</p> <p>Interest from July 9, 1965</p> <p>Filed and Entered by Plaintiff, July 13, 1965</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p style="text-align: right;"><i>Open to Review to \$60 May 1970.</i></p>
<p>July 13 2:33 PM EST</p>	<p>Community Consumer Discount Company, Clearfield, Pa.</p> <p>527</p> <p>John H. Kester Patricia A. Kester R. D. #2, Mahaffey, Pa.</p> <p>Pro. by Plff. 4.50 <i>Pro. by Plff. 1.50</i></p>	<p><u>D. S. B. -- DATED JULY 9, 1965</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 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 \$1,584.00</p> <p>Atty. Comm. 10%</p> <p>Interest from July 9, 1965</p> <p>Filed and Entered by Plaintiff, July 13, 1965</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>2</u> day of <u>May</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 <i>Arthur Hill</i> Prothonotary</p>

Ammerman & Blakley	MILDRED A. ISHMAN	JULY 13, 1965, COMPLAINT IN DIVORCE, filed. One copy certified to the Sheriff.
8/12/65 \$135.00 by Atty Clfd. Trust	528	August 13, 1965, Sheriff's Return, filed. NOW July 14, 1965 at 11:15 o'clock A.M. served the within Complaint in Divorce on Ai W. Ishman at Market St. Borough of Clearfield, Clearfield County, Pennsylvania by handing to Ai W. Ishman in person 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.
	AI W. ISHMAN	August 12, 1965, PRAECIPE & ORDER, filed. AND NOW, this 12 day of August, 1965, Mildred A. Ishman, plaintiff in this action, moves for appointment of a Master in this action, no answer having been filed by defendant, personal service having been had on July 14, 1965. AMMERMAN & BLAKLEY By David A. Ammerman ORDER FOR APPOINTMENT: AND NOW, this 12th day of August, 1965, upon praecipe filed by David S. Ammerman, Esquire, attorney for the plaintiff, the Court does hereby appoint Richard A. Bell, Esquire, Master in the above stated case to take testimony and to report the same to the Court with form of suggested decree. BY THE COURT, John A. Cherry, P.J.
	Pro. by Atty.	7.00
	Atty.	3.00
#2395	Shff. Reese By Pro.	8.50
#2405	Shff Reese	8.50
	Master	75.00
	Co. Bar Assn	10.00
	Pro.	10.00
	Pro.	1.00
#508 - Transf. to Reg. Acct	\$135.00	August 17, 1965, Sheriff's Return, filed. Now, August 17, 1965 at 2:20 o'clock P.M. (DST) served the within Notice of Master's hearing on Ai W. Ishman on East Market Street, Borough of Clearfield, Clearfield County Pennsylvania by handing to Ai W. Ishman personally a copy of the within Notice of Master's Hearing and made known to him the contents thereof So Answers, James B. Reese, Sheriff
\$135.00 Paid by Attorney		SEPTEMBER 21, 1965, MASTER'S REPORT, filed.
#2477 - Richard A. Bell	\$75.00	And Now, the 7th day of October 1965, the presentation of report of the Master On October 7, 1965, is acknowledged. We approve his findings and recommendations.
#2478 - Clfd Co. Bar Assn	10.00	We, therefore, DECREE that Mildred A. Ishman be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and Ai W. Ishman. Thereupon all the rights, ;duties or claims accruing to either of said parties in pursuance of
#2479 - Ammerman & Blakley	22.00	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.
#2395 - Shff Reese	8.50	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 A. Cherry, President Judge.
#2405 - Sheriff Reese	8.50	
	Prothonotary	11.00
		\$135.00

(FOUR (4) REIMBURSEMENT AGREEMENTS, filed, July 14, 1965 at 7:45 AM EST. The Commonwealth of Pennsylvania, Department of Public Welfare, Plaintiff.

By Virtue of Agreement contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand (\$2,000.00) Dollars, with Cost of Suit, Ea Writ Pro. \$3.00

Judgment

*Carl E. Walker*

Prothonotary

NUMBER	NAME AND ADDRESS OF DEFENDANTS	DATE
529	Mar. 3, 1970, Sugg Non Pay filed to 16 Mar T, 1970. Haven F. Baer and Ida G. Baer, 477 - 8th St., Clearfield, Pa.	June 3, 1965
530	Mar. 3, 1970, Sugg Non Pay filed to 17 Mar T, 1970 John Bezak, Box 65, Houtzdale, Pennsylvania	May 13, 1965
531	Mar. 9, 1970, Sugg Non Pay filed to 59 Mar T, 1970. Frank A. Marino, 120 S. 4th Street, Clearfield, Pennsylvania	May 27, 1965
532	Mar. 9, 1970, Sugg Non Pay filed to 63 Mar T, 1970. Anna Moslak, Irvona, Pennsylvania	April 1, 1965

08/30/43

Homer L. Wilson  
Emaline B. Wilson  
Sylvia Jane Kitko  
Box 561, Philipsburg, Pa.

July 14  
8:06 AM EST

533

D. S. B. -- JULY 1, 1964

Payable June 1, 1965

By Virtue of Warrant of Attorney hereunto annexed, Baird, McCamley, and Miller, Attorneys, do hereby appear for the Defendants and Confess Judgment against the Defendant and in favor of the Plaintiff 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%	50.00	\$550.00

Interest from July 1, 1964

Pro. by Atty. 4.50  
Atty. 3.00  
Pro. By Deft 2.00  
Pd by G.J.  
Shff Charney 10.80  
Pro. By Deft. 1.50

Filed and Confessed by Attorneys, July 14, 1965 Judgment.

*Carl E. Walker*  
Prothonotary

#346 - Baird, McCamley & Miller  
Adv. Costs \$16.50  
Pro. 3.50

#347 - Overpayment by Clifford Johnston 5.00  
(\$25.00 collected for costs)

SATISFIED ON WRIT  
Writ of Execution No. 17, May Term, 1966.

August 4, 1966, INTERROGATORIES, filed. for Service on Charles & Vivian English, Garnishees August 19, 1966, Sheriff's Return, filed. Now August 11, 1966 at 5:30 P.M. (EDT) served the within Writ of Execution and Interrogatories on Charles & Vivian English, Garnishees at Chuck and Viv's their place ;of business on the Clearfield, Philipsburg Highway, Philipsburg, Pa. by handing to Charles & Vivian English a true and attested copy of the original Writs and Interrogatories and made known to them the contents thereof. So Answers, William Charney, Sheriff.

SATISFIED

SATISFIED

Baird,  
McCamley  
& Miller

Homer L. Wilson  
Emaline E. Wilson

D. S. B. -- DATED JULY 1, 1964

Payable January 1, 1965

By Virtue of Warrant of Attorney hereunto annexed, Baird, Mc-  
Camley and Miller, Attorneys, do hereby appear for the Defendants and  
Confess Judgment against the Defendants and in favor of the Plaintiff  
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.

July 14  
8:07 AM EST

534

Sylvia Jane Kitko  
Box 561, Philipsburg, Pa.

Debt \$500.00  
Atty. Comm 10% 50.00 \$550.00  
Interest from July 1, 1964

Pro. by atty. 4.50

Atty. 3.00

*Pro by plff. 1.50*

Filed and Confessed by Attorneys, July 14, 1965

Judgment.

*Carl E. Walker*

Prothonotary

#345 - Baird, McCamley & Miller  
adv cost & doc fee \$7.50

And Now, 9 day of Sept. 1966 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Archie Hill*  
Prothonotary

Budget Plan Cons. Disc. Co.  
State College, Pa.

D. S. B. -- DATED JULY 9, 1965

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 Twenty and no/100 Dollars, with  
Interest, Attorney's Commission, Cost of Suit, Release of Errors,  
Waiving Stay, Inquisition and Exemption.

July 14  
8:16 AM EST

535

Ralph McGonigal  
Vida McGonigal  
Karthaus, Pa.

Debt \$1,320.00

Atty. Comm. 10%

Interest from July 9, 1965

Filed and Entered by Plaintiff, July 14, 1965

Judgment.

Pro. by Plff. 4.50

*Pro by plff 1.50*

*Carl E. Walker*

Prothonotary

And Now, 18 day of July 1966 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Archie Hill*  
Prothonotary

<p>July 14 8:22 AM EST</p>	<p>CURWENSVILLE STATE BANK Curwensville, Pa.</p>	<p>JULY 14, 1965, <u>AMICABLE REVIVAL</u>, filed. To Revive and continue Lien entered to No. 544 May Term, 1960.</p>
	<p>536</p>	<p>By Virtue of Agreement contained herein, Judgment is entered in favor of the Plaintiff and against the Defendants amicably in the sum of Two Thousand Ninety and 71/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p>
	<p>RONALD BUTLER HELEN C. BUTLER R. D. #1, Curwensville, Pa.</p>	<p>Debt \$2,090.71 Atty. Comm. 10% Interest from July 9, 1960 Filed and Entered by Plaintiff, July 14, 1965 Judgment.</p>
<p>O.C.</p>	<p>Pro. by Plff. 4.50 Pro. by Atty. 6.50 <i>Pro. by Plff 1.50</i></p>	<p style="text-align: center;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>4<sup>th</sup></u> day of <u>Aug</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>

<p>July 14 12:25 PM EST</p>	<p>Commonwealth of Penna. Dept. of Public Welfare Harrisburg, Pa.</p>	<p>JULY 14, 1965, <u>SUGGESTION OF NONPAYMENT</u>, filed.</p>
	<p>537</p>	<p>Fifteen days have elapsed since notice of filing of Suggestion has been sent by Registered Mail to the named Defendant at 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 in the sum of Two Thousand and No/100 Dollars, with Cost of Suit.</p>
	<p>Albert Pounds, Dec'd Vera Pounds RD 1, Utahville, Pa.</p>	<p>Debt \$2,000.00 Judgment.</p>
	<p>Pro. By Plff 3.50</p>	<p style="text-align: center;"><i>Carl E. Walker</i> Prothonotary</p>

Gleason  
& Cherry

SAM DeSALVE

JULY 15, 1965, COMPLAINT IN ASSUMPSIT, filed. Two copies certified to the Sheriff.

July 30, 1965, Sheriff's Return, filed.

Now, July 20, 1965 at 4:30 o'clock P.M. (DST) served the within Complaint in Assumpsit on G.M. Royer at his residence Village of Sabula, Sandy Township, Clearfield County, Pennsylvania by handing to G. M. Royer personally a true and attested copy of the original Complaint in Assumpsit and made known to him the contents thereof.

538

Now, July 20, 1965 at 4:35 o'clock P.M. (DST) served the within Complaint in Assumpsit on Nancy Royer at her residence, Village of Sabula, Sandy Township, Clearfield County, Pennsylvania by handing to G. M. Royer, her husband and an adult member of the family, 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

G. M. Royer and  
NANCY ROYER

Pro. By atty 5.00

Atty 3.00

Shff Reese by aty 13.60

<p>July 15 9:19 AM EST</p>	<p>Appleby Bros. &amp; Whittaker Co., Inc. 2161 So. 2nd Street Harrisburg, Pa.</p> <p>539</p> <p>Lewis E. Demi, Sr. Lewis E. Demi, Jr. Gordon W. Demi Drexel C. Demi</p> <p>Pro. By Plff 5.50</p>	<p><u>D. S. B. -- DATED AUGUST 14, 1964</u> Payable In Thirty Days 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. 5% Interest from August 14, 1964 Filed and Entered by Plaintiff, July 15, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p><i>Agreement to Revive 704 May 1970</i></p>
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<p>July 15 9:48 AM EST</p>	<p>Community Consumer Dis- count Company Clearfield, Pa.</p> <p>540</p> <p>A Marr Adam Wilma O. Adam 6 Cemetery Road Clearfield, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro. By Def 3.00</i></p>	<p><u>D. S. B. -- DATED JULY 10, 1965</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 Four Thousand, Six Hundred Twenty-Four and 80/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption. Debt \$4,624.80 Atty Comm. 10% Interest from July 10, 1965 Filed and Entered by Plaintiff, July 14, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <i>11<sup>th</sup></i> day of <i>Jan</i> <i>1968</i> By paper filed, the n... satisfied in full of debt, Interest was... <i>Archie Hill</i> Prothonotary</p>
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Community Consumer Dis-  
count Company  
Clearfield, Pa.

D. S. B. -- DATED JULY 10, 1965

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 hundred,  
Sixty and No/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving  
Stay, Inquisition and Exemption.

July 15 541  
9:50 AM EST

Debt \$3,360.00

Larry E. Cowder  
Arvilla Cowder

Atty Comm. 10%  
Interest from July 10, 1965

Filed and Entered by Plaintiff, July 15, 1965  
Judgment.

Pro. By Plff 4.50

*Carl E. Walker*

Prothonotary

*Pro by Deft 1.50*

And Now, 27 day of May 1965 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. -- JULY 15, 1965

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 and  
No/100 Dollars, with Interest, Attorney's Commission,  
Cost of Suit, Release of Errors, Waiving Stay, Inquisition  
and Exemption.

July 15 542  
12:06 PM EST

Debt \$2300.00

Thomas A. Lingle  
Virginia M Lingle  
212 N.W.Third Ave.  
Clearfield, Pa.

Atty Comm. 10%  
Interest from July 15, 1965  
Filed and Entered by Plaintiff, July 15, 1965

And Now, 10 day of Dec. 1965 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Archie Hill*  
Prothonotary *Carl E. Walker*  
Prothonotary

Pro. By Deft 4.50

Pro. By Zitzelberg 2.00

Pro by Deft 2.00

*Pro by Deft 1.50*

SEPTEMBER 15, 1965, RELEASE FROM LIEN OF JUDGMENT, filed

KNOW ALL MEN BY THESE PRESENTS, that 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 defend-  
ants 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 land situate in the Second Ward of the Borough of Clearfield,  
Clearfield County and State of Pennsylvania, bounded and described as follows:

<p>July 15 12:07 PM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>543</p> <p>Charles E. Potter Bertha H. Potter RD Morrisdale, Pa.</p> <p>Pro. By Deft. 4.50 <i>Pro. by off 1.50</i></p>	<p>D. S. B. -- DATED JULY 15, 1965</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 pf Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1600.00</p> <p>Atty Comm. 10%</p> <p>Interest from July 15, 1965</p> <p>Filed and Entered by Plaintiff, July 15, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>2</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>Attest <i>Archie Hill</i> Prothonotary</p>
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<p>July 15 1:53 PM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>544</p> <p>Joseph A. Owens Alberta W. Owens LeContes Mills, Pa.</p> <p>Pro. By Deft 4.50 <i>Pro by def 3.00</i></p>	<p>D. S. B. -- DATED JULY 15, 1965</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 Two Hundred Sixty Eight and 61/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$4268.61</p> <p>Atty Comm. 10%</p> <p>Interest from July 15, 1965</p> <p>Filed and Entered by Plaintiff, July 15, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>28</u> day of <u>Feb.</u> 19<u>68</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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Community Consumer Dis-  
count Company  
Clearfield, Pa.

D. S. B. -- DATED JULY 12, 1965

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 Six Hundred,  
Twenty Four and ;80/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving  
Stay, Inquisition and Exemption.

July 16  
9:09 AM EST

545

Debt \$4680.00

Atty Comm. 10%

Interest from July 12, 1965

Filed and Entered by Plaintiff, July 16, 1965

Judgment

Donald W. Rhone  
Patricia A. Rhone  
RDI, Clearfield, Pa.

*Carl E. Walker*

Prothonotary

Pro. By Plff 4.50

*Pro by Plff*

*1.50*

And Now, 10 day of July 1965 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Arthur Hill*  
Prothonotary

Community Consumer Dis-  
count Company  
Clearfield, Pa.

D. S. B. -- JULY 13, 1965

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 Dollars and No/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving Stay,  
Inquisition and Exemption.

July 16  
9:10 AM EST

546

Debt \$1260.00

Atty Comm. 10%

Interest from July 13, 1965

Filed and Entered by Plaintiff, July 16, 1965

Judgment.

Colleen Fundanish  
New Millport, Pa.

*Carl E. Walker*

Prothonotary

Pro. By Plff 4.50

*Pro by Plff*

*1.50*

And Now, 13 day of July 1965 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Carl E. Walker*  
Prothonotary

<p>July 16 9:11 AM EST</p>	<p>Community Consumer Dis- count Company Clearfield, Pa.</p> <p>547</p> <p>Robert McCulley and Wanda McCulley Irvona, Pennsylvania</p> <p>Pro. By Plff 4.50 <i>Pro. by off 1.50</i></p>	<p>D. S. B. -- DATED JULY 13, 1965</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 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 \$1824.00 Atty Comm. 10%</p> <p>Interest from July 13, 1965</p> <p>Filed and Entered by Plaintiff, July 16, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And <i>29 March 1966</i> By paper filed, the amount of <i>1824.00</i> paid in full of debt, interest and cost.</p> <p>Attest <i>Archie Hill</i> Prothonotary</p>
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CONTINUED FROM PAGE 88, COUNTY NATIONAL BANK vs. THOMAS A. LINGLE al, Release from Lien

BEGINNING at a post on South Second Street, corner of lands formerly of Hugh Leavy Estate, now of Irene Mitchell; thence south 47 degrees east along said land of Irene Mitchell 121.95 feet to a point 67 feet northwesterly from the western line of public alley; thence by a line parallel with the western line of public alley and 67 feet northwesterly from the western line of a public alley; thence by a line parallel with the western line of a public alley and 67 feet northwesterly therefrom by a course south 17 degrees 20 minutes west to the line of land formerly of Mrs. Lida Cardon, now of Edmund J. Zitzelberger; thence along line of the property formerly of Mrs. Cardon, now of Edmund J. Zitzelberger, by a course north 47 degrees west 121.95 feet to post on the southeastern line of South Second Street, corner of lot of Edmund J. Zitzelberger; thence along South Second Street by a course north 17 degrees 20 minutes west to post and place of beginning.

TOGETHER with the free right of ingress, egress and regress to the alley at the rear by means of a private way 11.1 feet in width along the southwestern portion of the property excluded from this deed and retained by grantors, Thomas A. Lingle and Virginia M. Lingle, which way shall be for the benefit for the grantee, his heirs and assigns, and subject to the right of user in common with the grantors, their heirs and assigns.

BEING the same premises which Thomas A. Lingle and wife, granted and conveyed to Edmund J. Zitzelberger by deed dated the 21st day of August, 1965, intended to be 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, 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, the said County National Bank at Clearfield has caused this Indenture to be signed by its Vice Pres., attested by its Secretary and has caused the common and corporate seal of the said corporation to be hereunto affixed this 11th day of September, 1965.

s/ David A. Ferguson and (Secretary)

JANUARY 3, 1966, 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 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:

BEGINNING at a post the northeast corner of Lot No. 113; thence by said lot in a westerly direction one hundred one and two hundredths (101.02) feet to a post at a twelve foot alley; thence by said alley north forty-nine (49) degrees and fifty-one (51) minutes west fifty-four and three tenths (54.3) feet to a post at corner of Lot No. 111; thence by said lot in an easterly direction one hundred twenty-two and twenty-five hundredths (122.25) feet to post at Turnpike Avenue; thence by Turnpike Avenue south twenty-six (26) degrees and fifty-one (51) minutes east fifty-(50) feet to post and place of beginning.

<p>Bell, Silberblatt &amp; Swoope</p>	<p>Associates Discount Corporation</p>	<p><u>JULY 16, 1965, PRAECIPE FOR WRIT OF REPLEVIN</u>, filed.          One copy issued to the Sheriff, directing the Sheriff to replevy the following:          One 1963 G.M.C. Tractor (truck) Model No. DF17006 Serial No. j2879J, Motor No. 6A107229  <u>July 16, 1965, Replevin Bond and Affidavit of Value</u>, filed.          Affidavit of Bond in the sum of Ten Thousand and No/100 Dollars, with National Surety Corporation as Surety and Principal and Associates Discount Corporation, 501 Highland Building, Pittsburgh, Pa., filed.          July 16, 1965, Bond Approved by Carl E. Walker, Prothonotary  <u>August 13, 1965, Sheriff's Return</u>, filed.          Now August 4, 1965 at 5:30 o'clock PM served the within Complaint in Replevin on Wilkinson Mobile Service at his place of business, Borough of Curwensville, Clearfield County, Pennsylvania by handing to Dick Wilkinson, owner of Wilkinson Mobile Service a true and attested copy of the original Complaint in Replevin and made known to him the contents thereof. So Answers, James B. Reese, Sheriff  <u>August 11, 1965, Sheriff's Return</u>, filed.          Now, July 19, 1965 at 5:00 o'clock P.M. (DST) as within commanded, I replevied a 1963 GMC Tractor (truck) Model No. DF17006, Serial No. J2879J, Motor No. 6A107229 and at the same time summoned the within named Wilkinson Mobile Service at place of business, Filbert and State Streets, Borough of Curwensville, County of Clearfield, Pennsylvania by handing to Richard Wilkinson, owner, a true and attested copy of the original Writ of Replevin with Bond and made known to him the contents thereof.          Now July 24, 1965 no counter bond having been filed, the above described property was turned over to the Plaintiff. So Answers, James B. Reese, Sheriff.  <u>August 2, 1965, COMPLAINT IN REPLEVIN</u>, filed. One copy certified to the Sheriff.  <u>September 28, 1965, ANSWER AND NEW MATTER</u>, filed by J. Paul Frantz, Jr., Attorney for defendant.          Now, September 30, 1965, Service of within Answer and New Matter accepted and copy received. Bell, Silberblatt &amp; Swoope by F. Cortez Bell, Jr., Attorneys for Plaintiff.  <u>October 5, 1965, Reply to New Matter</u>, filed by Bell, Silberblatt &amp; Swoope          Now, October 5, 1965, Service accepted by copy. J. Paul Frantz, Jr., Attorney for Defendant.  <u>July 14, 1966, Praecipe</u> filed by Bell, Silberblatt &amp; Swoope.          Please put the above captioned case on the trial list.  <u>SEPTEMBER 19, 1966, STIPULATION</u>, filed.          Now, come the individual parties in the above action, together with their record counsel, and stipulate as follows:          (1). That the Court shall enter judgment in the replevin action that the Plaintiff is entitled to possession of the 1963 G.M.C. Tractor, Model No. DF17006, Serial No. J2879J, Motor No. 6A107229.          (2). That the Plaintiff's Bond executed by the Plaintiff and the National Surety Corporation shall be released by such Court Order.          (3). That the record costs shall be divided equally between the parties. /s/ Wilkinson Mobile Service by Richard A. Wilkinson and J. Paul Frantz, Jr., Attorney for Defendant. /s/ Associates Discount Corporation by E. S. Lucas and F. Cortez Bell, Jr. Attorneys for the Plaintiff.  <u>ORDER:</u>          NOW, this 19th day of September, 1966, in accordance with the Stipulation between the parties attached hereto, it is hereby Ordered and Decreed that judgment in replevin shall be entered in favor of the Associates Discount Corp and against Wilkinson Mobile Service; that the Associates Discount Corporation shall be, and is, entitled to possession of a 1963 G.M.C. tractor, Model No. DF17006, Serial No. J2879J, Motor No. 6A107229; and that the replevin bond executed by Associates Discount Corporation and National Surety Corporation is hereby released. Costs to be divided between the parties, and the record to be marked settled and discontinued upon payment of the record costs.          BY THE COURT, John A. Cherry, President Judge.          Judgement In Replevin is entered in favor of the Plaintiff and against the Defendant.          Judgment.</p>
<p>J. Paul Frantz</p>	<p>WILKINSON MOBILE SERVICE</p>	<p>548</p>
<p>Pro. By atty</p>	<p>6.00</p>	
<p>Atty</p>	<p>3.00</p>	
<p>Pro. By atty</p>	<p>2.50</p>	
<p>Pro. By atty</p>	<p>1.00</p>	
<p>Shff. Reese By atty</p>	<p>8.50</p>	
<p>Shff Reese By atty</p>	<p>8.70</p>	
<p>Bonsall Chev. "</p>	<p>1.50</p>	
<p>Pro. By atty</p>	<p>5.00</p>	
<p>Pro. By Frantz</p>	<p>2.00</p>	
<p>Pro. By atty</p>	<p>2.00</p>	
<p>Pro. By atty</p>	<p>2.00</p>	
<p>Pro.</p>	<p>2.00</p>	
<p>Pro.</p>	<p>3.50</p>	
<p>#363 - Bell, Silberblatt &amp; Swoope Ref. on adv. costs</p>	<p>\$18.40</p>	
<p><u>SETTLED AND DISCONTINUED.</u></p>		
<p>September 19, 1966, Record Costs in and Bell, Silberblatt &amp; Swoope this</p>	<p>the sum of \$47.70 have been paid in full by J. Paul Frantz action is marked Settled &amp; Discontinued.  <i>Arthur Hill</i>          Prothonotary.</p>	

<p>July 16 10:17 AM EST</p>	<p>Commercial Credit Plan Consumer Discount Co. Altoona, Pa.</p> <p>549</p> <p>Marlin L. Buck Blanch Buck LeContes Mills, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Plff</i> 3.00</p>	<p><u>D. S. B. -- DATED JULY 15, 1965</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 Sixteen and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2016.00</p> <p>Atty Comm. 15%</p> <p>Interest from July 15, 1965</p> <p>Filed and Entered by Plaintiff, July 16, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>10</u> day of <u>April</u> 19<u>69</u> 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>July 16 10:25 AM EST</p>	<p>Pennsylvania Grocers Development Fund, Inc. 3701 N Broad Street Philadelphia, Pa 19140</p> <p>550</p> <p>Phillip Biancuzzo Catherine Biancuzzo 613 Daisy Street Clearfield, Pa.</p> <p>Pro. By Plff 4.50 Pro. By Plff 1.00 <i>Pro by Plff</i> 3.00</p>	<p><u>D. S. B. -- DATED JULY 12, 1965</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 Seven Thousand Fifty and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$7,050.00</p> <p>Atty Comm. 15%</p> <p>Interest from July 12, 1965</p> <p>Filed and Entered by Plaintiff, July 16, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p><u>July 16, 1965, Affidavit of Non-Military Service, filed.</u></p> <p>And Now <u>23</u> day of <u>Sept</u> 19<u>68</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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Curwensville State Bank  
Curwensville, Pa.

July 16  
10:38 AM EST

550 1/2

Charles H. Wolk  
Lomey T. Wolk  
816 South St.  
Curwensville, Pa.

Pro. By Plff 4.50  
Pro. By Plff 1.50

D. S. B. -- DATED JULY 15, 1965

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 Seven Hundred Ninety and No/100  
Dollars, with Interest, Attorney's Commission, Cost of  
Suit, Release of Errors, Waiving Stay, Inquisition and  
Exemption.

Debt \$790.00

Atty Comm. 10%

Interest from July 15, 1965

Filed and Entered by Plaintiff, July 16, 1965

Judgment.

*Carl E. Walker*

Prothonotary

AND NOW Dec 1. 1966 having  
read the above judgment, and  
certified that the same is correct  
and true. *Archie Hill*  
Prothonotary

Curwensville State Bank  
Curwensville, Pa.

July 16  
10:40 AM EST

551

Edith I McClure  
Paul B. McClure  
RD Curwensville, Pa.

Pro. By Plff 4.50  
Pro. By Plff 1.50

D. S. B. -- DATED JULY 15, 1965

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 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. 10%

Interest from July 15, 1965

Filed and Entered by Plaintiff, July 16, 1965

Judgment.

*Carl E. Walker*

Prothonotary

And Now, 22 day of June 1967 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.  
Attest *Archie Hill*  
Prothonotary

<p>July 16 10:48 AMEST</p>	<p>First National Bank Philipsburg, Pa.</p> <p>552</p> <p>Gordon B. Schnarrs Phyllis C. Schnarrs R.D. Box 218</p> <p>Pro. by Plff 4.50 <i>Pro by Off 1.50</i></p>	<p><u>B. S. B. -- DATED JULY 14, 1965</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 One Hundred Sixteen and 55/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1116,55</p> <p>Atty. Comm. 5%</p> <p>Interest from July 14, 1965</p> <p>Filed and Entered by Plaintiff, July 16, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>28</u> day of <u>Nov</u> 1966 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Archibald Hill</i> Prothonotary</p>
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<p>July 16 10:52 AMEST</p>	<p>First National Bank Philipshurg, Pa.</p> <p>553</p> <p>William H. Prisk Gladys Prisk 315 Stone St. Osceola Mills, Pa.</p> <p>Pro. by Plff 4.50</p>	<p><u>D.S. B. DATED APRIL 28, 1965</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 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. 5%</p> <p>Interest from April 28, 1965</p> <p>Filed and Entered by Plaintiff, July 16, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p>
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County National Bank  
Clearfield, Pa.

July 16  
10:59 AMEST

554

John Fundack  
Elaine Fundack  
Madera, Pa.

Pro. by Deft. 4.50

*Pro by Deft 3.00*

DATED  
D. S. B. -- JULY 15, 1965

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 Seventy Two and 65/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2,172.65

Atty. Comm 10%

Interest from July 15, 1965

Filed and Entered by Plaintiff, July 16, 1965

Judgment.

*Carl E. Walker*

Prothonotary

And Now, 26 day of Sept. 1968 by paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

Indiana Consumer Discount  
Company  
Clearfield, Pa.

July 16  
12:41 PMEST

555

William E. Bloom  
Marie E. Bloom  
Box 94  
Olanta, Pa.

Pro. by Plff 4.50

*Pro by Plff 3.00*

D. S. B. -- DATED JULY 14, 1965

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 Eighty and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$4080.00

Atty. Comm. 15%

Interest from July 14, 1965

Filed and Entered by Plaintiff, July 16, 1965

Judgment.

*Carl E. Walker*

Prothonotary

And Now, 7 day of Sep. 1972 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

<p>July 16 12:42 PM EST</p>	<p>Indiana Consumer Discount Company Clearfield, Pa.  556  Charles J. Accordino, Jr 603 Martin Street Clearfield, Pa.</p>	<p><u>D. S. B. -- DATED JULY 8, 1965</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. <del>XX</del> 15% Interest from July 8, 1965 Filed and Entered by Plaintiff, July 16, 1965 Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>Pro. By Plff 4.50</p>
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<p>July 16 1:02 PM EST</p>	<p>County National Bank at Clearfield, Pa.  557  Harry L. Caldwell Mable Caldwell Schofield Street Ext. Curwensville, Pa.</p>	<p><u>D. S. B. -- DATED JULY 16, 1965</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 Eight Hundred Forty and 92/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption Debt \$840.92 Atty Comm. 10% Interest from July 16, 1965 Filed and Entered by Plaintiff, July 16, 1965 Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>Pro. By Deft 4.50 <i>Pro by def 3.00</i></p> <p>And Now, <u>5</u> day of <u>July</u> 19<u>68</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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County National Bank at  
Clearfield, Pa.

July 16  
1:45 PM EST

558

Wm. W. Yost  
Madge B. Yost  
711 Martin Street  
Clearfield, Pa.

Pro By Deft 4.50  
*Pro by deft*

D. S. B. -- DATED JULY 16, 1965

Payable Four (4) 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 Six Thousand Six Hundred  
Sixty-Five and 48/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving  
Stay, Inquisition and Exemption.

Debt \$6665.48

Atty Comm. 10%

Interest from July 16, 1965

Filed and Entered by Plaintiff, July 16, 1965

Judgment.

*Carl E. Walker*

Prothonotary

*And Nov 14 1969*  
Interest and costs  
*Arthur Hill*  
Prothonotary

CONTINUED FROM PAGE 91

No. 542 May Term, 1965 County Natl Bank vs Thomas Lingle al

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, nor 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 County National Bank of Clearfield 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 December 1965.  
COUNTY NATIONAL BANK AT CLEARFIELD by David R. Ferguson, Vice President

Bell, Silberblatt & Swoope	THORN'S INC.	<p><u>JULY 16, 1965 , PRACEIPE FOR WRIT OF REVIVAL, filed.</u>  WRIT OF REVIVAL ISSUED TO THE SHERIFF.</p> <p>Issued writ of revival of judgment entered to No. 795 May Term, 1960 and index it in the judgment index against Thomas R. Seaburn, Isabell C. Seaburn, a/k/a Isabell L. Seaburn in the amount of \$301.50, with interest from the 30th day of January, 1960 and Attorney's Commission \$45.23, and costs.</p> <p><u>August 17, 1965, Sheriff's Return, filed.</u>  Now, July 27, 1965 at 2:15 o'clock P.M. (DST) served the within Writ of Revival on Thomas R. Seaburn at 325 Anderson Street, Borough of Curwensville, Clearfield County, Pennsylvania by handing to Thomas R Seaburn personally a true and attested copy of the original Writ of Revival and made known to him the contents thereof</p> <p>Now, August 17, 1965 after diligent search and inquiry the within named, Isabell C Seaburn a/k/a Isabell L Seaburn is not found in my bailiwick and I hereby return this Writ "not found" as to Isabell C. Seaburn a/k/a Isabell L. Seaburn. So Answers, James B. Reese, Sheffiff</p>
F		
July 16	559	
	Thomas R. Seaburn Isabell C. Seaburn a/k/ a Isabell L. Seaburn	
	Pro. By atty	7.00
	Atty	3.00
O.C.	Pro.	3.50
	Shff Reese By atty	8.50



<p>July 17 8:25 AMEST</p>	<p>Seaboard Finance Company 1500 11th Ave. Altoona, Pa.</p> <p>561</p> <p>Stephen Kimbal Ames Lillian R. Ames Box 104 Irvona, Pa.</p> <p>Pro. by Plff. 4.50 <i>Pro by plff</i> 1.50</p>	<p><u>D. S. B. -- DATED JULY 15, 1965</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 15, 1965</p> <p>Filed and Entered by Plaintiff, July 17, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>14</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>Archie Hill</i> Prothonotary</p>
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<p>July 17 8:29 AMEST</p>	<p>County National Bank Clearfield, Pa.</p> <p>562</p> <p>John F. Richards Mona J. Richards Madera, Pa.</p> <p>Pro. by Deft. 4.50 <i>Pro by deft</i> 1.50</p>	<p><u>D. S. B. -- DATED JULY 16, 1965</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 Seven 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 \$2,750.00</p> <p>Atty. Comm. 10%</p> <p>Interest from July 16, 1965</p> <p>Filed and Entered by Plaintiff, July 17, 1965</p> <p>Judgment</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>30</u> day of <u>Aug.</u> 19<u>67</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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July 17  
8:34 AMEST

563

County National Bank  
Clearfield, Pa.  
  
Marjorie Rougeux Pano  
Donald E. Pano  
Idella M. Pano  
Frank E. Pano  
108 Hilltop Trailer Park  
State College, Penna.

Pro. by Deft. 5.50  
Pro. by Deft. 1.50

D. S. B. -- DATED JULY 15, 1965

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 and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$3100.00

Atty. Comm. 10%

Interest from July 15, 1965

Filed and Entered by Plaintiff, July 17, 1965

Judgment.

*Carl E. Walker*

Prothonotary

And Now, 8 day of June 1965 By paper filed, the above interest and cost is satisfied in full of debt.  
Attest *Archie Hill*  
Prothonotary

July 17  
8:40 AMEST

564

Altoona Central Bank and Trust Company  
  
W. Allen Lukens  
Adeline Lukens  
R.D. 1, Box 314  
Philipsburg, Pa.

Pro. by Plff 4.50

D. S. B. -- DATED APRIL 23, 1965

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 Eight Hundred Eighty Four and 68/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2,884.68

Atty. Comm. 15%

Interest from April 23, 1965

Filed and Entered by Plaintiff, July 17, 1965

Judgment.

*Carl E. Walker*

Prothonotary

And Now, 26 day of March 1966 By paper filed, the above judgment is satisfied in full of debt, interest and cost.  
Attest *Archie Hill*  
Prothonotary

<p>July 17 9:40 AMEST</p>	<p>Community Consumer Discount Company Clearfield, Pa.  565  Ruth Trude Guy W. Trude 621 Laura St. Philipsburg, Pa.  Pro. by Plff. 4.50 <i>Pro. by Plff. 1.50</i></p>	<p>D. S. B. -- DATED JULY 15, 1965</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 Six Hundred Twenty Four and 80/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$4624.80</p> <p>Atty. Comm. 10%</p> <p>Interest from July 15, 1965,</p> <p>Filed and Entered by Plaintiff, July 17, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <i>18</i> day of <i>Jan.</i> 1967 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>July 17 9:42 AMEST</p>	<p>Community Consumer Discount Company  566  Arthur T. Winters, Jr. Helen Winters Curwensville, Pa.  Pro. by Plff 4.50</p>	<p>D. S. B. -- DATED JULY 14, 1965</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 and no/100 Dollars, with Interest Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$3600.00</p> <p>Atty. Comm. 10%</p> <p>Interest from July 14, 1965</p> <p>Filed and Entered by Plaintiff, July 17, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p><i>Agree to Surrender to 96 May 1970</i></p>
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July 17  
10:59 AMEST

County National Bank  
Clearfield, Pa.

567

Grant Round  
Verna Round  
R.D., Madera, Pa.

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

D. S. B. -- DATED JULY 17, 1965

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 Seventy Six and 49/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1576.49

Atty. Comm. 10%

Interest from July 17, 1965

Filed and Entered by Plaintiff, July 17, 1965

Judgment.

*Carl E. Walker*

Prothonotary

And Now, 22 day of Oct. 1966 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

July 19  
8:46 AMEST

Community Consumer Discount  
Company  
DuBois, Pa.

568

Erla M. Shaffer  
Lawrence A. Shaffer  
Box 135  
Rockton, Pa.

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

DATED

D. S. B. -- JULY 17, 1965

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 Six Hundred and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$3600.00

Atty. Comm. 15%

Interest from July 17, 1965

Filed and Entered by Plaintiff, July 19, 1965

Judgment.

*Carl E. Walker*

Prothonotary

And Now, 26 day of Sept 1967 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

<p>July 19 8:50 AM EST</p>	<p>Capital Consumer Discount Company DuBois, Pa.</p> <p>569</p> <p>Thomas L. Minns Sally Minns 115½ Highland Avenue DuBois, Pa.</p> <p>Pro. By Pliff 4.50 Atty. By Atty 3.00 <i>Ans 7 24/69 act. 69</i> <i>Arthur Hill</i> Prothonotary</p>	<p>D. S. B. -- DATED JULY 16, 1965</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. 15%</p> <p>Interest from July 16, 1965</p> <p>Filed and Entered by Plaintiff, July 19, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p><u>OCTOBER 20, 1969, RELEASE OF REAL ESTATE FROM LIEN OF JUDGMENT, filed.</u> by Gleason, Cherry, &amp; Guido.</p> <p>KNOW ALL MEN BY THESE PRESENTS, That CAPITAL CONSUMER DISCOUNT 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 lien of the above entitled judgment the following described property, to wit; ALL that piece, parcel or lot of land situate, and being in the City of DuBois, Clearfield County, Pennsylvania, and being bounded and described as follows, to wit:</p>
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CONTINUED TO PAGE 64

<p>July 19 9:04 AM EST</p>	<p>Community Consumer Discount Company DuBois, Pa.</p> <p>570</p> <p>Ruth Bowman Donald Bowman Box 31 Mineral Springs, Pa.</p> <p>Pro. By Pliff 4.50 <i>Ans by 9/11</i></p>	<p>D. S. B. -- DATED JULY 16, 1965</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. 15%</p> <p>Interest from July 16, 1965</p> <p>Filed and Entered by Plaintiff, July 19, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>7</u> day of <u>July</u> 19<u>67</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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(SIXTY (60) CERTIFICATES OF SUGGESTION OF NON PAYMENT AND AVERNMENT OF DEFAULT OF PENNSYLVANIA INHERITANCE OR ESTATE TAX. Filed and Entered by James C. Armstrong, Jr., Deputy Secretary of Revenue. Commonwealth of Pennsylvania, Department of Revenue, Bureau of County Collections, Plaintiff. This certificate is filed for the purpose of extending the lien against decedent's real estate for a further periof of five years in the manner provided by law. Filed on July 19, 1965 at 10:02 A.M. E.S.T. Pro. Each Writ \$3.50 *Pro 210.00 by diff*

*Carl E. Walker*  
Prothonotary

<u>NUMBER</u>	<u>NAME</u>	<u>DEBT</u>	<u>REVIVING TERM NUMBER</u>
572	Simon Hartshorn	\$13.39	675 Feb. T., 1960
573	Harry Bigler Hepburn	11.87	684 Feb. T., 1960
574	Sara Gearhart <i>Sugg - Non Pay # 74-1887-CD</i>	127.55	654 Feb. T., 1960
575	Nathan D. Hetrick	40.00	673 Feb. T., 1960
576	James King, Jr.	3.50	677 Feb. T., 1960
577	John Brown	18.70	655 Feb., T., 1960
578	Effie L. Poorman	31.42	417 Feb. T., 1960
579	W. K. Shipman	20.00	414 Feb. T., 1958
580	George W. Parks	22.36	419 Feb. T., 1958
581	Alexander Baney <i>Suggestion of Non-Pay # 74-1886-CD.</i>	129.50	638 Feb. T., 1958
582	David Gathagen	30.00	639 Feb. T., 1958
583	Lottis Lehman	56.00	635 Feb. T., 1958
584	Crissie Michaels	8.72	516 Feb. T., 1958
585	David I. Stevens	16.60	408 Feb. T., 1958
586	Clara I. Stone	18.05	431 Feb. T., 1958
587	Anna Strauza	25.93	433 Feb. T., 1958
588	Joseph A. Tuch	11.56	409 Feb. T., 1958
589	Katherine L. Wingard	17.63	410 Feb. T., 1958
590	Bridget Smith <i>Sat by paper filed Oct 15, 1975 Pro by diff 3.00 Raymond Stethman</i>	39.68	407 Feb. T., 1958
591	Cathryn Baron	7.45	668 Feb. T., 1960
592	Edwin B. Besford (NOT INDEXED - SATISFIED)		
593	Hugh Beaton <i>Sat by paper filed Mar 16, 1976 Pro by diff 5.00 Raymond Stethman</i>	40.00	676 Feb. T., 1960
594	Agnes Crawford	31.00	667 Feb. T., 1960
595	Catherine Costello <i>Satisfied by paper filed 28 Oct. 1965 Pro. 1.50 S. Tax .50 Paid</i>	47.42	685 Feb. T., 1960
596	Ethel I. Hipps <i>Suggestion of Non Pay # 87 May Term 1970</i>	125.10	670 Feb. T., 1960
597	Amanda J. Ruffner	9.69	412 Feb. T., 1958
598	William Utts	10.00	637 Feb. T., 1958
599	Ida Neff <i>Suggestion of Non Pay # 74-1885-CD</i>	182.03	421 Feb. T., 1958
600	Victoria Okonski	8.32	420 Feb. T., 1958
601	Sarah June Platt	6.84	418 Feb. T., 1958
602	Frank Edwin Pusey	30.00	416 Feb. T., 1958
603	Nora Rebecca Albert <i>Sat by paper filed Nov 16, 1976 Pro by diff 5.00 Raymond Stethman</i>	7.70	669 Feb. T., 1958
604	Stewart Coder	8.00	404 Feb. T., 1958
605	Cornelia B. Dunlap	20.16	411 Feb. T., 1958
606	Maggie Eldridge	10.27	400 Feb. T., 1958
607	Frank Gillote <i>Sat Oct 6, 1975</i>	20.00	399 Feb. T., 1958

Continued from Page 107 - Certificates of Suggestion of Non Payment &amp; Default - Inheritance Tax

~~608XXXXXXXXXXXXXXXXXXXX~~

<u>NUMBER</u>	<u>NAME</u>	<u>DEBT</u>	<u>REVIVING TERM &amp; NO.</u>
608	Joseph Fleming	\$33.33	427 Feb. T., 1958
609	David S. Glass	24.32	397 Feb. T., 1958
610	Grace Golding	7.50	413 Feb. T., 1958
611	John Gould	13.01	396 Feb. T., 1958
612	Sylvester G. Hamer	20.00	394 Feb. T., 1958
613	Elizabeth H. Harris	6.00	392 Feb. T., 1958
614	Blanche Hetrick	53.83	395 Feb. T., 1958
615	John Clair Donahue	158.02	398 Feb. T., 1958
616	Jane Donahue	40.00	401 Feb. T., 1958
617	Charles F. Hovey	43.50	393 Feb. T., 1958
618	John Jenkins	27.81	426 Feb. T., 1958
619	Thomas Lutkevich	21.00	415 Feb. T., 1958
620	Zella Maude McCracken	16.00	430 Feb. T., 1958
621	Phillip Lund	15.44	425 Feb. T., 1958
622	John C. Kephart	10.60	428 Feb. T., 1958
623	Marie Lobb	28.63	424 Feb. T., 1958
624	Susie Kassick	10.84	391 Feb. T., 1958
625	Robert McGinty	13.00	422 Feb. T., 1958
626	James A. McLaughlin	29.12	432 Feb. T., 1958
627	Mary Elizabeth Merritt	9.94	429 Feb. T., 1958
628	Richard R. Morgan	15.68	423 Feb. T., 1958
629	Margaret B. Battisti	8.56	406 Feb. T., 1958
630	Mary R. Campbell	60.79	403 Feb. T., 1958
631	Harrjet Chestnut	20.00	402 Feb. T., 1958

Joseph J. Lee

ANTHONY MURAWSKI and BERNARD A. MURAWSKI

632

Bell, Silberblatt & Swoope.

HOME MUTUAL CASUALTY COMPANY

Pro.	<i>By atty</i>	5.00
Atty		3.00
Pro.		2.00
Pro.		2.00
Pro.		2.00
Pro.	By BS&S	2.00
Pro.		3.50
Pro.		4.00

JULY 19, 1965, COMPLAINT IN ASSUMPSIT, filed.

And Now August 5, 1965, Service Accepted Bell, Silberblatt & Swoope By Paul Silberblatt August 21, 1965, Praecipe filed by Bell, Silberblatt and Swoope

Enter our appearance for the Defendant in the above captioned matter. Bell, Silberblatt & Swoope

October 3, 1965, Answer and New Matter, filed by Bell, Silberblatt & Swoope /s/ Paul Silberblatt

Service accepted 10/2/65 Joseph J. Lee. NOVEMBER 12, 1965, ANSWER TO NEW MATTER, filed by Joseph J. Lee, Attorney for Plaintiffs

Now November 16, 1965, Service accepted by copy, Bell, Silberblatt & Swoope by F. C. Bell, Sr.

December 3, 1965, Praecipe, filed by Joseph J. Lee Please place the above case on the trial list for the coming term of court. Joseph J. Lee, Attorney for Plaintiffs.

JANUARY 6, 1966, DEPOSITIONS OF SARA LUJACK, filed by Bell, Silberblatt & Swoope

JANUARY 18, 1966, ORDER, filed.

NOW, January 17, 1966, upon pretrial had, and it appearing that the above stated case is a companion case ~~XXXXX~~ to and arises out of the same circumstances involved in the case of Constance Leon Wasilko vs Home Mutual Casua Company, and that the latter case may not be tried until M May Term of Court 1966 and that the same be tried together with the said case of Constance Leon Wasilko vs Home Mutual Casualty Company, No. 255 September Term, 1965. By the Court, John A. Cherry, President Judge.

APRIL 19, 1966, CAUSE REACHED. Trial Ordered, Jury called and Sworn as follow to wit: Twila R. Marshall Edmund Diant, Edith Merle, Harold F. Portzer, Clayton B. Woodring, Cleo Armstrong, Margaret Koozer, George Fry, Margaret Pierce, Harry V. Moberg, Verna Mobley and Margaret L. O'Donnell, Jorors, twelve good and lawful citizens of the County who after hearing the proofs and allegation and being charged by the court

April 19, 1966, Plaintiffs Points for Charge April 19, 1966, Defendant's Points for Charge and Binding Instruction, filed.

And now to wit: April 19, 1966, we the Jurors empanelled in the above entitled case, find A Verdict in Favor Plaintiff. By Harold F. Portzer, Foreman.

\* JUNE 20, 1966, TRANSCRIPT OF TESTIMONY, filed. NOVEMBER 30, 1966, OPINION AND ORDER, filed.

Order: NOW, November 30, 1966, motion for new trial is denied; and the Prothonotary is directed to enter judgment in favor of the Plaintiffs and against the defendant in the above stated cases. BY THE COURT, John A. Cherry, President Judge

Judgment is entered in favor of the Plaintiff and against the Defendant by Order of Court.

Judgment.

*Archie Hill*

Prothonotary

\* APRIL 22, 1966, MOTION FOR NEW TRIAL, filed by Bell, Silberblatt & Swoope Now, to wit, this 29th day of April 1966 service of the within Motion is accepted. s/ Joseph J. Lee, Atty for Plff

\*\* DECEMBER 27, 1966, CERTIORARI FROM SUPERIOR COURT, filed. Returnable the Third Monday of March, 1967.

GREETING: We being willing for certain causes, to be certified of the matter of the Appeal of HOME MUTUAL CASUALTY COMPANY from the Judgment of your said Court at No. 632 of May Term, A.D., 1965, wherein ANTHONY MURAWSKI AND BERNARD MURAWSKI ARE PLAINTIFFS AND 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 to be holden at Philadelphia, the Third Monday of March next, 1967, 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 HAROLD L. ERVIN Doctor of Laws, President Judge of our said Superior Court, at Philadelphia, the Twenty-first day of December, in the year of our Lord one thousand nine thousand nine hundred and sixty-six. s/ Charles A. Hoenstine, Prothonotary.

\*\* ORDER OF COURT: NOW, this 22nd day of April, 1966, rule to show cause as to why a new trial should not be granted is awarded; returnable at the Argument Court following the transcribing of that portion of the testimony as may be agreed upon by attorney for the Plaintiffs and Defendant and the Court. The costs of transcribing the testimony shall be borne by Defendant. BY THE COURT, John A. Cherry, President Judge

JUNE 22, 1967, PRAECIPE, filed by Bell, Silberblatt & Swoope, Attorneys for Home Mutual Kindly add to the costs in the above captioned matter one-half of the bill for printing the record and Appellant's brief. \$549.35; one-half thereof - \$274.67

Joseph J.  
Lee

BECKWITH MACHINERY CO.

JULY 19, 1965, PRAECIPE FOR WRIT OF REPLEVIN, filed.

632½

EDMUND WARING

Pro.	<i>By atty</i>	6.00
Pro. Bond	<i>By atty</i>	2.50
Atty		3.00

<p>July 19 2:44 PMEST</p>	<p>Pennsylvania Threshermen &amp; Farmers' Mutual Casualty Insurance Company 1900 Derry St. Harrisburg, Pa.</p> <p>633</p> <p>Robert A. Maines Box D-106 R.D. #1, Woodland, Pa.</p> <p>Pro. By Plff 4.50 Pro. By Plff 1.00 <i>Pro by <del>Def</del> 1.50</i></p>	<p><u>D. S. B. -- DATED APRIL 12, 1961</u></p> <p>Payable</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 Five and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt <del>XXXX</del> \$193.60</p> <p>Atty. Comm. 5%</p> <p>Interest from April 12, 1961</p> <p>Filed and Entered by Plaintiff, July 19, 1965</p> <p>Judgment.</p> <p><i>Carl E Walker</i> Prothonotary</p> <p><u>October 1, 1965, Certification of Judgment mailed to Commonwealth of Pennsylvania, Department of Revenue, Bureau of Traffic Safety, Harrisburg 17123</u></p> <p>And Now, <u>20</u> day of <u>May</u> 19 <u>67</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Anche Nello</i> Prothonotary</p>
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<p>July 19 2:35 PMEST</p>	<p>Community Consumer Discount Company Clearfield, Pa.</p> <p>634</p> <p>Donald C. Gearhart Ruth S. Gearhart R.D. #2 Clearfield, Pa.</p> <p>Pro. by Plff 4.50 <i>Pro by plff 1.50</i></p>	<p><u>D.S.B. -- DATED JULY 16, 1965</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 Thousand Six Hundred Twenty Four and 80/100 Dollars with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$4624.80</p> <p>Atty. Comm. 10%</p> <p>Interest from July 16, 1965</p> <p>Filed and Entered by Plaintiff, July 19, 1965</p> <p>Judgment.</p> <p><i>Carl E Walker</i> Prothonotary</p> <p>And Now, <u>21</u> day of <u>Aug</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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MAY TER, 1965

First National Bank of  
Philipsburg, Pa.

D. S. B. -- DATED JULY 12, 1965

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 Two Hundred Seventy-Seven and 94/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2,277.94

Atty Comm 5%

Interest from July 12, 1965

Filed and Entered by Plaintiff, July 20, 1965

Judgment.

*Paul E. Walker*  
Prothonotary

And Now, 10 day of July 1965 by paper filed, the above judgment is satisfied in full of debt, interest and cost.  
Attest *Arthur Hill*  
Prothonotary

July 20  
7:50 A.M. E.S.T

635

Irvin Melius  
Evelyn Melius  
601 Decatur St., Pburg, Pa.

Pro by Plff 4.50  
*Pro by Plff* 3.00

DuBois Consumer Discount  
Company, DuBois, Pa.

D. S. B. -- DATED JULY 17, 1965

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 Eighty-Nine and 10/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2,189.10

Atty Comm 15%

Interest from July 17, 1965

Filed and Entered by Plaintiff, July 20, 1965

Judgment.

*Paul E. Walker*  
Prothonotary

July 20  
8:56 A.M. EST

636

Myrtle Barrett  
Dean Barrett  
Clair J. Clapsaddle endsr  
Goldie Clapsaddle endsr  
Grampian, Pa.

Pro by Plff 5.50

<p>July 20 8:15 A.M. EST</p>	<p>County National Bank at Clearfield, Madera Office</p> <p>637</p> <p>Chester Hawkins Mrs. Mary Hawkins Madera, Pa.</p> <p>Pro by Deft 4.50 <i>pro by plff</i> 5.00</p>	<p><u>D. S. B. -- DATED JULY 19, 1965</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 Sixty-Thre and 91/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1,263.91</p> <p>Atty Comm 10%</p> <p>Interest from July 19, 1965</p> <p>Filed and Entered by Plaintiff, July 20, 1965</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p style="text-align: right;">And Now, <u>16</u> day of <u>May</u> 19<u>65</u> By paper filed, the above interest and cost is satisfied in full of debt, Attest <i>Raymond W. Wilk</i> Prothonotary</p>
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<p>July 20 10:40 A.M. EST</p>	<p>Charles A. Szybist Bell, Silberblatt &amp; Swoope</p> <p>C. L. Lucchesi t/a Lucchesi Furniture</p> <p>638</p> <p>William H. Prisk</p> <p>Pro by Atty 4.50 Atty 3.00</p>	<p><u>D. S. B. -- DATED APRIL 19, 1965</u></p> <p>Payable in 30 days</p> <p>By Virtue of Warrant of Attorney hereunto annexed, Charles A. Szybist, Bell, Silberblatt &amp; Swoope, Attorneys, do hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiff in the sum of Two Thousnd Four Hundred Fifty-Six and 87/100 Dollars, with Interest, Attorney's Commission Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2,456.87</p> <p>Atty Fees <u>368.53</u> \$2,825.40</p> <p>Interest</p> <p>Filed and Confess4d by Attorneys, July 20, 1965</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>Averment of Default filed July 20, 1965</p> <p style="text-align: center;">WRIT OF EXECUTION No. 32 May Term, 1965</p>
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<p>Goodman &amp; Notopoulos J. Paul Frantz</p> <p>July 20 12:40 P.M. EST</p>	<p>Maximon Machine Company, Inc. 801 N. Logan Blvd, Altoona, Pa</p> <p>639 M</p> <p>Stanley E. Crum PO Box 832 Clearfield, Pa.</p> <p>Pro by Atty 3.50 Atty 3.00 Blair County Costs 8.50</p>	<p><u>JULY 20, 1965, CERTIFICATION OF DOCKET ENTRIES &amp; JUDGMENT</u>, filed from the Court of Common Pleas of Blair County, Pa. entered to 377 June Term, 1965, Blair County</p> <p>I, Vernon D. Weicht, Prothonotary of the Court of Common Pleas of Blair County, Pa, do hereby certify that the following is a true, correct and full copy of the docket entries in the above captioned case:</p> <p>"ASB: By virtue of Power of attorney, Martin Goodman, Esq., appears for and confesses judgment against the defendant in favor of the Plaintiff on four notes dated 11/5/62, with interest, attorney's commission, cost of suit, release of errors, waiving inquisition, execution and exemption."</p> <table border="0"> <tr> <td>Debt</td> <td>\$2,396.86</td> </tr> <tr> <td>Atty Comm</td> <td>239.69</td> </tr> <tr> <td>Interest from November 5, 1962</td> <td></td> </tr> <tr> <td>Costs</td> <td></td> </tr> </table> <p>Filed: July 15, 1965, 9:39 A.M. Vernon D. Weicht, Prothy. Dh." Filed and Confessed by Attorney, July 20, 1965 Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p>	Debt	\$2,396.86	Atty Comm	239.69	Interest from November 5, 1962		Costs	
Debt	\$2,396.86									
Atty Comm	239.69									
Interest from November 5, 1962										
Costs										

<p>Gleason &amp; Cherry</p> <p>July 20, 12:55 P.M. EST</p>	<p>Union Banking &amp; Trust Company DuBois, Pa.</p> <p>640</p> <p>Clyde L. Baker Aryl B. Baker Rockton, Pa.</p> <p>Pro by Atty 4.50 Atty 3.00 <i>Pro by [Signature] 11/50</i></p>	<p><u>D. S. B. -- DATED JULY 19, 1965</u></p> <p>Payable on Demand</p> <p>By Virtue of Warrant of Attorney hereunto annexed, Gleason &amp; Cherry, Attorneys, do hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiff in the sum of One Thousand Eight 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>\$1,822.50</td> </tr> <tr> <td>Atty Comm 10%</td> <td><u>182.25</u> \$2,004.75</td> </tr> <tr> <td>Interest from July 19, 1965</td> <td></td> </tr> </table> <p>Filed and Confessed by Attorneys, July 20, 1965 Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>3</u> day of <u>Aug</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>	Debt	\$1,822.50	Atty Comm 10%	<u>182.25</u> \$2,004.75	Interest from July 19, 1965	
Debt	\$1,822.50							
Atty Comm 10%	<u>182.25</u> \$2,004.75							
Interest from July 19, 1965								

Joseph J. Lee	Southern Homes, Inc Poplar Auto Parts	<u>JULY 20, 1965, PRAECIPE TO ISSUED SUMMONS IN TRESPASS, filed.</u>
	641	
	Leon Taylor Pearl Gray	
	Pro <i>By atty</i> 7.00 Atty 3.00	

ELEVEN (11) REIMBURSEMENT AGREEMENTS, filed. July 21, 1965 at 7:50 A.M E.S.T.. The Commonwealth of Pennsylvania, Department of Public Welfare, Plaintiff.

By Virtue of Agreement contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand (\$2,000.00) Dollars, with cost of Suit. Each Writ Pro. \$3.00 Judgment.

*Carl E. Walker*

Prothonotary

NUMBER	NAME AND ADDRESS OF DEFENDANTS	DATE
642	Mar. 3, 1970, Sugg Non Pay filed to 23 March T, 1970 Erma Condon a/k/a Erma Shirey, R.D. 1 LeContes Mills, Pa.	June 24, 1965
643	Mar. 3, 1970, Sugg Non Pay filed to 25 Mar T, 1970 Richard Dickinson, Geraldine Dickinson, Troutville, Pa.	June 24, 1965
644	Mar. 3, 1970, Sugg Non Pay filed to 29 Mar T, 1970 Raymond Hayward, Mary Hayward, R.D.1 Box 264 Houtzdale, Pa.	June 25, 1965
645	Mar. 3, 1970, Sugg Non Pay filed to 19 Mar. T, 1970 Clifford Z. Bloom, Iona M. Bloom, R.D.1 Curwensville, Pa.	Feb 10 - March 10, 1965
646	Mar. 3, 1970, Sugg Non Pay filed to 32 Mar T, 1970 William E. Knepp, 2 High Street, Clearfield, Pa.	April 14, 1965
647	Mar. 3, 1970, Sugg Non Pay filed to 33 Mar. T, 1970 Edith C. Leigey, Clearfield, Pa.	March 26, 1965
648	Mar. 3, 1970, Sugg Non Pay filed to 34 Mar. T, 1970 Violet Margeson, R.D.2 Clearfield, Pa.	May 28, 1965
649	Mar. 9, 1970, Sugg Non Pay filed to 62 Mar T, 1970. Ruth Hannot Merat, LeContes Mills, Pa.	April 28, 1965
650	Mar. 9, 1970, Sugg Non Pay filed to 67 Mar T, 1970. Russell Patterson, Leona Patterson, Star Route, Curwensville, Pa.	April 22, 1965
651	Nov. 14, 1968, Sat. by paper filed, Pro. #3.00, State tax .506 paid. Earl E. Snyder, Mary E. Snyder, 25 S. Third Street, DuBois, Pa.	June 3 - 6, 1965
651 1/2	11/12/68 Satisfied by paper filed, Pro. \$3.00; \$.50 tax paid Chalres I. Styers, Esther L. Styers, R.D.1 Mahaffey, Pa.	May 3, 1965

\*\* CONTINUED TO PAGE 118, MAY 643, 1965, Richard Dickinson, Geraldine Dickinson,

Community Consumer Discount Company, DuBois, Pa.

D. S. B. -- DATED JULY 19, 1965

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 Fifty-Two and no/1000 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1,152.00

Atty Comm 15%

Interest from July 19, 1965

Filed and Entered by Plaintiff, July 21, 1965

Judgment.

*Carl E. Walker*

Prothonotary

Pro by Plff 4.50

And Now 16 day of April 1965 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

July 21 8:02 A.M EST

652

Audrey Salada  
Emery L. Salada

140 Maloney Road, DuBois, Pa.

<p>July 21 8:05 A.M. EST</p>	<p>First National Bank of Philipsburg, Pa.</p> <p>653</p> <p>Michael J. Polachek Sally J. Polachek Edith Dale Hawk Run, Pa.</p> <p>Pro by Plff 5.00 <i>Pro by Plff 3.00</i></p>	<p><u>D. S. B. 00 DATED JULY 19, 1965</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 One Hundred Thirty-Nine and 16/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1,139.16</p> <p>Atty Comm 5%</p> <p>Interest from July 19, 1965</p> <p>Filed and Entered by Plaintiff, July 21, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <i>5th</i> day of <i>Jan</i> 19<i>63</i> 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>July 21 8:12 A.M. EST</p>	<p>First National Bank of Philipsburg, Pa.</p> <p>654</p> <p>Ernest W. Force Elsie Force Grassflat, Pa.</p> <p>Pro by Plff 4.50 <i>Pro by Plff 3.00</i></p>	<p><u>D. S. B. -- DATED JULY 20, 1965</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 Three Hundred Seventeen and 38/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1,317.38</p> <p>Atty Comm 5%</p> <p>Interest from July 20, 1965</p> <p>Filed and entered by Plaintiff, July 21, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <i>10</i> day of <i>Mar</i> 19<i>64</i> 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>July 21 9:45 A.M. EST</p>	<p>Indiana Consumer Discount Company, Clearfield, Pa.</p> <p>656</p> <p>Raymond F. Good Vivian L. Good 215 N.W. 4th Ave., Clfd., Pa.</p>	<p><u>D. S. B. -- DATED JULY 19, 1965</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 Five 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 \$3,570.00</p> <p>Atty Comm 15%</p> <p>Interest from July 19, 1965</p> <p>Filed and Entered by Plaintiff, July 21, 1965</p> <p>Judgment.</p>
	<p>Pro by Plff 4.50</p>	<p><i>Carl E. Walker</i> Prothonotary</p>

<p>July 21 9:46 A.M. EST</p>	<p>Indiana Consumer Discount Company, Clearfield, Pa.</p> <p>657</p> <p>Bessie Schonwalder 303 Reighard St., Clfd, Pa.</p>	<p><u>D. S. B. -- DATED JULY 19, 1965</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 Thousand Eighty and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$4,080.00</p> <p>Atty Comm 15%</p> <p>Interest from July 19, 1965</p> <p>Filed and Entered by Plaintiff, July 21, 1965</p> <p>Judgment.</p>
	<p>Pro by Plff 4.50 Pro by Plff 5.00</p>	<p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>6</u> day of <u>August</u> 19<u>66</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <u>Raymond W. Therow</u> Prothonotary</p>

County National Bank at  
Clearfield, Pa.

D. S. B. -- DATED JULY 21, 1965.

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 Fifteen and 94/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

July 21  
9:58 A.M EST

658

Debt \$1,615.94

Atty Comm 10%

Nellie Smeal  
Glen Hope, Pa.

Interest from July 21, 1965

Filed and Entered by Plaintiff, July 21, 1965

Judgment.

*Carl E. Walker*

Pro by Deft

4.50

Prothonotary





<p>Gleason &amp; Cherry -- John L. Poyer</p>	<p>Darl Ferguson Leona L. Ferguson</p> <p>660</p>	<p>JULY 22, 1965, COMPLAINT IN EJECTMENT, filed. Two copies certified 6/16/67 to Sheriff (Sheriff unable to locate above copies)</p> <p>JUNE 16, 1967, PRAECIPE FOR APPEARANCE, filed, by John L. Poyer Kindly enter my appearance in behalf of the above Plaintiff and it is requested that copies of all notices and documents pertaining to the above action be submitted to John L. Poyer, Attorney at Law, Box 252, Brockway, Pennsylvania, and Re-Issue Two copies of the Complaint to Sheriff for Service thereof. /s/ John L. Poyer, Attorney for Plaintiff.</p> <p>JUNE 16, 1967, COMPLAINT IN EJECTMENT, Two certified copies Re-Issued to the Sheriff. WHEREFORE, Plaintiffs seek to recover possession of said premises, together with damages and costs of suit. GLEASON &amp; CHERRY, By Anthony S. Guido, Attorney for Plaintiffs.</p> <p>ALL those two certain lots or pieces of ground situate in the Borough of Falls Creek, Clearfield County, Pennsylvania, numbered 25 and 26 on the Hopkins &amp; Reed Plan of Lots, which plan is recorded in the Office of the Recording of Deeds in and for the County of Clearfield, Pennsylvania, in Miscellaneous Book P. Page No. 253, bounded and describe as follows, to wit: BEGINNING at a point in the northern boundary line of Main Street 398.8 feet each of the deviding line between the Counties of Clearfield and Jefferson as shown on said Plan of Lots, and extending North 27° 40' East between Lots numbered 24 and 25 a distance of 150 feet to a post in the Southern boundary line of said alley; thence along the Southern boundary line of said alley South 62°20' East 43.5 feet to a post at the intersection of said alley and Reed Street; thence along the southerly boundary line of said Reed Street South 13°20' East for a distance of 10 feet to a post in the Northwest corner of Lot No. 27; thence along the western boundary line of said Lot No. 27 South 27° 40' West 143.7 feet to a post in the northern boundary line of said Main Street on a 14° curve for a distance of 30 feet to a post; thence continuing West along the Northern boundary line of said Main Street for a distance of 20 feet to the place of beginning.</p>
<p>Blakley &amp; Ammerman</p>	<p>William K. Nichol Ruth Nichol</p> <p>Pro by Atty 7.00 Atty 3.00 Pro. By atty 2.00 Shff Charney By atty 14.00 Pro. 7340 2.00 Pro. 2.00 Pro. 3.50 Pro. 5.00 Pro. 3.50</p>	<p>JULY 7, 1967, SHERIFF'S RETURN, filed. Now, June 29, 1967 at 4:00 o'clock P.M. (EDT) served the within Complaint in Ejectment on William K. Nichol at his place of residence, R.D. 3 DuBois, Sandy Township, Clearfield County, Pa. by handing to Ruth Nichol, wife of William K. Nichol and an adult member of his household, a true and attested copy of the original Complaint in Ejectment and made known to her the contents thereof. Now, June 29, 1967, at 4:02 o'clock P.M. (EDT) served the within Complaint in Ejectment on Ruth Nichol at her place of residence, R.D. 3 DuBois, Sandy Township, Clearfield County, Pa., by handing to Ruth Nichol personally, a true and attested copy of the original Complaint in Ejectment and made known to her the contents thereof. So Answers, William Charney, Sheriff AUGUST 3, 1967, PRELIMINARY OBJECTIONS, filed Blakley &amp; Ammerman Now, July 28, 1967, service of the within Preliminary Objections is accepted in behalf of the Plaintiff. John L. Poyer, Attorney for Plaintiff. AUGUST 8, 1967, APPEARANCE, filed by Blakley &amp; Ammerman, Atty for Defts. Enter our appearance for Defendants. Blakley &amp; Ammerman by David E. Blakley, Attorney for Defts NOVEMBER 20, 1967, PRAECIPE, filed by Blakley &amp; Ammerman by David E. Blakley, Attorney for Defendant Place above on argument list for December 1967 in above case. s/David E. Blakley. FEBRUARY 29, 1968, ORDER, filed. NOW, February 29, 1968, counsel for the parties having stipulated to the prayer for dismissal, it is hereby ordered that preliminary objections be and they are hereby sustained and judgment directed to be entered in favor of defendants. BY THE COURT, John A. Cherry, President Judge. Judgment is entered in favor of the Defendants. Judgment. <i>Archie Hill</i> Prothonotary APRIL 4, 1968, PETITION AND ORDER, filed, by Blakley &amp; Ammerman WHEREFORE, your petitioners pray that this Honorable Court direct the Clearfield County Assessor, to strike from the assessment roll, the two lots assessed to the plaintiffs herein, Darl Ferguson and Leona L. Ferguson, which were assessed to them as the result of the deed from the Clearfield County Commissioners dated December 1, 1964 and recorded in Clearfield County Deed Book 515, page 695. /s/ Blakley &amp; Ammerman by David E. Blakley, Attorneys for Petitioners. ORDER: NOW, this 4th day of April, 1968, on consideration of the foregoing petition, and on motion of David E. Blakley, Esquire, attorney for Defendants above, the Clearfield County Assessor, is ORDERED AND DIRECTED to strike from the assessment lists for Clearfield County, two (2) lots, assessed to Darl Ferguson and Leona L. Ferguson, being identified merely as Map No. 128, and being the two lots assessed to them as the result of a deed of the Clearfield County Commissioners</p>

<p>July 22 8:30 A.M. EST</p>	<p>County National Bank at Clearfield, Madera Office</p> <p>661</p> <p>John Hudak Vivian Hudak Madera, Pa.</p> <p>Pro by Deft 4.50</p>	<p><u>D. S. B. -- DATED JULY 20, 1965</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 Five and 90/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$605.90</p> <p>Atty Comm 10%</p> <p>Interest from July 20, 1965</p> <p>Filed and Entered by Plaintiff, July 22, 1965</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p>
<p>July 22 8:31 A.M. EST</p>	<p>County National Bank at Clearfield, Madera Office</p> <p>662</p> <p>Joseph Lecerf Ruth Lecerf Houtzdale, Pa.</p> <p>Pro by Deft 4.50</p>	<p><u>D. S. B. -- DATED JULY 21, 1965</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 Thirty-Eight and 20/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$938.20</p> <p>Atty Comm 10%</p> <p>Interest from July 21, 1965</p> <p>Filed and Entered by Plaintiff, July 22, 1965</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p>

Community Consumer Dis-  
count Company  
Clearfield, Pa.

July 22 663  
9:05 AM EST

Fred C. Gearhart  
Frances D Gearhart  
410 Elm Avenue  
Clearfield, Pa.

Pro. By Plff 4.50  
*Pro by Plff* 1.50

D. S. B. -- DATED JULY 20, 1965  
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  
Eight Hundred Forty and No/100 Dollars, with Interest,  
Attorney's Commission, Cost of Suit, Release of Errors,  
Waiving Stay, Inquisition and Exemption  
Debt \$3840 00  
Atty Comm 10%  
Interest from July 20, 1965  
Filed and Entered by Plaintiff, July 22, 1965  
Judgment.

*Carl E. Walker*

Prothonotary

And Now, 18 day of April 1967 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Archie Hill*  
Prothonotary

Gleason & Cherry  
Union Banking and Trust  
Company  
DuBois, Pa.

July 22 664  
9:25 AM EST

Glen F Shaffer  
Irene P. Shaffer  
Rockton, Pa.

Pro. By Plff 4.50  
Atty 3.00  
*Pro by Plff* 1.50

D. S. B. -- DATED JULY 21, 1965  
Payable On Demand  
By Virtue of Warrant of Attorney hereunto annexed,  
Gleason & Cherry, Attorneys do hereby appear for the  
Defendants and Confess Judgment against the Defendants  
and in favor of the Plaintiff in the sum of Eight Hundred  
with Interest  
Twenty-Two and 50/100 Dollars, /with Attorney's Commission,  
Cost of Suit, Release of Errors, Waiving Stay, Inquisi-  
tion and Exemption.  
Debt \$822.50  
Atty Comm. 10% 82.25 \$904.75  
Interest from July 21, 1965  
Filed and Confessed by Attorney, July 22, 1965  
Judgment

*Carl E. Walker*

Prothonotary

And Now, 4 day of Oct 1966 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Archie Hill*  
Prothonotary

<p>John B. Gates Vasil Fisanick</p> <p>7/22/65 \$50.00 Clfd Trust 11/3/65 Clfd Trust #100 =</p>	<p>JO-ANN T. TURNER,</p> <p>665</p> <p>ROBERT DAVID TURNER</p> <p>Pro. By atty \$7.00</p> <p>Atty 3.00</p> <p>Pro. 2.00</p> <p>#2446 Shff Reese 3.75</p> <p>Pro. 2.00</p> <p>#2472 Shff Reese 7.50</p> <p>#2473 Clfd Progress 9.00 Inc \$1.50 Postage Master &amp; Adv. 90.80</p> <p>Clfd Bar Assn 10.00</p>	<p><u>JULY 22, 1965, COMPLAINT IN DIVORCE</u>, filed. One copy certified to Attorney</p> <p>August 17, 1965, Certified copy of Complaint in Divorce Re-issued to Sheriff</p> <p>August 27, 1965, Praecipe filed to Re-Issue Divorce as of August 17, 1965, filed</p> <p>Noted on Complaint and Re-Issued to Sheriff.</p> <p>September 20, 1965, Sheriff's Return, filed.</p> <p>Now, September 18, 1965 after diligent search and inquiry the within defendant, Robert David Turner, is not found in my bailiwick and I hereby return this Complaint, ";not found" as to Robert David Turner. So Answers, James B. Reese, Sheriff.</p> <p>SEPTEMBER 20, 1965, Praecipe, filed. Direct service of the Complaint by Publication. /s/ John B. Gates</p> <p>September 21, 1965, Complaint in Divorce Re-Issued and the Sheriff is directed to serve Complaint by Publication.</p> <p>October 19, 1965, Sheriff's Return, filed.</p> <p>Now, October 4, 1965, served the within Complaint in Divorce on Robert David Turner by advertising the printed notice hereto attached in the Clearfield Progress, a daily newspaper published in the Borough of Clearfield, County of Clearfield, State of Pennsylvania, on the dates mentioned in the affidavit of service. Also by sending by registered mail, return receipt requested a notice of the pending action to Robert David Turner, c/o Frank Turner, Holbrook Avenue, Plymouth, Michigan being his last known address, on the 22nd day of September, 1965 at 2:35 o'clock P.M. (DST). Letter returned October 11, 1965 marked "unclaimed", is hereto attached and made part of this return. So Answers, James B. Reese, Sheriff.</p> <p>NOVEMBER 3, 1965, PRAECIPE &amp; ORDER FOR APPOINTMENT OF MASTER, filed.</p> <p>AND NOW, November 3, 1965, Jo-Ann T. Turner, plaintiff in this action, moves for the appointment of a Master in this case, no answer having been filed by the Defendant after service having been made by publication in the Clearfield Progress. s/ John B. Gates, Atty for Plff</p> <p>ORDER: AND NOW, this 3rd day of November, 1965, upon praecipe filed by John B. Gates, Esq., attorney for Plaintiff, the Court does hereby appoint Edward T. Kelley, Esq., Master in the above stated case, to take testimony and to report the same to Court with form of suggested decree. BY THE COURT s/ John A. Cherry, P.J.</p>
<p>#534 - Transfer Check \$150.00</p> <p>\$150.00 Paid by Attorney</p> <p>#2584 - Edward T. Kelley \$90.00</p> <p>#2585 - Clfd Co. Bar Assn 10.00 Atty \$10. Ref. 3.95</p> <p>#2586 - John B. Gates 13.95</p> <p>#2446 - Shff James B. Reese 3.75</p> <p>#2472 - Shff James B. Reese 7.50</p> <p>#2473 - Clfd Progress 9.00</p> <p>Prothonotary 15.00</p> <p>\$150.00</p>	<p>Pro. 10.00</p> <p>Pro. 1.00</p>	<p><u>DECEMBER 27, 1965, MASTER'S REPORT</u>, filed.</p> <p>And Now, the 28th day of December 1965, the report of the Master is acknowledged. We approve his findings and recommendations.</p> <p>We, therefore, DECREE that Jo-Ann Turner be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and Robert David Turner. 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. By the Court, John A. Cherry, President Judge.</p>

<p>July 22 1:35 PM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>666</p> <p>Zella Elridge 426 Spruce St. Clearfield, Pa.</p> <p>Pro. By Deft 4.50</p>	<p>D. S. B. -- DATED JULY 22, 1965</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 Eighty Five and 08/00 Dollars, with Interest Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$985.08</p> <p>Atty Comm. 10%</p> <p>Interest from July 22, 1965</p> <p>Filed and Entered by Plaintiff, July 22, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotar,</p>
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<p>Clarence R. Kramer</p> <p>7/22/65 \$135.00 Pd Clfd Trust</p> <p>11/16/65 - \$65. Deposit ed for Con- tested</p> <p>11/16/65 \$100. for Atty for Deft.</p>	<p>DONALD J. PEACOCK</p> <p>667</p>	<p>JULY 22, 1965, COMPLAINT IN DIVORCE, filed. One copy certified to Sheriff.</p> <p>July 27, 1965, Sheriff's Return, filed.</p> <p>Now July 23, 1965 at 4:00 o'clock P.M. (DST) served the within Complaint in Divorce on Mary Jane Peacock at her place of Residence, Borough of Coalport, Clearfield County Pennsylvania by handing to Mary Jane Peacock 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>August 9, 1965, Praeipe filed by Urey &amp; Mikesell Enter my appearance for the Defendant Mary Jane Peacock, Urey &amp; Mikesell by Donald R. Mikesell, Attorney for Defendant</p> <p>August 11, 1965, Petition filed, and Order WHEREFORE, your Petitioner prays that your Honorable Court grant a Rule on the above Plaintiff to show cause why and Order should not be made upon him to pay her reasonable counsel fees and costs that will be incurred in contesting the Divorce Proceedings filed by the said Donald J Peacock against your Petitioner. /s/ Mary Jane Peacock and Donald R. Mikesell, Attorney for the Defendant</p> <p>ORDER: AND NOW this 23rd day of August, 1965, upon consideration of the within Petition and on motion of Donald R Mikesell, Attorney for the Defendant, a Rule is granted on the Plaintiff, Donald J Peacock, to show cause why an Order should not be made upon him to pay the Defendant reasonable counsel fees and costs that will be incurred in contesting the divorce action.</p> <p>Rule returnable at next Argument Court, By the Court, John A. Cherry, President Judge</p> <p>Now, August 23, 1965, Served on me by copy and issuance of rule waived. Clarence R. Kramer, Attorney for Plaintiff.</p> <p>October 11, 1965, Answer to Petition for Counsel Fees and Costs, filed by Clarence R. Kramer</p> <p>Now October 11, 1965, Service of the within Answer is hereby accepted and copy received and personal service waived. Urey &amp; Mikesell by Donald R. Mikesell, Attorney for Mary Jane Peacock.</p> <p>OCTOBER 13, 1965, ORDER OF COURT, filed.</p> <p>NOW, October 11, 1965, argument having been had on the petition for counsel fees in the above matter; it is hereby ORDERED that the plaintiff pay into the Prothonotary's office on account of counsel fees for the defendant the sum of \$100.00; final determination of counsel fee payable for and on account of the said defendant by the said plaintiff to be held in abeyance until completion of the matter and the filing of a petition by the defenant setting forth all facts forming a foundation for such determination. BY THE COURT. s/ John A. Cherry, President Judge</p> <p>November 17, 1965, Praeipe, filed by Urey &amp; Mikesell Enter a Rule on Plaintiff to file a Bill of Particulars within twenty (20) days after service of Rule or non pros. sec. leg. /s/ Donald R. Mikesell, Attorney for Defendant.</p> <p>Now, November 17, 1965, Served by way of copy on me. Issuance of rule waived. s/ Clarence R. Kramer, Attorney for Plaintiff.</p> <p>AUGUST 29, 1968, Check No. 313 in favor of Donald R. Mikesell, Attorney for defendant, on Clearfield Trust Company check in the sum of \$100.00 as per Order of Court dated October 11, 1965.</p>
<p>Urey &amp; Mikesell</p> <p>#2374</p> <p>* #313 - Donald R. Mikesell</p>	<p>MARY JANE PEACOCK</p> <p>Pro. by Atty 7.00</p> <p>Atty 3.00</p> <p>Shff Reese 13.30</p> <p>Pro. 5.00</p> <p>Pro. 3.50</p> <p>Pro. 2.00</p> <p>Pro 3.50</p> <p>Pro. 2.00</p> <p>Atty for Deft as per c/o</p> <p>100.00</p>	<p>ORDER: AND NOW this 23rd day of August, 1965, upon consideration of the within Petition and on motion of Donald R Mikesell, Attorney for the Defendant, a Rule is granted on the Plaintiff, Donald J Peacock, to show cause why an Order should not be made upon him to pay the Defendant reasonable counsel fees and costs that will be incurred in contesting the divorce action.</p> <p>Rule returnable at next Argument Court, By the Court, John A. Cherry, President Judge</p> <p>Now, August 23, 1965, Served on me by copy and issuance of rule waived. Clarence R. Kramer, Attorney for Plaintiff.</p> <p>October 11, 1965, Answer to Petition for Counsel Fees and Costs, filed by Clarence R. Kramer</p> <p>Now October 11, 1965, Service of the within Answer is hereby accepted and copy received and personal service waived. Urey &amp; Mikesell by Donald R. Mikesell, Attorney for Mary Jane Peacock.</p> <p>OCTOBER 13, 1965, ORDER OF COURT, filed.</p> <p>NOW, October 11, 1965, argument having been had on the petition for counsel fees in the above matter; it is hereby ORDERED that the plaintiff pay into the Prothonotary's office on account of counsel fees for the defendant the sum of \$100.00; final determination of counsel fee payable for and on account of the said defendant by the said plaintiff to be held in abeyance until completion of the matter and the filing of a petition by the defenant setting forth all facts forming a foundation for such determination. BY THE COURT. s/ John A. Cherry, President Judge</p> <p>November 17, 1965, Praeipe, filed by Urey &amp; Mikesell Enter a Rule on Plaintiff to file a Bill of Particulars within twenty (20) days after service of Rule or non pros. sec. leg. /s/ Donald R. Mikesell, Attorney for Defendant.</p> <p>Now, November 17, 1965, Served by way of copy on me. Issuance of rule waived. s/ Clarence R. Kramer, Attorney for Plaintiff.</p> <p>AUGUST 29, 1968, Check No. 313 in favor of Donald R. Mikesell, Attorney for defendant, on Clearfield Trust Company check in the sum of \$100.00 as per Order of Court dated October 11, 1965.</p>

<p>July 23 8:00 AM EST</p>	<p>Community Consumer Dis- count Company DuBois, Pa.</p> <p>668</p> <p>Hester V. Emerick Joseph E. Emerick Penfield, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Off 1.50</i></p>	<p><u>D. S. B. -- DATED JULY 21, 1965</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 Thousand Nine Hundred Fifteen and 68/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$4915.68</p> <p>Atty Comm. 15%</p> <p>Interest from July 21, 1965</p> <p>Filed and Entered by Plaintiff, July 23, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>4</u> day of <u>May</u> 19<u>67</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>July 23 9:10 AM EST</p>	<p>Indiana Consumer Dis- count Company Clearfield, Pa.</p> <p>669</p> <p>Harold Leroy Ditty Twila M. Ditty Pottersdale, Pa.</p> <p>Pro. By Plff 4.50</p>	<p><u>D. S. B. -- DATED JULY 21, 1965</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 Eight and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$648.00</p> <p>Atty Comm. 15%</p> <p>Interest from July 21, 1965</p> <p>Filed and Entered by Plaintiff, July 23, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p>
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<p>July 23 9:11 AM EST</p>	<p>Indiana Consumer Dis- count Company Clearfield, Pa.</p> <p>670</p> <p>Blair L. Jury Linda A. Jury George H. Bronson Dolly H. Bronson RD 1, Curwensville, Pa.</p> <p>Pro. By Plff 5.50 <i>Pro. by Plff</i> 1.50</p>	<p><u>D. S. B. -- DATED JULY 21, 1965</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 Three Hundred Sixty and No/100 Dollars, with Interest, Attorney's Commis- sion, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$3360.00</p> <p>Atty Comm. 15%</p> <p>Interest from July 21, 1965</p> <p>Filed and Entered by Plaintiff, July 23, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>15</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. Attest <i>Archie Hill</i> Prothonotary</p>
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<p>July 23 9:12 AM EST</p>	<p>Community Consumer Dis- count Company Clearfield, Pa.</p> <p>671</p> <p>Thomas C. Ogden Jean Ogden RD 1, Clearfield, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro. by Plff</i> 1.50</p>	<p><u>D. S. B. -- DATED JULY 13, 1965</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 and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt ; \$900.00</p> <p>Atty Comm. 10%</p> <p>Interest from July 13, 1965</p> <p>Filed and Entered by Plaintiff, July 23, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>14</u> day of <u>Jan</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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Bell,  
Silberblatt  
& Swoope

First National Bank of  
Erie, Pa.

D. S. B. -- DATED ~~XXX~~ March 14, 1964

Payable In Installments

By Virtue of Warrant of Attorney hereunto annexed,  
Bell, Silberblatt & Swoope, Attorneys do hereby appear  
for the Defendants and Confess Judgment against the  
Defendants and in favor of the Plaintiff in the sum of  
Five Hundred Fourteen and 08/100 Dollars, with Interest,  
Attorney's Commission, Cost of Suit, Release of Errors,  
Waiving Stay, Inquisition and Exemption.

July 23  
9:55 AM EST

672

Debt \$514.08

Atty Comm. 20% 102.82

Interest from March 14, 1964

Filed and Confessed by Attorney, July 23, 1965  
Judgment.

William Thorp  
Joan A. Thorp  
Grampian Road  
Grampian, Pa.

*Carl E. Walker*

Prothonotary

Pro. By atty 4.50  
Atty 3.00  
Pro. By atty 1.00

CONTINUED FROM PAGE 137, NO. 681 MAY TERM, CLEARFIELD TRUST CO. VS WALTER G. PEARCE ; LUELLA J. PEARCE

WHEREAS, Walter G. Pearce and Luella J. Pearce are the mortgagors in a mortgage dated April 1, 1963, recorded at Clearfield, Pennsylvania, in Mortgage Book 202 at page 203, in favor of the Curwensville State Bank, which mortgage is in the principal sum of \$10,000; and

WHEREAS, it is now the desire of the Curwensville State Bank that a further advancement of \$1,269 shall be made upon the said mortgage and that the judgment of the Clearfield Trust Company shall be subordinated thereto, the total outstanding balance on the said mortgage after advancement is made will be \$9,222.31.

NOW, THEREFORE, THIS AGREEMENT WITNESSETH:

That in consideration of the premises and of the sum of Four hundred (\$400.00) dollars in hand paid to the Clearfield Trust Company, the receipt whereof is hereby acknowledged, it is understood and agreed between the parties hereto that the judgment of the Clearfield Trust Company against Walter G. Pearce and Luella J. Pearce entered in the Court of Common Pleas of Clearfield County on July 24, 1965, to No. 681 May Term, 1965, shall be subordinated, and junior in lien and priority, to a certain mortgage from Walter G. Pearce and Luella J. Pearce to the Curwensville State Bank dated April 1, 1963 and recorded in Clearfield, Pennsylvania, in Mortgage Book 202 at page 303, to the extent of the principal debt due on the said mortgage not to exceed \$9,222.31.

IN WITNESS WHEREOF, the parties hereto have caused this presents to be executed the day and year first above written. CLEARFIELD TRUST COMPANY By s/Asbury W. Lee III, President



Gleason & Cherry

Union Banking & Trust Co  
DuBois, Pa.

D. S. B. -- DATED JULY 22, 1965

Payable On Demand

By Virtue of Warrant of Attorney hereunto annexed, Gleason & Cherry, Attorneys do hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiff in the sum of Two Thousand, Three Hundred Sixty and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

July 23  
10:22 AM EST

674

Kenneth E. Kopp  
Helen M. Kopp  
18 Lincoln Drive  
DuBois, Pa.

Debt \$2360.00  
Atty Comm. 10% 236.00 \$2596.00  
Interest from July 22, 1965  
Filed and Confessed by Attorney, July 23, 1965  
Judgment.

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

*Carl E. Walker*  
Prothonotary

And Now, 10 day of May 1967 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.  
Madera Office

D. S. B. -- DATED JULY 22, 1965

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 Eight and 98/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

July 23  
2:15 PM EST

674½

Alfred Fish  
Marie K. Fish  
Houtzdale, Pa.

Debt \$2408.98  
Atty Comm. 10%  
Interest from July 22, 1965  
Filed and Entered by Plaintiff, July 23, 1965  
Judgment.

Pro. By Deft 4.50  
*Pro by Deft 1.50*

*Carl E. Walker*  
Prothonotary

And Now, 18 day of May 1967 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.

D. S. B. -- DATED JULY 23, 1965

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 One and 92/100  
Dollars, with Interest, Attorney's Commission, Cost of  
Suit, Release of Errors, Waiving Stay, Inquisition and  
Exemption.

July 23  
2:05 PM EST

675

Debt \$1801.92

Atty Comm. 10%

Interest from July 23, 1965

Filed and Entered by Plaintiff, July 23, 1965

Judgment.

Norman Viehdorfer  
Emily Viehdorfer  
RD, Frenchville, Pa.

*Carl E. Walwood*

Prothonotary

Pro. By Deft 4.50

*Pro by Deft 1.50*

And Now, 5 day of Sept 1967 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Archie Hills*  
Prothonotary

County National Bank at  
Clearfield, Pa.

D. S. B. -- DATED JULY 23, 1965

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 Seventy Thousand and No/100  
Dollars, with Interest, Attorney's Commission, Cost of  
Suit, Release of Errors, Waiving Stay, Inquisition and  
Exemption.

July 23  
2:06 PM EST

676

Debt \$70,000.00

Atty Comm. 10%

Interest from July 23, 1965

Filed and Entered by Plaintiff, July 23, 1965

Judgment.

Warren G. Hartman  
Ethel Jane Hartman  
RD 1, Clearfield, Pa.

*Carl E. Walwood*

Prothonotary

Pro. By Deft 4.50

*Pro by Deft 1.50*

And Now, 25 day of July 1967 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Archie Hills*  
Prothonotary

<p>July 23 2:07 PM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>677</p> <p>George D. Clark Frances A. Calrk Russell B. Clark Mary J. Clark Hyde, Pa.</p> <p>Pro. By Deft 4.50 <i>Pro by Deft 1.50</i></p>	<p><u>D. S. B. -- DATED JULY 23, 1965</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 Seventy and 66/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2770.00</p> <p>Atty Comm. 10%</p> <p>Interest from July 23, 1965</p> <p>Filed and Entered by Plaintiff, July 23, 1965</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E Walker</i> Prothonotary</p> <p>And Now, <u>1</u> day of <u>Oct</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>July 23 2:23 PM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>678</p> <p>Orin Remsnyder Donna Remsnyder Nellie Remsnyder Madera, Pa.</p> <p>Pro. By Deft 4.50 <i>Pro by Deft 3.00</i></p>	<p><u>D. S. B. -- DATED JULY 23, 1965</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 July 23, 1965</p> <p>Filed and Entered by Plaintiff, July 23, 1965</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>Aug</u> 19<u>69</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>July 24 8:22 AM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>679</p> <p>Jerry Miles Margarette Miles John Miles Esther Miles</p> <p>Pro. By Deft 5.50</p>	<p><u>D. S. B. -- DATED JULY 23, 1965</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 Fifteen 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; July 23, 1965</p> <p>Filed and Entered by Plaintiff, July 24, 1965</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p>
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<p>Joseph J. Lee</p> <p>July 24 8:45 AM EST</p>	<p>Dealers Finance Service Inc. 15 S. Brady Street DuBois, Pa.</p> <p>680</p> <p>Orlando Prosper Justine Prosper 248 Williams St/ DuBois, Pa.</p> <p>Pro. By atty 4.50 Atty 3.00 Pro. By atty 1.00 Pro 1.50</p>	<p><u>CONFESSION OF JUDGMENT ON BANK DEALER PLAN CONTRACT --</u> DATED SEPTEMBER 27, 1964</p> <p>Payable In Installments</p> <p>By Virtue of Warrant of Agreement hereunto annexed, Joseph J. Lee, Attorney does hereby appear for; the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiffs in the sum of Three Hundred Eighty Five and No/100 with Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt ; \$385.00</p> <p>Atty Comm. 15%</p> <p>Interest from</p> <p>Filed and Confessed by Attorney, July 24, 1965</p> <p>Judgment.</p> <p>Averment of Default, filed.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>Satisfied on WRIT OF EXECUTION # 13 November Term, 1965</p>
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Clearfield Trust Co.  
Clearfield, Pa.

July 24 681  
9:50 AM EST

Walter G. Pearce  
Luella J. Pearce  
600 Susquehanna Ave.  
Curwensville, Pa.

Pro. By Plff 4.50  
Pro. 1.00  
*pro by plff 1.50*

judgment against Walter G. Pearce and Luella J. Pearce entered in the Court of Common Pleas of Clearfield County on July 24, 1965 to No. 681 May Term, 1965; and

And Nov. 30 day of Nov 1967 paper filed. Pro. by plff. Sum is as reflected in bill of debt, interest and costs.  
 Attest *Carl E. Walker*  
 Prothonotary

D. S. B. -- DATED JULY 24, 1965  
 Payable on October 24, 1965  
 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 Seventy Eight and 68/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.  
 Debt \$878.68  
 Atty Comm. 10%  
 Interest from July 24, 1965  
 Filed and Entered by Plaintiff, July 24, 1965  
 Judgment.

*Carl E. Walker*  
Prothonotary

NOVEMBER 15, 1967, AGREEMENT, filed. by Nevling & Davis  
 THIS AGREEMENT, made and executed in duplicate this 6th day of November, 1967, by and between the CLEARFIELD TRUST COMPANY, a banking corporation, of Clearfield, Clearfield County, Pennsylvania party of the first part, and Curwensville State Bank, a banking corporation, of Curwensville Clearfield County, Pennsylvania, party of the second part, WHEREAS, the Clearfield Trust Company is the plaintiff in a

CONTINUED TO PAGE 131

Sears, Roebuck & Co.  
Clearfield, Pa.

July 26 682  
8:41 AM EST

Edward Johns, Jr.  
Virginia Johns  
328 Woodridge Drive  
Stanford, Conn.

Pro. By Plff 4.50

D. S. B. -- JULY 22, 1965  
 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 Twenty-Four and 50/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.  
 Debt \$1,024.50  
 Atty Comm. 20%  
 Interest from July 22, 1965  
 Filed and Entered by Plaintiff, July 26, 1965  
 Judgment.

*Carl E. Walker*  
Prothonotary

Gleason & Cherry

Union Banking & Trust Co  
DuBois, Pa.

D. S. B. -- DATED JULY 23, 1965

Payable On Demand

By Virtue of Warrant of Attorney hereunto annexed, Gleason & Cherry, Attorneys do hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiff in the sum of Twenty-Two Hundred Fifty Five and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

July 26  
8:30 AM EST

683

Debt \$2255.00

Atty Comm. ;10% + 225.50 \$2480.50

Interest from July 23, 1965

Filed and Confessed by Attorneys, July 26, 1965  
Judgment.

Stanley Waseleski  
Betty Maw Waseleski  
60 Atlantic Ave.  
DuBois, Pa.

*Carl E. Waseleski*

Prothonotary

Pro. By Atty 4.50  
Atty 3.00

*Agree to Review to 5 50 May 1970.*

*AW*

And Nov. 2 1965 Apr. 21 1966  
filed, the above judgment with interest and cost.

Attest *Arthur Hill*  
Prothonotary

Gleason & Cherry  
#135.00 by Atty. 8/19/65  
Clfd. Trust

GARY L. SNYDER

684

CYNTHIA O. SNYDER

Pro.	By atty	7.00
Atty		3.00
Master		75.00
Clfd Co. Bar		10.00
Pro.		10.00
Pro.		1.00
Pro.		1.00

#505 - Transfer to Reg. Acct. \$135.00

\$135.00 Paid by Attorney

#2454 - Master	75/00
#2455 - Frank J. Shakespear	10.00
#2455 - Clfd Co. Bar Assn	39.00
Atty \$10. Ref. \$29.	
#2456 - Gleason & Cherry	11.00
Prothonotary	

\$135.00

JULY 26, 1965, COMPLAINT IN DIVORCE, filed One copy certified to Attorney

July 30, 1965, ~~XX~~ Constable's Return, filed. Now, July 28th, 1965 at 3:55 P.M. E.D.S.T., served CYNTHIA O. SNYDER, at her residence, to wit: 416 South Main Street, DuBois, Pennsylvania, with a true and attested copy of the within Complaint in Divorce to No. 684 MAY TERM, 1965, by handing the same to and leaving with her/ personally, and making known to said Defendant the contents thereof. So Answers, Robert N. Colly August 19, 1965, Praecipe for Appoint of Master & Order, filed.

AND NOW, August 19, 1965, GARY L. SNYDER, Plaintiff in this action, moves for the appointment of a Master in this action, no Answer having been filed by the Defendant, personal service having been had on July 28, 1965, and no Answer or appearance having been filed on behalf of said Defendant. GLEASON & CHERRY, Attorneys for Plaintiff By Edward V. Cherry

ORDER FOR APPOINTMENT

AND NOW, this 19th day of August, 1965, upon Praecipe filed by Gleason & Cherry, Attorneys for Plaintiff, the Court does hereby appoint Frank J. Shakespeare, Esq. Master in the above stated case to take testimony and to report the same to the Court with form of suggested Decree. BY THE COURT, John A. Cherry, President Judge.

SEPTEMBER 27, 1965, MASTER'S REPORT, filed.

AND NOW, the 27th day of September 1965, the report of the Master is acknowledged. We approve his findings and recommendations.

We, therefore, DECREE that GARY L. SNYDER be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between himself and CYNTHIA O. SNYDER.

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 A. CHERRY, PRESIDENT JUDGE.

CYNTHIA O. SNYDER, being duly sworn according to law, deposes and says that she is the Defendant in the above suit in which a Final Decree of Divorce from the bonds of matrimony was entered on the 27th day of September 1965; that Defendant elects to re-take and hereafter use her maiden name of Orndorff and, therefore, gives this written notice avowing said intention, in accordance with the provisions of the Act of May 25, 1939, P.L. 192, as amended. Cynthia O. Snyder, to be known as Cynthia Orndorff.

Gleason & Cherry

Union Banking & Trust Co.  
DuBois, Pa.

JULY 26, 1965 - D.S.B. -- DATED JUNE 29, 1965

Payable on Demand

By Virtue of Warrant of Attorney hereunto annexed, Gleason & Cherry, Attorneys do hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiff 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.

July 26  
8:50 AM EST

685

Debt \$5,000.00  
Atty Comm. 500.00 \$5,000.00  
Interest from June 29, 1965  
Filed and Confessed by Attorneys, July 26, 1965  
Judgment

Harold F. Portzer  
Angeline M. Portzer  
16 N. Stockdale St.  
DuBois, Pa.

And now, 21 days of Dec. 1966 by paper filed, the above judgment is satisfied in full of debt, interest and cost.

*Carl E. Walker*

Pro. By atty 4.50  
Atty 3.00  
Pro. By atty 2.00  
Pro By Atty 4.00

Attest *Archie Hill* Prothonotary

*Pro by self*

1.50

July 30, 1965, Release from Lien of Judgment, filed.

WHEREAS, The Union Banking and Trust Company of DuBois, Pennsylvania, has obtained a Judgment in the Court of Common Pleas ; of Clearfield County, Pennsylvania against Harold F. Portzer and Angeline M. Portzer, to No. 685 May Term, 1965, in the principal sum of Five Thousand Dollars (\$5,000.00), entered on July 26, 1965, 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 situated in the City of DuBois, Clearfield County, Pennsylvania, and being bounded and described as follows, to wit:

BEGINNING at a point on the Northeast intersection of North Stockdale Street and Fir Alley; thence Northeasterly along North Stockdale Street 40 Feet ; to a post; thence Southeasterly parallel with Fir Alley 70 Feet to a point; thence Southwesterly parallel with North Stockdale Street 40 Feet to Fir Alley; thence Northwesterly along Fir Alley 70 Feet to place of beginning. which was conveyed to Harold F. Portzer and Angeline M. Portzer, by deed dated July 14, 1961 and recorded at Clearfield, Pennsylvania, in Deed Book No. 490, page 345 on July 21, 1961, 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 Dollar (\$1.00) in hand paid at the execution hereof by the said Defendants, 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 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 estates other than against the piece or parcel of land hereinbefore expressly mentioned and described.

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, this 27th day of July, 1965. The Union Banking and Trust Company of DuBois, Pa. By D. B. Kiel, President. (Signed)

MAY, 12, 1966, RELEASE FROM LIEN OF JUDGMENT, filed.

WHEREAS, THE UNION BANKING AND TRUST COMPANY, OF DUBOIS, PENNSYLVANIA, has obtained a judgment in the Court of Common Pleas of Clearfield County, Pennsylvania, against HAROLD F. PORTZER and ANGELINE M. PORTZER on June 26, 1965, to No. 685 May Term, 1965, in the principal sum of Five Thousand (\$5,000.00) 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 that all that certain piece of parcel of land situate in the City of DuBois, Clearfield County, Pennsylvania, bounded and described as follows; to wit:

BEGINNING at a point on DuBois Street in said City, at an intersection of an alley leading Southerly from said DuBois Street past the Atlantic Oil Company property to Sandy Lick Creek; thence along DuBois Street Easterly 200 feet, more or less, to the middle of the channel of Sandy Lick Creek as it existed approximately on September 30, 1910, since having been changed; thence along the Southern line of said creek channel, across the Westerly boundary of the land herein described and the Northerly boundary of the land herein described to the intersection of the present Sandy Lick Creek bank with the alley aforesaid Easterly of the Atlantic Oil Company property; thence along said alley Southwesterly 390 feet, more or less, to a point in DuBois Street, the place of beginning

the above premises are further described by a survey of Yost Associates, Inc., Engineers, dated February 19, 1962, and whereby the premises are described as follows:

BEGINNING at an iron pipe, said iron pipe being North 79° 14' East 259.42 feet from the intersection of the Easterly right-of-way line of the B&O Railroad and the Northerly line of DuBois Street; thence along the Easterly line of a 20 foot alley North 9° 15' West 438.54 feet to a spike in the Southerly bank of Sandy Lick Creek Channel; thence by the Southerly bank of said Creek Channel the following courses and distances; North 80° 10' East 97.69 feet to a spike; thence South 84° 39' East 85.93 feet to a spike; thence South 65° 41' East 91.40 feet to a spike; thence South 50° 36' East 85.38 feet to a spike; thence by land of the City of DuBois South 22° 07' West 29.8 feet to an iron pin; thence by line of other land of H. F. Portzer the following courses

Gleason & Cherry

Union Banking & Trust Co  
DuBois, Pa.

D. S. B. -- DATED JULY 24, 1965

n Payable On Demand

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

July 26  
9:45 AM EST

686

Debt \$1075.00

Richard S. Ford  
Leona Ford  
208 Forest Ave.  
DuBois, Pa.

Atty Comm. 10% 107.50 \$1182.50

Interest from July 24, 1965

Filed and Confessed by Attorneys, July 28, 1965  
Judgment.

*Carl E. Walker*

Prothonotary

Pro. By atty 4.50

Atty 3.00

*pro suppress 3.00*

And Now, 13th day of March 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.

D. S. B. -- DATED JULY 24, 1965

Payable In Installments

By Virtue of Power of Attorney contained therein, Judgment is entered infavor of the Plaintiff and against the Defendants in the sum of Four Thousand Six Hundred Twenty Four and 80/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

July 26  
9:50 AM EST

687

Debt \$4624.80

Robert Osewalt  
Louise Osewalt  
RD 2, Clearfield, Pa.

Atty Comm. 10%

Interest from July 24, 1965

Filed and Entered by Plaintiff, July 26, 1965  
Judgment.

*Carl E. Walker*

Prothonotary

Pro. By Blff 4.50

*Pro by Blff 1.50*

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

Attest *Archie Hill*  
Prothonotary

Community Consumer Dis-  
count Company  
Clearfield, Pa.

D. S. B. -- DATED JULY 23, 1965

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  
and No/100 Dollars, with Interest, Attorney's Commission,  
Cost of Suit, Release of Errors, Waiving Stay, Inquisition  
and Exemption.

July 26  
9:55 AM EST

688

Debt \$2400.00

Atty Comm. 10%

Interest from July 23, 1965

Filed and Entered by Plaintiff, July 26, 1965

Judgment.

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

And Now, 17 day of June 1968 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest Archie Hill  
Prothonotary

Prothonotary

Pro. By Plff 4.50  
Pro by Clfd Trust 4.00

*Pro by*

*3.00*

MAY 27, 1967, SUBORDINATION AGREEMENT, filed.  
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 Clear-  
field 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 48½ feet dis-  
tant 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  
CONTINUED ON PAGE 319

Community Consumer Dis-  
count Company  
DuBois, Pa.

D. S. B. -- DATED JULY 24, 1965

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, Eight Hundred  
Forty Four and No/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving  
Stay, Inquisition and Exemption.

July 27  
8:08 AM EST

689

Debt \$2844.00

Atty Comm. 15%

Interest from July 24, 1965

Filed and Entered by Plaintiff, July 27, 1965

Judgment.

Roberta A. Crawford  
Foster R Crawford  
RD 1, Penfield, Pa.

*Carl E. Walker*

Prothonotary

Pro. By Plff 4.50

*Pro by Plff*

*1.50*

And Now, 11 day of Feb. 1967 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest Archie Hill

<p>July 27 8:25 AM EST</p>	<p>Community Consumer Discount Company DuBois, Pa.</p> <p>690</p> <p>Evelyn Bailey Earl Bailey RD 1, Rockton, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro 7 P/M 1.50</i></p>	<p>D. S. B. -- DATED JULY 26, 1965</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 Nine Hundred, Fifteen and 68/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$4915.68</p> <p>Atty Comm. 15%</p> <p>Interest from July 26, 1965</p> <p>Filed and Entered by Plaintiff, July 27, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>7</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>Attest <i>Archie Hill</i> Prothonotary</p>
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<p>July 27 8:27 AM EST</p>	<p>First National Bank of Philipsburg, Pa.</p> <p>691</p> <p>George Malinich Ronald G. Malinich RD Osceola Mills, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by P/M 1.50</i></p>	<p>D. S. B. -- DATED JULY 10, 1965</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 Twenty-Nine and 49/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1129.49</p> <p>Atty Comm. 5%</p> <p>Interest from July 10, 1965</p> <p>Filed and Entered by Plaintiff, July 27, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>13</u> day of <u>Feb</u> 19<u>67</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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Capital Consumer Discount

Company  
DuBois, Pa.

D. S. B. -- DATED JULY 23, 1965

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 Seven and  
no/100 Dollars, with Interest, Attorney's Commission,  
Cost of Suit, Release of Errors, Waiving Stay, Inquisition  
and Exemption.

July 27  
8:41 AM EST

692

Debt \$557.00

Atty Comm.

Merl Bennett  
Clara Bennett  
RD 1, Grampian, Pa.

Interest from July 23, 1965  
Filed and Entered by Plaintiff, July 27, 1965  
Judgment.

*Carl E. Walker*

Prothonotary

Pro. By Plff 4.50  
*Pro by Plff 3.00*

And Now, 21 day of May 1966 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Anche Hill*  
Prothonotary

CONTINUED FROM PAGE 140, UNION BANKING & TRUST CO. vs HAROLD F. PORTZER,

and distances; South 22° 07' West 87.15 feet to an iron pipe; thence South 15° 29' West 49.3 feet to an iron  
pipe; thence South 0° 10' East 150.34 feet to an iron pipe in the Northerly line of DuBois Street; thence by  
said DuBois Street South 79° 14' West 214.61 feet to an iron pipe and the place of beginning.

which was conveyed to Harold F. Portzer and Angeline M. Portzer by deed dated February 21, 1962, and recorded at  
Clearfield, Pennsylvania, in Deed Book No. 494, Page 120, 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 by the  
said defendants at the execution hereof, the said plaintiff has exonerated and discharged the above described  
piece of 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 estates, other than against the piece or  
parcel of land hereinbefore expressly mentioned and described.

IN WITNESS WHEREOF, the said 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,  
this 10th day of May, 1966. UNION BANKING AND TRUST COMPANY, OF DUBOIS, PENNSYLVANIA, s/ By D. M. Kiel, President

<p>Clarence R1 Kramer</p>	<p>ROBERT C. MYERS</p> <p>693</p> <p>G. R. Myers</p> <p>Pro By atty 5.00 Atty 3.00 #2391 Shff Reese 3.75</p>	<p>JULY 27, 1965, COMPLAINT IN ASSUMPSIT, filed. One copy certified to Sheriff.</p> <p>August 6, 1965, Sheriff's Return, filed. NOW, August 6, 1965 by direction of Clarence R. Kramer, Attorney for the Plaintiff, I return this Writ unserved. So Answers, James B. Reese, Sheriff.</p>



<p>July 27 1:15 PM EST</p>	<p>Community Loan and Discount Company Clearfield, Pa.</p> <p>695</p> <p>Jane P. Dale 220 W. 6th Avenue Clearfield, Pa.</p> <p>Pro. By Plff 4.50 3.00 <i>by plff</i> 1.50</p>	<p><u>D. S. B. -- DATED JULY 20, 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 Defendant in the sum of Four 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 \$480.00</p> <p>Atty Comm.</p> <p>Interest from July 20, 1962</p> <p>Filed and Entered by Plaintiff, July 27, 1965</p> <p>Judgment</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>Satisfied on WRIT OF EXECUTION NO. 34 MAY TERM, 1965</p>
<p>July 27 1:50 PM EST</p>	<p>Smith, Smith &amp; Work</p> <p>Houtzdale Bank Houtzdale, Pa.</p> <p>696</p> <p>James J. Wargo Ramey, Pa.</p> <p>Pro. By atty 4.50 Atty 3.00</p>	<p><u>D. S. B. -- DATED JULY 23, 1965</u></p> <p>Payable One Day after Date</p> <p>By Virtue of Warrant of Attorney hereunto annexed, Smith, Smith &amp; Work, Attorneys do hereby appear ;for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiff 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.</p> <p>Debt \$5,000.00</p> <p>Atty Comm. 5% 250.00</p> <p>Interest from July 23, 1965</p> <p>Filed and Confessed ;by Attorney's, July 27, 1965</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p>

<p>July 28 8:05 AM EST</p>	<p>First National Bank of Philipsburg, Pa.</p> <p>697</p> <p>Walter Shimmel Darlene Shimmel Box 194, R.D. 1 Philipsburg, Pa.</p> <p>Pro. By Plff 4.50 <i>pro by plff</i> 1.50</p>	<p><u>D. S. B. -- DATED JULY 8, 1965</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 Sixteen Hundred Fifty Nine and 34/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1659.34</p> <p>Atty Comm. 5%</p> <p>Interest from July 8, 1965</p> <p>Filed and Entered by Plaintiff, July 28, 1965</p> <p>Judgment</p> <p><i>Carl S. ...</i> Prothonotary</p> <p>And Now, 13 day of <i>Nov</i> 1965 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Caroline Jones</i> Prothonotary</p>	
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<p>Smith, Smith &amp; Work</p> <p>July 28 9:15 AM EST</p>	<p>The Houtzdale Bank Houtzdale, Pa.</p> <p>698</p> <p>Rose Marie Hagan Tokarchick, Sole Heir and Devisee of Philip M. Alex Tokarchick 520 Hannah St. Houtzdale, Pa.</p> <p>Pro. By atty 4.50 Atty <i>Pro by atty</i> 3.00</p>	<p><u>D. S. B. -- DATED JULY 16, 1965</u></p> <p>Payable One Day after Date</p> <p>By Virtue of Warrant of Attorney hereunto annexed, Smith, Smith &amp; Work, Attorneys do hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiff; 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. 5% 125.00</p> <p>Interest from July 16, 1965</p> <p>Filed and Confessed by Attorneys, July 28, 1965</p> <p>Judgment.</p> <p><i>Carl S. ...</i> Prothonotary</p> <p>And Now, 15 day of <i>Jul</i> 1965 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Annie Hill</i> Prothonotary</p>	
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Thomas F. Morgan  
Jul 28  
10:10 AMEST

Lawdan Construction Company  
Hyde, Pa.  
  
699  
  
R. Gene Beatty  
Gene Beatty, Marjorie C.  
Beatty  
Hyde, Pa.

Pro. by Plff 5.00  
Atty. 3.00  
Pro. by atty 1.50

D. S. B. -- DATED JULY 12, 1965  
Payable July 12, 1965  
By Virtue of Warrant of Attorney hereunto annexed, Thomas F. Morgan, Esq., attorney does hereby appear for the Defendants and confess Judgment against the Defendants and in favor of the Plaintiffs in the sum of Thirty One Hundred Ninety and 61/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.  
Debt \$3190.61  
Atty. Comm. 319.16  
Interest from July 10, 1965  
Filed and Confessed by Attorneys, July 28, 1965  
Judgment.

*Carl E. Walker*  
Prothonotary

*December 27 1965*  
*Thomas F. Morgan, Attorney for Plaintiffs*  
Attest *Carl E. Walker*  
Prothonotary

Jul 28  
10:20 AMEST

County National Bank  
Clearfield, Pa.  
  
700  
  
Lawrence L. Kassab  
Mona Jean Kassab  
Hyde, Pa.

Pro. by Deft. 4.50  
Pro by Deft 1.50

D. S. B. -- DATED JULY 28, 1965  
Payable in Installments  
By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defenants in the sum of Forty Three Hundred and 78/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.  
Debt \$4300.78  
Atty. Comm. 10%  
Interest from July 28, 1965  
Filed and Entered by Plaintiff, July 28, 1965  
Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 9 day of March 1967 By paper filed, the above judgment is satisfied in full of debt, interest and cost.  
Attest *Paul Hill*  
Prothonotary

C. A. Szybist  
Bell,  
Silberblatt &  
Swoope by  
Walter M. Swoope

RITTER CREDIT CORPORATION

JULY 28, 1965, COMPLAINT IN ASSUMPSIT, filed. One copy certified to the Sheriff.

701

August 5, 1965, Sheriff's Return, filed.  
NOW July 31st 1965 at 7:00 o'clock P.M. served the within Complaint in Assumpsit on Dr. Howard Shaffer at his place of Residence, Pike Twp., Curwensville, Clearfield County, Pennsylvania by handing to Mrs. Howard Shaffer, his wife 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.

September 15, 1965, Praeceptum filed by Bell, Silberblatt and Swoope

Enter judgment against defendant, Dr. Howard Shaffer, for failure to plead to plaintiff's complaint, and assess damages in the amount of \$3051.51

DR. HOWARD SHAFFER

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Three Thousand Fifty-One and 51/100 Dollars, with Interest.

Debt \$3051.51

Interest from September 15, 1965

Judgment.

Pro. by Atty. 5.00

Atty. 3.00

*Plg. by [unclear]* 8.50

Pro. By atty 3.50

*Carl E Walker*

Prothonotary

WRIT OF EXECUTION NO. 11 September Term, 1965



<p>Bell, Silberblatt &amp; Swoope</p> <p>July 28 2:30 PM EST</p>	<p>First National Bank of Erie, Pa. <u>Assigned to:</u> OLD REPUBLIC INSURANCE COMPANY, Greensburg, Pa.</p> <p>703</p> <p>Ernest E. Nichols Ella Ruth Nichols 57 Pacific Ave. DuBois, Pa.</p> <p>Pro. By atty 4.50 Atty 3.00 Pro by Ins. Co. 3.00</p>	<p><u>D. S. B. -- DATED JULY 7, 1965</u></p> <p>Payable In Installments</p> <p>By Virtue of Warrant of Attorney hereunto annexed, Bell, Silberblatt &amp; Swoope, Attorneys do hereby appear for the Defendants and Confess ;Judgment against the Defendants and in favor of the Plaintiff in the sum of Three Thousand Two Hundred Ninety One and 96/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$3,291.96 Atty Comm. 20% 658.39 Interest from July 7, 1965</p> <p>Filed and Confessed by Attorneys, July 28, 1965 Judgment.</p> <p><i>Carl E. Walker</i></p> <p>Prothonotary</p> <p><u>OCTOBER 1, 1968, ASSIGNMENT</u>, filed.</p>
<p>Bell, Silberblatt &amp; Swoope</p> <p>July 28 2:31 PM EST</p>	<p>First National Bank of Erie, Pa.</p> <p>704</p> <p>Stanley P. Phillips Julia C. Phillips 411 South Ave. DuBois, Pa.</p> <p>Pro. By Atty 4.50 Atty 3.00</p>	<p><u>D. S. B. -- DATED JUNE 21, 1965</u></p> <p>Payable In Installments</p> <p>By Virtue of Warrant of Attorney hereunto annexed, Bell, Silberblatt &amp; Swoope, Attorneys do hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiff in the sum of One Thousand Six Hundred Seventy-Five and 44/100 Dollars, with Interest Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, ; Inquisition and Exemption</p> <p>Debt ; \$1,675.44 Atty Comm. 20% 335.09 Interest from June 21, 1965</p> <p>Filed and Confessed by Attorneys, July 28, 1965 Judgment.</p> <p><i>Carl E. Walker</i></p> <p>Prothonotary</p>

<p>July 29 8:13 AMEST</p>	<p>Atlad Financial Corp. York Rd. &amp; Ansley Ave. Philadelphia, Pa.</p> <p>705</p> <p>George M. Swisher Verna V. Swisher P.O. Box 94 Lower Rd. Hawk Run, Pa.</p> <p>Pro. by Plff 4.50 <i>error</i> <del>4.50</del></p>	<p>DATED D. S. B. -- JULY 25, 1965</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 Sixteen and 20/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$3016.20</p> <p>Atty. Comm. 20% Interest from July 25, 1965</p> <p>Filed and Entered by Plaintiff, July 29, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <del>29</del> day of <del>Sept</del> <i>Mar</i> 1965 By paper filed, the above judgment is satisfied in full of debt, interest and cost. <i>error</i></p> <p>Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>July 29 8:15 AMEST</p>	<p>Community Consumer Discount Company 682 Main St. Brockway, Pa.</p> <p>706</p> <p>Helen Gluezyk John V. Gluezyk 301 W. Long Ave. DuBois, Pa.</p> <p>Pro. by Plff 4.50 <i>1.50</i></p>	<p>D. S. B. -- DATED JULY 27, 1965</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 Twenty and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1320.00</p> <p>Atty. Comm. 15% Interest from July 27, 1965</p> <p>Filed and Entered by Plaintiff, July 29, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, 29<sup>th</sup> day of Sept 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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Community Loan Company  
133 W. Long Ave.  
DuBois, Pa.

D. S. B. -- DATED JULY 27, 1965

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 Seven and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$527.00

Atty. Comm.

Interest from July 27, 1965

Filed and Entered by Plaintiff, July 29, 1965

Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 11 day of Jan 1966 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Arthur Hill*  
Prothonotary

July 29  
8:16 AMEST

707

James D. Park  
RD 1  
Penfield, Pa.

Pro. by Plff 4.50

*Pro by plff* 1.50

Community Loan Company  
133 W. Long Ave.  
DuBois, Pa.

D. S. B. -- DATED JULY 26, 1965

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 Sixteen and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$516.00

Atty. Comm.

Interest from July 29, 1965

Filed and Entered by Plaintiff, July 29, 1965

Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 7 day of Sept 1965 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Arthur Hill*  
Prothonotary

July 29  
8:17 AMEST

708

Paul Gregory  
R.D. #1  
DuBois, Pa.

Pro. by Plff 4.50

*Pro by Plff* 1.50

Bell, Silberblatt & Swoope

General Electric Credit Corporation

JULY 29, 1965, AGREEMENT TO REVIVE and continue Lien filed; to No. 896 May Term, 1960, filed.

July 29 8:40 AM EST

709

By Virtue of Agreement contained herein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Six Hundred Seventy Eight and ;80/100 Dollars, with Interest, Attorney' s Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2678.80

Atty Comm 724.50

Interest from August 10, 1960

Filed and Entered by Attorney, July 29, 1965 Judgment.

Franklin D. Wallace  
Mary Wallace

*Carl E. Walker*  
Prothonotary

Pro. By Plff Atty 4.50

Atty 3.00

O.C Pro By atty 6.50

Pro By Atty 2.00

*AND NOW Dec 13, 1966 in having  
no interest in the  
same interest same*

*Bell Silberblatt & Swoope*

Attest *Archie Hill*  
Prothonotary

NOVEMBER 21, 1966, SUBORDINATION OF JUDGMENT, filed. WHEREAS, the General Electric Credit Corporation has a judgment in the Court of Common Pleas of Clearfield County, Pennsylvania, against Franklin D. Wallace and Mary Wallace to No. 709 May Term, 1965, for the sum of' \$3,403.30 and costs, which judgment now remains a lien on all the real estate of the said Franklin D. Wallace and Mary Wallace, his wife, within the County of Clearfield, Pennsylvania.

WHEREAS, the said Franklin D. Wallace and Mary Wallace, his wife, have executed a Bond and Mortgage in CONTINUED ON PAGE 151

Clearfield Trust Company  
Clearfield, Pa.

D. S. B. -- DATED MAY 27, 1965

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 Fifty Eight and 71/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$3058.71

Atty Comm. 10%

Interest from May 27, 1965

Filed and Entered by Plaintiff, July 29, 1965 Judgment.

July 29 10:40 AM EST

710

Erma G. Gross  
716 Weaver St.  
Clearfield, Pa.

*Carl E. Walker*  
Prothonotary

Pro. By Plff 4.50

*Plff 1.50*

And Now, 31 day of March 1967 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary



J. Howard Smith	ELEANOR (HUMMEL) WOODS	JULY 30, 1965, COMPLAINT IN DIVORCE, filed. One copy certified to Sheriff.														
\$135 by Atty 11/10/65 Clfd Trust Co	712	<p>August 12, 1965, Sheriff's Return, filed.          Now August 9, 1965 at 8:00 o'clock P.M. (DST) served the within Complaint in Divorce ; on Burton Woods at his residence, Borough of Chester Hill, Clearfield County, Pennsylvania by handing to Burton Woods 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>														
	BURTON WOODS	<p>NOVEMBER 17, 1965, PRAECIPE &amp; ORDER FOR APPOINTMENT OF MASTER, filed.          NOW, November 15, 1965, Eleanor Hummel Woods, by her Attorney, J. Howard Smith, moves for the appointment of a Master in this action, personal service having been had on Burton Woods, Defendant, on the 9th day of August, 1965, and no Answer or appearance having been filed on behalf of the Defendant. s/ J. Howard Smith, Atty for Plff  <u>ORDER:</u> NOW, this 22nd day of November, 1965, upon praecipe filed by J. Howard Smith, attorney for Plaintiff, the Court does hereby appoint Paul Scollins, Esquire, Master in the above case to take testimony and to report the same to the Court with suggested form of Decree. BY THE COURTS/ John A. Cherry, President Judge</p>														
		<p><u>JANUARY 29, 1966, MASTER'S REPORT, filed.</u>          And Now, the 31st day of January, 1966, the report of the Master is acknowledged. We approve his findings and recommendations; except as to No Exceptions.</p>														
	<table border="0"> <tr> <td>Pro. By <del>Plff</del> <sup>Atty</sup></td> <td>7.00</td> </tr> <tr> <td>Atty</td> <td>3.00</td> </tr> <tr> <td>Shff Reese By atty</td> <td>11.10</td> </tr> <tr> <td>Master</td> <td>75.00</td> </tr> <tr> <td>Clfd Co Bar</td> <td>10.00</td> </tr> <tr> <td>Pro.</td> <td>10.00</td> </tr> <tr> <td>Pro.</td> <td>1.00</td> </tr> </table>	Pro. By <del>Plff</del> <sup>Atty</sup>	7.00	Atty	3.00	Shff Reese By atty	11.10	Master	75.00	Clfd Co Bar	10.00	Pro.	10.00	Pro.	1.00	<p>We, therefore, DECREE that Eleanor (Hummel) Woods be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and Burton Woods. 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</p>
Pro. By <del>Plff</del> <sup>Atty</sup>	7.00															
Atty	3.00															
Shff Reese By atty	11.10															
Master	75.00															
Clfd Co Bar	10.00															
Pro.	10.00															
Pro.	1.00															
#8 - Transfer to Reg. Acct	\$135.00	never been heretofore married, except that No exceptions.														
\$135.00 Paid by Attorney		<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. By the Court, John A. Cherry, President Judge.</p>														
#38 - M. Paul Scollins, Master	\$75.00															
#39 - Clfd Co. Bar Assn. Atty \$21.10 Ref. \$17.90	10.00															
#40 - J. Howard Smith	39.00															
Prothonotary	11.00															
	<u>\$135.00</u>															

Household Finance

Corporation  
525 Main Street  
Johnstown, Pa.

D. S. B. -- DATED JULY 26, 1965

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 57/100  
Dollars, with Interest, Attorney's Commission, Cost of  
Suit, Release of Errors, Waiving Stay, Inquisition and  
Exemption.

July 30 713  
8:16 AM EST

Debt \$205.57

Atty Comm.

John P. Dunbar  
Louise W. Dunbar  
503 Ferndale Avenue  
Johnstown, Pa.

Interest from July 26, 1965  
Filed and Entered by Plaintiff, July 30, 1965  
Judgment.

*Carl E. Walker*

Prothonotary

Pro. by Plff 4.50

*Pro by Plff 1.00*

And Now, 12 day of Dec. 1966 by paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Arthur Hill*  
Prothonotary

XX

CONTINUED FROM PAGE 166 - NO. 783 MAY T., 1965 - SIEBENROCK -vs- COMMONWEALTH OF PA.

(d) The fourth request is for a finding as to the valuation per acre of land condemned for the additional right-of-way for Legislative Route 17051, and is answered by the Board of View as follows:

The valuation per acre of land condemned for additional right-of-way for Legislative Route 17051 is one hundred (\$100.00) dollars.

(e) Request #5 is for a finding as to damages attributable because of the limitation of access to the area located to the north of the Shortway. Request #5 is answered by the Board of View as follows:

Damages attributable because of the limitation of access to the area located to the north of the Shortway is five hundred (\$500.00) dollars.

(f) The sixth request is for a finding as to the amount of damages allowed for the barn, and this request is answered by the Board of View as follows:

The amount of damages allowed for the barn is five thousand, five hundred (\$5,500.00) dollars.

(g) The seventh request is for a finding as to the amount of damages allowed for the machine shed and granery and is answered by the Board of View as follows:

The amount of damages allowed for the machine shed and granery is eight hundred fifty (\$850.00) dollars.

(h) Request #8 is for a finding as to the amount of damages allowed for the sistern and pipe. The Board of View answers request 8 as follows:

The amount of damages allowed for the sistern and pipe is five hundred (\$500.00) dollars.

(i) Request #9 is for findings as to highest and best reasonably available use of the property and its value for such use, prior to condemnation, and is answered by the Board of View as follows.

The highest and best reasonably available use of the property was as a general farm adaptable to dairy farming, prior to condemnation and the value for such use prior to condemnation was twenty-three thousand, five hundred (\$23,500.00) dollars.

(j) Request #10 is for a finding that the testimony concerning the possible potential use of the land for real estate development is too speculative to be given any consideration as indicating that such use is the highest and best reasonable available use, and is answered by the Board of View as follows:

Testimony concerning the possible potential use of the land for real estate development is too speculative to be given any consideration as indicating that such use is the highest and best reasonably available use.

(k) Request #11 is for a finding that that part of the coal from the 2-acre Siebenrock reserve which was taken was saved, stored and set aside for the condemnee, and is answered by the Board of View as follows:

That part of the coal from the two acre Siebenrock reserve which two acre area had been taken by the Commonwealth was saved, stored and set aside for the condemnees.

13. The schedule of costs of the Board of View to be paid by Clearfield County, is hereunto attached.

14. The ten day notice of intent to file the within report, together with a copy of the report is served by Certified Mail upon W. Albert Ramey, Esq., attorney for the Commonwealth, Clarence R. Kramer, Esq., attorney for Howard E. and Emily Louise Siebenrock; J. A. Drabek, Esq. General Counsel for H. K. Porter Company, Inc.; Shawville Cole Company. A copy of the aforesaid notice is hereunto attached and made a part hereof. All of whcih is respectfully submitted.

/s/ John D. Haines, Jr., Roland E. Bechtel and Joseph A. Dague

CONTINUED ON PAGE 156

Bell,  
Silberblatt  
&-Swoope-

THOMAS A. BILLOTTE, a  
minor, by FLORENCE  
BILLOTTE and VIOLET  
BILLOTTE, his wife,  
parents and natural  
Guardians; and FLORENCE  
BILLOTTE and VIOLET  
BILLOTTE, in their own  
right

JULY 30, 1965, Pracipe for Summons in Trespass, filed.

July 30, 1965, Service accepted and issuance of  
rule waived. Bell, Silberblatt & Swoope, Attorneys  
for Defendant by Paul Silberblatt

July 30, 1965, PETITON, filed.

WHEREFORE, your Petitioners jointly pray your  
Honorable Court to approve the settlement in the gross  
amount of \$2,513.35 and to direct distribution of same and  
to order the balance to be placed in a savings account in  
either the County National Bank at Clearfield or the  
Clearfield Trust Company, Clearfield, Pennsylvania, to be  
held by said bank until the minor Plaintiff becomes 21  
years of age and then be distributed to the said minor as  
he shall direct. /s/ Bell, Silberblatt & Swoope by  
Paul Silberblatt, Attorney for Defendant.

ORDER OF COURT

Now, this 30th day of July, 1965, upon consideration  
of the foregoing Petition, and after personally talking to  
Florence Billotte and Violet Billotte, parents and natural  
Guardians of the minor Plaintiff, and also observing Thomas  
A. Billotte, and considering the reports of the physicians  
attached to the within Petition, and upon motion of Bell,  
Silberblatt & Swoope, attorneys for one of the joint  
Petitioners, the Court hereby approves the settlement of  
the claim of the minor, Thomas A. Billotte, for the gross  
sum of \$2,513.35, and directs distribution to be made as  
follows:

714

Bell,  
Silberblatt  
& Swoope

August Hugney

Pro.	By atty	7.00
Atty		3.00
Pro.		5.00
Pro		3.50
Pro.		2.00

Florence Billotte and Viloet Billotte and Dr. Thomas H. Aughinbaugh	\$182.00
Florence Billotte and Violet Billotte and Dr. Herbert A. Bacharach	168.00
Florence Billotte and Violet Billotte and Dr. Fred Pease	4.00
Florence Billotte and Violet Billotte and Clearfield Fire Co. No. 1 Ambulance Service	7,50
Florence Billotte and Violet Billotte and Clearfield Hospital	513.35
Florence Billotte and Violet Billotte reimbursement for drug bill, loss of clothing and transportation expense	198.38

Florence Billotte and Violet Billotte  
to be deposited in a savings account in  
eith the County National Bank at

#2392 Bell Silberblatt & Swoope 3.00

Clearfield or the Clearfield Trust Co  
to be held by said bank until the minor  
reaches the age of 21 years 1440.12  
Upon receipt of all of the aforesaid checks  
by Florence Billotte and Violet Billotte, the said  
August Hugney and State Farm Insurance Companies, under  
their medical payment coverage and other ;coverages  
afforded under their policy, shall be discharged from  
any further liability to the said Plaintiffs, and the  
Prothonotary of Clearfield County, Penn;sylvania, is  
hereby directed upon payment of all costs to mark the  
above action settled and discontinued. By the Court,  
R. Paul Campbell, President Judge, Spe;cially Pre;siding  
July 30, 1965, Record costs in the sum of \$20.50  
have this date been paid ;in full by Bell, Silberblatt  
& Swoope and this case this date is marked Settled and  
Discontinued.

S E T T L E D

A N D

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

COMMUNITY CONSUMER DISCOUNT  
Company  
Clearfield, Pa.

D. S. B. -- DATED JULY 29, 1965

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 Thirty Six and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1536.00

Atty. Comm. 10%

Interest from July 29, 1965

Filed and Entered by Plaintiff, July 30, 1965

Judgment.

*Carl E. Walker*  
Prothonotary

William D. Houser  
Viola L.  
802 W. Front St.  
Clearfield, Pa.

Pro. by Plff 4.50

*Pro by Plff 1.50*

And Now, 14 day of May 1967 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

July 30  
9:35 AMEST

715

COMMUNITY CONSUMER DISCOUNT  
Company  
Clearfield, Pa.

D. S. B. -- DATED JULY 29, 1965

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 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 July 29, 1965

Filed and Entered by Plaintiff, July 30, 1965

Judgment.

*Carl E. Walker*  
Prothonotary

Edward J. Quick  
Carrie J. Quick  
Bx 97, Wallacton, Pa.

Pro. by Plff 4.50

*Pro by Plff 1.50*

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

Attest *Archie Hill*  
Prothonotary

July 30  
9:36 AMEST

716

Gleason & Cherry  
  
July 30  
12:17AM EST

Union Banking & Trust Co.  
DuBois, Pa.  
  
717  
  
Ivan H. Kilmer  
Edith E. Kilmer  
RD 2, DuBois, Pa.

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

D. S. B. -- DATED JULY 26, 1965

Payable on Demand

By Virtue of Warrant of Attorney hereunto annexed, Gleason & Cherry, Attorneys do hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiff in the sum of Twenty-Six HUNDRED NINETY AND NO/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2690.00  
Atty Comm. 10% 269.00 \$2959.00  
Interest from July 26, 1965

Filed and Confessed by Attorneys, July 30, 1965 Judgment.

*Carl E. Walker*

Prothonotary

And Now, 31 day of Nov 1965 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Arcelia Stree*  
Prothonotary

July 30  
1:25 PM EST

Modern Loan Company  
223 North Front St.  
Philipsburg, Pa.  
  
718  
  
Ralph A. Jones  
Hannah Street  
Houtzdale, Pa.

Pro. By Plff 4.50  
*Pro by plff 1.50*

D. S. B. -- DATED JULY 7, 1960

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 Hundred Twenty-Five and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$325.00  
Aty Comm  
Interest from July 7, 1960

Filed and Entered by Plaintiff, July 30, 1965 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 *Archie Hill*  
Prothonotary

<p>=</p> <p>July 30 2:40 PM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>719</p> <p>Duane C. Sloppy Geraldine Sloppy Woodland, Pa.</p> <p>Pro. By Deft 4.50 <i>Pro by Deft 3.00</i></p>	<p><u>D. S. B. -- DATED JULY 29, 1965</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 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 \$3200.00</p> <p>Atty Comm. 10%</p> <p>Interest from July 29, 1965</p> <p>Filed and Entered by Plaintiff, ; July 30, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>18</u> day of <u>Aug</u> 19<u>65</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Anche Hill</i> Prothonotary</p>	
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<p>July 31 9:16 AM EST</p>	<p>Philips Consumer Discount Company Philipsburg, Pa.</p> <p>720</p> <p>Russell Ardery Anna Mae Ardery RD 1, Box 677 Osceola Mills, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Plff 3.00</i></p>	<p><u>D. S. B. -- DATED JULY 30, 1965</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 Three 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 \$1368.00</p> <p>Atty Comm.</p> <p>Interest from July 30, 1965</p> <p>Filed and Entered by Plaintiff, July 31, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>30</u> day of <u>June</u> 19<u>65</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Anche Hill</i> Prothonotary</p>	
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July 31  
9:30 AM EST

Capital Consumer Discount  
Company  
DuBois, Pa.  
  
721  
  
Floyd Bigney  
Leah Bigney  
Luthersburg, Pa.

Pro. By Plff 4.50  
*pro.* 3.00

D. S. B. -- DATED JULY 29, 1965  
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 Sixty and No/100  
Dollars, with Interest, Attorney's Commission, Cost of  
Suit, Release of Errors. Waiving Stay, Inquisition and  
Exemption.  
Debt \$960.00  
Atty Comm. 15%  
Interest from July 29, 1965  
Filed and Entered by Plaintiff, July 31, 1965  
Judgment.

*Carl E. Walker*  
Prothonotary

*And Now, 19th day of Jan 1966*  
*above*  
*Archie Hill*

July 31  
9:32 AM EST

Capital Consumer Discount  
Company  
DuBois, Pa.  
  
722  
  
Florence Reitz  
427 E. Park Avenue  
DuBois, Pa.

Pro. By Plff 4.50  
*Pro by Plff* 1.50

D. S. B. -- DATED JULY 29, 1965  
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.  
Debt \$2268.00  
Atty Comm. 15%  
Interest from July 29, 1965  
Filed and Entered by Plaintiff, July 31, 1965  
Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 19 day of *Sept* 1966 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.  
Attest *Archie Hill*  
Prothonotary

<p>fJuly 31 9:35 AM EST</p>	<p>Capital Consumer Dis- count Company DuBois, Pa.</p> <p>723</p> <p>George Caine Anna Caine 522 W. Weber Ave. DuBois, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro By Plff</i> 1.50</p> <p>And Now, <u>12th</u> day of <u>May</u>, 19<u>66</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <u><i>Archie Hill</i></u> Prothonotary</p>	<p>D. S. B. -- DATED JULY 29, 1965</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 Seventy and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1170.00</p> <p>Atty Comm. 15%</p> <p>Interest from July 29, 1965</p> <p>Filed and Entered by Plaintiff, July 31, 1965</p> <p>Judgment</p> <p><i>Carl E. Walker</i> Prothonotary</p>	
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<p>July 31 9:38 AM EST</p>	<p>Capital Consumer Dis- count Company DuBois, Pa.</p> <p>724</p> <p>Gerald A. Kephart, Sr. Lily Kephart RD 1, Box 482 Penfield, Pa.</p> <p>Pro. By Plff 4.50</p>	<p>D. S. B. -- DATED JULY 29, 1965</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 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 \$3,024.00</p> <p>Atty Comm.</p> <p>Interest from July 29, 1965</p> <p>Filed and Entered by Plaintiff, July 31, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p>	
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<p>July 31 9:40 AM EST</p>	<p>Capital Consumer Discount Company DuBois, Pa.  725  John Broski Jeanne Broski 114 Robinson St. DuBois, Pa.  Pro. By Plff 4.50 <i>Pro by Plff 5.00</i></p>	<p><u>D. S. B. -- DATED JULY 28, 1965</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, Five Hundred Ninety Six and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption. Debt \$1596.00 Atty Comm. 15% Interest from July 28, 1965 Filed and Entered by Plaintiff, July 31, 1965 Judgment.  <i>Carl E. Walker</i> Prothonotary  And Now, <u>30</u> day of <u>June</u> 19<u>65</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Raymond Wittman</i> Prothonotary</p>
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<p>July 31 9:44 AM EST</p>	<p>Capital Consumer Discount Company DuBois, Pa.  726  James Watt Dorothy M. Watt 30 Simpson Avenue DuBois, Pa.  Pro. By Plff 4.50 <i>Pro by Plff 1.50</i></p>	<p><u>D. S. B. -- DATED JULY 26, 1965</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, Seven Hundred Thirty Six and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption. Debt \$2,736.00 Atty Comm. 15% Interest from July 26, 1965 Filed and Entered by Plaintiff, July 31, 1965 Judgment.  <i>Carl E. Walker</i> Prothonotary  And Now, <u>2</u> day of <u>Aug</u> 19<u>65</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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TWENTY-ONE (21) SUGGESTIONS OF NON-PAYMENT, filed August 2, 1965 at 7:40 A.M. E.S.T.  
 The Commonwealth of Pennsylvania, Dept. of Public Welfare, Harrisburg, Pa. as Plaintiff  
 Fifteen days have elapsed since notice of 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 in the sum of Two Thousand (\$2,000.00) Dollars, except #740 - \$5,000.; and #742 \$231.71. with Cost of Suit. Pro each Writ \$3.50 except #729- \$5.00; #735- \$4.50; #737-\$4.50; #739-\$5.00; #746-\$5.00; #747-\$5.00; and #748-\$6.50.  
 Judgment

Prothonotary

NUMBER	DEFENDANT'S NAME & ADDRESS	REVIVING JUDGMENT NO.
	Apr 10, 1970, Sugg-Non Pay to 354 Mar T, 1970, filed. Bartley E. Alsbaugh RD 1, Box 15, DuBois, Pa.	167 November T, 1960
728	Now, Jan. 11, 1972, Sat. by paper filed. Pro \$3.00, State tax .50¢ paid.	
729	Harriet W. Bartow, Dec'd; Herman Work, 1005 Selma Blvd., Stanton, Virginia, Gilbert Watts, Bellwood, Pa.; Margaret Humphreys, Curwensville and Martin A. Stevens, T-T, and Trustee, Clearfield, Pa.	168 November T, 1960
	AUGUST 27, 1966, RELEASE OF COMMONWEALTH'S JUDGMENT, filed. See Page 213 214 Elizabeth Beatty Alias Elizabeth I. Beatty, RD 1, Mahaffey April 15, 1968, Sat. by paper filed. Pro \$3.00, State Tax .50¢ paid.	170 November T, 1960
730	John T. & Laura Bressler, Curwensville, Pa.	172 November T, 1960
731	Apr. 10, 1970, Sugg Non Pay entered to 356 MAR T, 1970, filed.	
732	Mary Carlo, 518 Susquehanna Ave., Curwensville, Pa. JUNE 3, 1968, SATISFIED BY PAPER FILED, \$3.00 Paid, .50 State Tax.	173 November T, 1960
733	Lula Carter, Alias Lula Carter, 1315 Turnpike Ave., Clearfield JULY 1, 1968, SATISFIED BY PAPER FILED \$3.00 Paid, .50 State Tax	174 November T, 1960
734	Mary C. Cochran, Ansonville, Pa.	175 November T, 1960
735	May 13, 1970, Sugg Non Pay filed to 97 May T, 1970. Ralph R. Cole, Dec'd; James Cole, Heir, Worthington, Pa. King O. and Mabel Bowser, Terre Tenants.	176 November T, 1960
736	Apr. 10, 1970, Sugg Non Pay entered to 357 Mar T, 1970, filed. Allison F. and Annabel Connor, RD 1, DuBois, Pa.	177 November T, 1960
737	Apr. 10, 1970, Sugg Non Pay entered to 358 Mar T, 1970, filed. Martin L. Crowley, Dec'd; Howard Crowley, Brisbin Pa. James Crowley, Kathleen Kernast-Heirs	178 November T, 1960
738	Apr. 10, 1970, Sugg Non Pay entered to 359 Mar T, 1970, filed. John E. & Ethel Davidson, RD 1, Mahaffey, Pa. 5/6/86 SAT by paper filed	181 November T, 1960
739	Apr. 10, 1970, Sugg Non Pay entered to 360 Mar T, 1970, filed. Ella Davis, Dec'd; Cloyd Davis, Dec'd Heir; Lula Barger, Orville Davis, Matthew Davis, Heirs	179 November T, 1960
740	Apr. 10, 1970, Sugg Non Pay entered to 361 Mar T, 1970, filed. Joseph & Marie Demko, RD Houtzdale, Pa.	183 November T, 1960
741	Apr. 10, 1970, Sugg Non Pay entered to 362 Mar T, 1970, filed. Elizabeth Edwards, Smithmills, Pa.	184 November T, 1960
742	April 16, 1970, Sat. by paper filed. Pr. \$3.00, State tax .50¢ paid. Jennie Faughner, RD Osceola Mills, Pa.	185 November T, 1960
743	Apr. 10, 1970, Sugg Non Pay entered to 364 Mar T, 1970, filed. Lovina Foust, Alias Levina Foust, RD 3, Clearfield, Pa.	233 February T, 1965
744	Clare R. Fuge, Grampian, Pa.	186 November T, 1960
745	Apr. 10, 1970, Sugg Non Pay entered to 366 Mar T, 1970, filed. Virgie Gelnett, RD 1, Grampian, Pa.	187 November T, 1960
746	Apr. 10, 1970, Sugg Non Pay entered to 367 Mar T, 1970, filed. Myrtle Gonder, Dec'd; Howard Gonder, Heir & Dec'd; Vivian Martin and Dorothy Gonder, Houtzdale, Pa., Heirs	235 November T, 1960
747	Apr. 10, 1970, Sugg Non Pay entered to 368 Mar T, 1970, filed. Thomas Gouldthread, Dec'd; Lois Gouldthread, RD 2, Mahaffey Pa.; Pearl Minhinnett, Samuel Gouldthread, Lee Gouldthread Heirs. August 4, 1966, Release from Lien of Judgment, filed. SEE PAGE 316 \$2.00 pd by Atty.	236 November T, 1960
748	Apr. 10, 1970, Sugg Non Pay entered to 368 Mar T, 1970, filed. Curtin F. Graham, Alias C. F. Graham, Dec'd; Boyd Graham R.D. Woodland, Pa.; Blain Welker, Kathleen Reed, Geraldine Welker, Blair Welker & Jean Welker, Heirs. 11/13/84 Sat by paper filed	188 November T, 1960

\*\* 730 May T, 1965, Sugg Non Pay filed to 355 Mar T., 1970, April 10, 1970

Security Acceptance Corp  
of Pennsylvania  
1406 W. 21st St,  
Erie, Pa.

August 2  
8:22 AM EST

749

Joseph D. Martin  
Joanne M. Martin  
Drifting, Pa.

Pro. By Plff 4.50  
*Pro by Plff* 3.00

D. S. B. -- DATED JULY 27, 1965

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, Six Hundred,  
Seventy nine and 64/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving  
Stay, Inquisition and Exemption.

Debt \$4679.64

Atty Comm. 20%

Interest from July 27, 1965

Filed and Entered by Plaintiff, August 2, 1965  
Judgment.

*Carl E. Walker*

Prothonotary

And Now, 30 days after Aug 27th paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Archie Hill*  
Prothonotary

First National Bank of  
Philipsburg, Pa.

August 2  
8:31 AM EST

750

Leroy Hubler  
Harriet Hubler  
R.D., Box 294  
Morrisdale, Pa.

Pro. By Pl f 4.50  
*Pro By Plf* 3.00

D. S. B. -- DATED JULY 30, 1965

Payable In ~~INSTALLMENTS~~ 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 Three Hundred  
Sixty Four and 39/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving Stay,  
Inquisition and Exemption.

Debt \$3364.39

Atty Comm. 5%

Interest from July 30, 1965

Filed and Entered by Plaintiff, August 2, 1965  
Judgment.

*Carl E. Walker*

Prothonotary

*Jan. 1965 paper  
filed  
Archie Hill  
Prothonotary*

<p>August 2 8:35 AM EST</p>	<p>First National Bank of Philipsburg, Pa.</p> <p>751</p> <p>John P. Rerko Helen S. Rerko Box 71, Ramey, Pa.</p> <p>Pro. By Plff 4.50 <i>Dis by Plff 3.00</i></p>	<p><u>D. S. B. -- DATED JULY 30, 1965</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 Seventeen Hundred Eighty-Eight and 92/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1788.92</p> <p>Atty Comm. 5%</p> <p>Interest from July 30, 1965</p> <p>Filed and Entered by Plaintiff, August 2, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>13</u> day of <u>May</u> 19<u>75</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Raymond M. ...</i> Prothonotary</p>
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<p>August 2 8:36 AM EST</p>	<p>First National Bank of Philipsburg, Pa.</p> <p>752</p> <p>Andrew Ropchock Willmina Ropchock P. O. Box 185 Hawk Run, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro 1.50</i></p>	<p><u>D. S. B. -- DATED JULY 31, 1965</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 Eight Hundred Twenty Seven and 91/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition, and Exemption.</p> <p>Debt \$827.91</p> <p>Atty Comm. 5%</p> <p>Interest from July 31, 1965</p> <p>Filed and Entered by Plaintiff, August 2, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>19</u> day of <u>Oct</u> 19<u>66</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Arthur Hall</i> Prothonotary</p>
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Bell, Silberblatt & Swoope

First National Bank of Philipsburg, Pa.

D. S. B. -- DATED JULY 28, 1965

Payable One Day after Date

By Virtue of Warrant of Attorney hereunto annexed, Bell, Silberblatt & Swoope, Attorneys do hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiff in the sum of Fourty Four Hundred Seventeen and 15/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

August 2 10:12 AM EST

753

Gerald Albert Shirley Albert RD Morrisdale, Pa.

Debt \$4417.15 Atty Comm. 5% 220.86 Interest from July 28, 1965 Filed and Confessed by Attorneys, August 2, 1965 Judgment.

Pro. By atty 4.50 Atty 3.00 [Signature] 3.00

Carl E. Walker Prothonotary

And Now, \$ [Signature] 10/69 By paper filed, the above judgment is satisfied in full of debt, interest and cost. [Signature] Prothonotary

Maine & Fennell

W. W. Schoening 315 10th Street Reynoldsville, Pa.

D. S. B. -- DATED AUGUST 1, 1964

Payable In Installments

By Virtue of Warrant of Attorney hereunto annexed, Maine & Fennel, Attorneys do hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiff in the sum of One Hundred Sixty-Seven and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

August 2 12:37 PM EST

754

Angie DeFazio, Jr. a/k/a Angelo DeFazio, Jr. Dorothy M. Barenchik, Guardian and Dorothy M. Barenchik, Individually

Debt \$167.00 Atty Comm. 15% Interest from August 1, 1964 Filed and Confessed by Attorney, August 2, 1965 Judgment.

Pro. By atty 5.00 Atty 3.00 Pro. By Deft 1.50

Carl E. Walker Prothonotary

October 6, 1965, Praecipe, filed by Plaintiff. Please mark the above judgment satisfied as the Plaintiff has received the debt, interest and costs in full of the above stated judgment, and the Prothonotary is hereby authorized to satisfy the same upon the record for his fee.

#2470 - Main & Fennell \$8.00

S A T I S F I E D

S A T I S F I E D

<p>August 3 7:53 AM EST</p>	<p>Community Cons. Disc. Co. DuBois, Pennsylvania</p> <p>755</p> <p>Robert J. Harris Melva A. Harris Eileen S. Harris, Surety Robert T. Harris, Surety DuBois, Pa.</p> <p>Pro. by Plff. 5.50 <i>Pro by Jeff</i> 1.50</p>	<p><u>D. S. B. -- DATED JULY 31, 1965</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 Eight 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 \$2,808.00</p> <p>Atty. Comm. 15%</p> <p>Interest from July 31, 1965</p> <p>Filed and Entered by Plaintiff, August 3, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>21</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. Attest <i>Archie Hill</i> Prothonotary</p>
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<p>August 3, 8:01 AM EST</p>	<p>Beneficial Finance Co. of Tyrone, Pa.</p> <p>756</p> <p>Arthur Winters Helen Winters R. D. #1, Box 27 Curwensville, Pa.</p> <p>Pro. by Plff. 4.50</p>	<p><u>D. S. B. -- DATED AUGUST 2, 1965</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>Interest from August 2, 1965</p> <p>Filed and Entered by Plaintiff, August 3, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p>
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Community Cons. Disc. Co.  
Clearfield, Pa.

D. S. B. -- DATED JULY 31, 1965

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 Six Hundred and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition, and Exemption.

Debt \$3,600.00

Atty. Comm. 10%

Interest from July 31, 1965

Filed and Entered by Plaintiff, August 3, 1965

Judgment.

*Carl E. Walker*

Prothonotary

And Now, 9 day of July 1965 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Arthur Hill*  
Prothonotary

August 3  
9:55 AM EST

756 1/2

Richard L. Kovalick  
Linda Kovalick  
Orphia Wilson, Endorser  
George R. Wilson, Endorser  
R. D. Woodland, Pa.

Pro. by Plff. 5.50  
*Pro by Plff* 3.00

John A. Weidman  
Bedford, Bedford Courty, Pa.

D. S. B. -- DATED APRIL 28, 1965

Payable On Demand After Date

By Virtue of Warrant of Attorney hereunto annexed, Smith, Smith & Werk, Attorneys do hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiff in the sum of Fifteen Thousand Five Hundred Eighty Seven and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$13,000.00

Interest 1,170.00

Atty. Comm. 1,417.00 \$15,587.00

Interest from April 28, 1965

Filed and Confessed by Attorney, August 3, 1965

Judgment.

*Carl E. Walker*

Prothonotary

August 3  
1:30 PM EST

757

Fenush Coal Co.,  
Carl G. Fenush  
Rose M. Renush  
Drifting, Pa.

Pro. by Atty. 5.00



Smith,  
Smith &  
Work

LUCY HILE

759

JAMES P. HILE

AUGUST 3, 1965, COMPLAINT IN DIVORCE, filed. One copy certified to Sheriff.

August 18, 1965, Sheriff's Return, filed  
Now August 13, 1965 at 9:30 o'clock A M (DST) served the within Complaint in Divorce on James P. Hile at E. Market Street, Borough of Clearfield, Clearfield County Pennsylvania by handing to James P. Hile 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.

November 6, 2000 ORDER filed

NOW, this 6<sup>th</sup> day of November, 2000

Case dismissed with prejudice. (SEE FILE FOR ORIGINAL)

BY THE COURT: /s/ Fredric J. Ammerman, Judge

**DISMISSED**

Pro.	By atty	7.00
Atty		3.00

<p>August 4 8:25 AM EST</p>	<p>Credit Bureau of DuBois DuBois, Pa.</p> <p>. 760</p> <p>C. Keith Burns 1214 S. Main Street DuBois, Pa.</p> <p>Pro. By Plff 4.50</p>	<p><u>D. S. B. -- DATED AUGUST 7, 1964</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 Four and 62/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$604.62</p> <p>Atty Comm. 10%</p> <p>Interest from August ;7, 1964</p> <p>Filed and Entered by Plaintiff, August 4, 1965 Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p>
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<p>August 4 8:30 AM EST</p>	<p>Central Chemical Corp. Everett, Pa.</p> <p>761</p> <p>William C. Dotts Luverna Dotts Glen Hope R.D., Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Plff 1.50</i></p>	<p><u>D. S. B. DATED MAY 19, 1965</u></p> <p>Payable in 90 Days (August 19, 1964)</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 Twenty Two and 74/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1822.74</p> <p>Atty Comm. 10%</p> <p>Interest from May 19, 1965</p> <p>Filed and Entered by Plaintiff, August 4, 1965 Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>24</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. Attest <i>Archie Hill</i> Prothonotary</p>
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Thrift Plan Consumer Dis-  
count Company  
222 W. Mahoning St.  
Punxsutawney, Pa.

August 4  
8:40 AM EST

762

Walter M. Bouch  
Margaret B. Bouch  
RD 1, Box 31  
Mahaffey, Pa.

Pro. By Plff 4.50  
*Pro by [Signature]* 1.50

D. S. B. -- DATED JULY 30, 1965

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  
Thirty Five and 28/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving  
Stay, Inquisition and Exemption.

Debt \$4535.28

Atty Comm. 15%

Interest from July 30, 1965

Filed and Entered by Plaintiff, August 4, 1965

Judgment.

*Carl E. Walker*

Prothonotary

And Now, 12 day of Dec. 1966 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Archie Hill*  
Prothonotary

Beneficial Consumer Dis-  
count Company  
Tyrone, Pa.

August 5  
8:31 AM EST

763

Jesse B. Shimmell  
Jane Shimmel  
RD Box 373  
Philipsburg, Pa.

Pro. By Plff 4.50  
*Pro by [Signature]* 1.50

D. S. B. -- DATED AUGUST 2, 1965

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 Forty-Six and  
01/100 Dollars, with Interest, Attorney's Commission,  
Cost of Suit, Release of Errors, Waiving Stay, Inquisition  
and Exemption.

Debt \$1046.01

Atty Comm. 15%

Interest from August 2, 1965

Filed and Entered by Plaintiff, August 5, 1965

Judgment.

*Carl E. Walker*

Prothonotary

And Now, 8 day of July 1966 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Archie Hill*  
Prothonotary

<p>August 5 9:01 AM EST</p>	<p>Capital Consumer Discount Company DuBois, Pa.</p> <p>764</p> <p>Amelia K. Guthridge 113 Wayne Road DuBois, Pa.</p> <p>Pro. By Plff 4.50 Pse by Plff 3.00</p>	<p><u>D. S. B. -- DATED AUGUST 2, 1965</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 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 August 2, 1965</p> <p>Filed and Entered by Plaintiff, August 5, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, 27 day of May 1969 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>August 5 9:04 AM EST</p>	<p>Capital Consumer Discount Company DuBois, Pa.</p> <p>765</p> <p>Frederick C. Hollopeter Cremintine N. Hollopeter RD 1, Rockton, Pa.</p> <p>Pro. By Plff 4.50 Pse by Plff 1.50</p>	<p><u>D. S. B. -- DATED AUGUST 3, 1965</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 Sixteen and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1,116.00</p> <p>Atty Comm. 15%</p> <p>Interest from August 3, 1965</p> <p>Filed and Entered by Plaintiff, August 3, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, 7 day of June 1967 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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Community Consumer Dis-  
count Company  
Clearfield, Pa

D. S. B. -- DATED AUGUST 2, 1965

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 Eight Hundred  
Eighty and No/100 Dollars, with Interest, Attorney's  
Commision, Cost of Suit, Release of Errors, Waiving Stay,  
Inquisition and Exemption.

August 5  
9:29 AM EST

766

Debt \$2880.00

Atty Comm. 10%

Clara Yontosh  
RD Morrisdale, Pa.

Interest from August 2, 1965

Filed and Entered by Plaintiff, August 5, 1965  
Judgment.

Pro. By Plff. 4.50

*pro. By Plff 3.00*

*Carl E. Walker*

Prothonotary

And Now, *9th* day of *May* 19*68* By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Archie Hill*  
Prothonotary

Community Consumer Dis-  
count Company  
Clearfield, Pa.

D. S. B. -- DATED AUGUST 2, 1965

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 Commis-  
sion, Cost of Suit, Release of Errors, Waiving Stay,  
Inquisition and Exemption.

August 5  
9:30 AM EST

767

Debt \$1440.00

Atty Comm 10%

Sherman L. Bailey  
526 Graham Road  
Cuyahoga, Ohio  
Clifford Bailey, Endr.  
Miriam Bailey, Endr.  
Rockton, Pa.

Interest from August 2, 1965

Filed and Entered by Plaintiff, August 5, 1965  
Judgment.

*Carl E. Walker*

Prothonotary

Pro. By Plff. 5.00

*Pro by plff 1.50*

And Now, *13* day of *April* 19*67* By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Archie Hill*  
Prothonotary

<p>August 5 9:40 AM EST</p>	<p>Capital Finance Corp. DuBois, Pa.</p> <p>768</p> <p>Regis Scepanik 17 N. Main St., DuBois, Pa.</p> <p>Pro. by Plff. 4.50 <i>Pro by Plff</i> 1.50</p>	<p><u>D. S. B. -- DATED AUGUST 4, 1965</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 Seventeen and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$317.00</p> <p>Interest from August 4, 1965</p> <p>Filed and Entered b Plaintiff, August 5, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>31</u> day of <u>May</u> 19<u>67</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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<p>August 5 1:38 PM EST</p>	<p>The County National Bank Clearfield, Pa.</p> <p>769</p> <p>Evelyn L. Scanish Andrew M. McKendrick Hazel Essie McKendrick R. D. #1, Clearfield, Pa.</p> <p>Pro. by Deft. 5.00 <i>Pro by Deft</i> 3.00</p>	<p><u>D. S. B. -- DATED AUGUST 4, 1965</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 Twenty-eight and 28/100 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 August 4, 1965</p> <p>Filed and Entered by Plaintiff, August 5, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>31</u> day of <u>Dec</u> 19<u>70</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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First National Bank of  
Philipsburg, Pa.

D. S. B. -- DATED AUGUST 2, 1965

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 thousand three hundred two and 71/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

August 5,

770

Robert E. Mullhollem  
Patricia J. Mulhollem  
R. D. Merrisdale, Pa.

Deby \$6,302.71  
*atly Com. 5%*  
Interest from August 2, 1965

Filed and Entered by Plaintiff, August 5, 1965

Judgment.

Pro. by Plff. 4.50  
Pro. RMS 3.00

*Carl E. Walker*  
Prothonotary

AUGUST 22, 1968, RELEASE FROM JUDGMENT LIEN, filed.

By Richard M. Sharp.

KNOW ALL MEN BY THESE PRESENTS, That First National Bank, Philipsburg, Pa. 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 does 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 THOSE CERTAIN TRACTS OF LAND SITUATE, LYING AND BEING in the Township of Graham, County of Clearfield, State of Pennsylvania, bounded and described on the sheet attached hereto.

CONTINUED TO PAGE 218

*Agree to Revoke  
no 942-May 1970.*

County National Bank  
at Clearfield

D. S. B. -- DATED JULY 31, 1965

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.

August 6

771

William R. Ibberson  
Dorothy E. Ibberson  
P. O. Box 263, Houtzdale, Pa.

Debt \$1,134.56  
Interest from July 31, 1965

Filed and Entered by Plaintiff, August 6, 1965

Judgment.

Pro. by Deft. 4.50  
*Pr By Plff* 3.00

*Carl E. Walker*  
Prothonotary

*Dec 23*  
*R. E. Pillotte asst Cashier*  
*Raymond Witherell*  
Prothonotary

8:39 AM EST

<p>August 5 8:30 AM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>772</p> <p>Elmer Curtis Bryan Elizabeth June Bryan Ginter, Pa.</p> <p>Pro. By Deft 4.50 <i>Pro. by Deft 1.50</i></p>	<p><u>D. S. B. -- DATED JULY 31, 1965</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 Forty One and 58/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisi- tion, and Exemption.</p> <p>Debt \$1441.58</p> <p>Atty Comm. 10%</p> <p>Interest from July 31, 1965</p> <p>Filed and Entered by Plaintiff, August 5, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p><i>And Now, 14 day of Sept. 1965</i> By paper filed, the above judgment is satisfied in full of debt, interest and cost. <i>Attest. Anne Hill</i> Prothonotary</p>
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<p>August 6 9:25 AM EST</p>	<p>Clearfield Trust Co. Clearfield, Pa.</p> <p>773</p> <p>Mark Bowles RD 3, Clearfield, Pa.</p> <p>Pro. By Plff 4.50</p>	<p><u>D. S. B. -- DATED MAY 25, 1965</u></p> <p>Payable on August 26, 1965</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 Np/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisi- tion and Exemption.</p> <p>Debt \$2500.00</p> <p>Atty Comm. 10%</p> <p>Interest from May 25, 1965</p> <p>Filed and Entered by Plaintiff, August 6, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>Writ of Execution #21 May Term, 1966</p>
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Clearfield Trust Company  
Clearfield, Pa.

August 6  
9:26 AM EST

774

Mark Bowles  
P.O. Box 1046  
Clearfield, Pa.

Pro. By Plff 4.50

D. S. B. -- DATED JULY 24, 1965

Payable August 24, 1965

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 July 24, 1965

Filed and Entered by Plaintiff, August 6, 1965

Judgment.

*Carl E. Walker*

Prothonotary

Writ of Execution #22 May Term, 1966

Capital Consumer Dis-  
count Company  
4 E. Third St.  
Williamsport, Pa.

August 6  
10:20 AM EST

775

David L. Hilliard  
Beatrice E. Hilliard  
Alvin Hilliard  
Betty Hilliard  
510 Rural Ave.  
Williamsport, Pa.

Pro. By Plff 5.50

*Pro By Plff 5.00*

D. S. B. -- DATED AUGUST 6, 1965

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 Seven Hundred  
Fifty Two and No/100 Dollars, with Interest, Attorney's  
Commission, Cost ;of Suit, Release of Errors, Waiving  
Stay, Inquisition and Exemption.

Debt \$4752.00

Atty Comm. 15%

Interest from August 6, 1965

Filed and Entered by Plaintiff, August 6, 1965

Judgment.

*Carl E. Walker*

Prothonotary

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

Attest *Archibald Hill*  
Prothonotary

<p>August 6 11:25 AM EST</p>	<p>Union Banking &amp; Trust Co. DuBois, Pa.</p> <p>776</p> <p>Lucian J. Cavalier Elizabeth L. Cavalier 904 West Weber Avenue DuBois, Pa.</p> <p>Pro. by Atty. 4.50 <i>Pro by Atty</i> 3.00</p>	<p><u>D. S. B. -- DATED AUGUST 3, 1965</u></p> <p>Payable On Demand After Date</p> <p>By Virtue of Warrant of Attorney hereunto annexed, Gleason &amp; Cherry, Attorneys, do hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiffs in the sum of Six Thousand Five 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 \$6,575.00</p> <p>Atty. Comm. <u>657.50</u> \$7,232.50</p> <p>Interest from August 3, 1965</p> <p>Filed and Confessed by Attorney, August 6, 1965</p> <p>Judgement.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>9</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. Attest <i>Anche Hill</i> Prothonotary</p>
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<p>August 6 11:19 AM EST</p>	<p>Sears, Roebuck &amp; Company Clearfield, Pa.</p> <p>777</p> <p>John W. Maines Vera Maines R. D., West Decatur, Pa.</p> <p>Pro. by Plff. 4.50 <i>Pro by Plff</i> 3.00</p>	<p><u>D. S. B. -- DATED JUNE 29, 1965</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 Sixty-Eight and 77/100 Dollars, with Interest, Attorney(s) Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$668.77</p> <p>Interest from August 6, 1965</p> <p>Filed and Entered by Plaintiff, August 6, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>28</u> day of <u>Aug</u> 19<u>65</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Anche Hill</i> Prothonotary</p>
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Sears, Roebuck & Co.  
Clearfield, Pa.

D. S. B. -- DATED JUNE 4, 1965

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 Thrity-Six and 80/100 Dollars, with interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$836.80

Interest from June 4, 1965

Filed and Entered by Plaintiff, August 6, 1965

Judgment.

*Carl E. Walker*

Prothonotary

August 6 778

Alfred M, McLaughlin  
Frances McLaughlin  
R. D. #1, Clearfield, Pa.

Pro. by Plff. 4.50

*Pro by Plff*

1.50

And Now, 26 day of July 1967 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

11:20 AM EST

Sears, Roebuck & Co.  
Clearfield, Pa.

D. S. B. -- DATED JUNE 26, 1965

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-Seven and 50/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2,267.50

Interest from June 26, 1965

Judgment.

*Carl E. Walker*

Prothonotary

August 6 779  
11:21 AM EST

Ben Kowalczyk  
Dorothy Kowalczyk  
Madera, Pa.

Pro. by Plff. 4.50

<p>Gleason &amp; Cherry</p> <p>August 6 12:50 PM EST</p>	<p>UNION BANKING &amp; TRUST CO. DuBois, Pa.</p> <p>780</p> <p>Helen Matusick Francis Matusick Thomas Matusick Barbara Matusick RD 3, Box 301, DuBois, Pa.</p> <p>Pro. By atty 5.50 Atty 3.00 <i>Pro by self 1.50</i></p>	<p>D. S. B. -- DATED AUGUST 5, 1965</p> <p>Payable On Demand</p> <p>By Virtue of Warrant of Attorney hereunto annexed, Gleason &amp; Cherry, Attorneys do hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiff in the sum of Three Thousand Seven Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$3700.00 Atty Comm. 10% 370.00 \$4,070.00 Interest from August 5, 1965</p> <p>Filed and Confessed by Attorneys, August 6, 1965 Judgment.</p> <p>And Now, <u>15</u> day of <u>May</u> 19<u>67</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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<p>Gleason &amp; Cherry</p> <p>August 6 1:07 PM EST</p>	<p>Union Banking &amp; Trust Co. DuBois, Pa.</p> <p>781</p> <p>James W. Thomas, Jr. Elizabeth H. Thomas 203 Dixon Ave. DuBois, Pa.</p> <p>Pro. By atty 4.50 Atty 3.00 <i>Pro by self 3.00</i></p>	<p>D. S. B. -- DATED JULY 31, 1965</p> <p>Payable On Demand</p> <p>By Virtue of Warrant of Attorney hereunto annexed, Gleason &amp; Cherry, Attorneys, do hereby appear for the Defendants and Confess Judgment against the Defendants and ;in favor of the Plaintiff in the sum of Three Thousand One 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>Debt \$3128.00 Atty Comm. 10% 312.80 \$3,440.80 Interest from July 31, 1965</p> <p>Filed and Confessed by Attorneys, August 6, 1965 Judgment.</p> <p>Attest <u>Carl E. Walker</u> Prothonotary</p> <p>And Now, <u>76</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.</p> <p>Attest <u>Archie Hill</u> Prothonotary</p>
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Gleason &  
CherryUnion B nking & Trust Co  
DuBois, Pa.

D. S. B. -- DATED AUGUST 3, 1965

Payable On Demand

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

August 6

782

1:26 PM EST

Oscar A. Johnson  
Charlotte Johnson  
RD 3, DuBois, Pa.

Debt \$870.00  
Atty Comm. 10% 87.00 \$957.00  
Interest from August 3, 1965  
Filed and Confessed by Attorneys, August 6, 1965  
Judgment.

Pro. By Atty 4.50  
Atty 3.00  
*Rw by Plff* 3.00

*Carl E Walker*  
Prothonotary

And Now, *1st* day of *March* 1968 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Archie Hill*  
Prothonotary

CONTINUED FROM PAGE 187, SIEBENROCK vs. COMMONWEALTH OF AP.

783 MAY TERM, 1965

ORDER: APPOINTING VIEWERS: NOW, TO WIT: This 6th day of August 1965, upon consideration of the foregoing petition, and upon motion of Clarence R. Kramer, Attorney for Petitioners the Court appoints Joseph A. Dague, Esq; John D. Haines, Jr; and Roland E. Bechtel as a Board of Viewers to assess the damages caused by the taking of the land of Petitioners, forcing the removal of certain buildings and the damages caused in all other respects by such condemnation, and to direct that the said Board of Viewers shall hold its meeting in accordance with the Acts of Assmely and Rules of Court in such case made and provided, and after evidence is given and report filed, give due notice of the filing thereof, as required by law. Costs of notice to be taxes as part of the cost of this proceeding; and the said Board of View shall further report to this Court in accordance with the existing laws and Rules of Court. By the Court: John A. Cherry, President Judge.

September 8, 1965, Praecipe for Appearance, filed.

Enter my appearance for Commonwealth of Pennsylvania, Department of Highways. By W. Albert Ramey, Attorney for Commonwealth of Pennsylvania, Department of Highways.

DECEMBER 27, 1965, REPORT OF VIEWERS, filed.

The undersigned Board of View respectfully reports:

1. By Decree of your Honorable Court dated the sixth day of August, 1965, the undersigned viewers were appointed as a Board of View in the above entitled matter and were notified of their appointment on August 23, 1965.

2. Notice of the time and place of the proposed view was fixed by the Board of View in accordance with the requirements of the Eminent Domain Code, the same setting forth that the view would be held on the subject premises on September 23, 1965 at 10:30 o'clock D.S.T. On August 24, 1965, copies of this notice were mailed by Certified Mail to Howard E. Siebenrock and Emily Louise Siebenrock, condemnees, and to the Commonwealth of Pennsylvania, condemnor.

On or about September 16, 1965, Clarence R. Kramer, Esquire, attorney for condemnees orally notified the Board of View that H. K. Porter Company, Inc., had been the owner of the mineral estate under all but two acres of the subject property, prior to condemnation. On September 21, 1965, this notice was confirmed by letter from Clarence R. Kramer, Esquire. Notice of view was therefore mailed by certified mail to H. K. Porter, Inc. on September 16, 1965. Pursuant to notification from J. A. Drabek, Esquire, General Counsel for H. K. Porter Company, Inc., of the leasehold interest of Shawville Coal Co., the viewers gave notice of view to that company on September 20, 1965.

3. Notices by certified mail stating that a hearing was fixed for Thursday, October 21, 1965, at 10:00 a.m. in the Grand Jury Room at the Court House, Clearfield, Pennsylvania, was served by certified mail on the following persons:

Clarence R. Kramer, Esq., attorney for Howard E. and Emily Louise Siebenrock;  
Albert W. Ramey, Esq., attorney for the Commonwealth of Pennsylvania;  
J. A. Drabek, Esq., attorney for H. K. Porter Company, Inc.,  
Shawville Coal Company, Inc.

These notices were mailed as aforesaid on October 7, 1965.

4. Attached hereto and made a part of this report is the affidavit of Joseph A. Dague as to the mailing of the aforesaid notices of view and of hearing as well as notice of intent to file this report, together with copies of the aforesaid notices to which are respectively attached receipts for certified mail and return receipts for each particular mailing.

5. Prior to adjournment of the first day of hearing at 4:00 P.M., October 21, 1965, the Board of View announced that a continued hearing would be held on November 4, 1965 at 9:30 o'clock a.m.

CONTINUED ON PAGE 166

Clarence R. HOWARD E. SIEBENROCK  
 Kramer EMILY LOUISE SIEBENROCK  
 vs. 783  
 Intervening Plff H.K. Porter Co., Inc  
 " Shawville Coal Co.  
 W. Albert COMMONWEALTH OF PENNSYLVANIA  
 Ramey DEPARTMENT OF HIGHWAYS  
 Viewers: John D. Haines, Jr. \$108.60  
 Roland Bechtel 138.50  
 Joseph A. Dague 276.30

Pro. 2.00  
 Pro 3.50 Pro. by Atty. 13.50  
 Pro. 3.50  
 Pro. 5.00 Atty 3.00  
 Pro. 5.00  
 Pro 2.00 Pro. 5.25  
 Plff W.B 47.10  
 Deft " 140.00  
 Pro. 4.00 Pro. 2.00  
 Pro. 2.00 Pro. 2.50

See Page 317 for  
 addl costs

AUGUST 6, 1965. PETITION FOR APPOINTMENT OF VIEWERS, filed  
 To the Honorable John A. Cherry, President Judge of Said Court:  
 The petition of Howard E. Siebenrock and Emily Louise Siebenrock respectfully represents:  
 FIRST: That your petitioners are Howard E. Siebenrock and Emily Louise Siebenrock, who became vested with real estate situate in Lawrence Township, Clearfield County, Pennsylvania, by deed dated the 28th day of February, 1947, duly recorded at Clearfield in Deed Book No. 381, page 379, consisting of 94 acres and forty (40) perches, described as follows:  
 "BEGINNING at a white oak grub in the line of land of John Owens, Jr., corner of Lot No. 2 and 3 as hereinafter mentioned; thence north by said land one hundred eighty eight and one-half (188½) perches to post; thence by line of land of Issac Conklin west eighty perches to post corner of Lot No. 1 and 3; thence by Lot No. 1 south one hundred eighty eight and one half perches to a stone or corner of Lot No. 2; thence by Lot No. 2 east eighty perches to a white oak grub and place of beginning. Containing ninety four acres and fourth perches and being known as Lot No. 3 in the division of Ardhibaldi Shaw in Lawrence Township.  
 SECOND: That the premises at the time hereinafter averred and for years prior thereto constituted one of the finest and most valuable farms in Lawrence Township with a large two-story dwelling house, large frame barn set on a double thick brick wall one-story in height with a frame super structure over and above that, combined machinery and granary shed and other buildings and improvements. All were maintained in excellent condition, except the building constituting the machinery and granary shed.  
 THIRD: That the said farm was fertile, readily tillable and was a very valuable farm for the raising of crops and for maintaining a dairy herd and production of milk and dairy production; situate within easy access of market for dairy products, on an improved road and accessible the year round.  
 FOURTH: That a right-of-way for a four lane highway separated by a medial strip, together with an additional area taken for an access road was condemned through the farm of Plaintiffs by a plan signed by the Governor on July 1, 1964, without notice to Plaintiffs.  
 FIFTH: That on September 21, 1964, the District Office of the Department of Highways at Clearfield received the form of notice of condemnation to be served upon Plaintiffs but it was not served until January 7, 1965.  
 SIXTH: That the only notice in writing received by Plaintiffs from the Department prior thereto was a letter dated December 28, 1964, relative to the personal property upon the premises.  
 SEVENTH: That the construction of the proposed highway had already been advertised for bids which were opened on December 22, 1964.  
 EIGHTH: No formal offer in writing or a basis for settlement has at any time been received by Plaintiffs.  
 NINTH: That the condemner, through its contracts, has already entered possession of the part condemned and is pushing out the dirt from the farm, exercising complete occupancy of the portion condemned without any formal offer of settlement having been made in writing, or any explanation for such delay.  
 TENTH: That the right-of-way incident to the east bound land of the proposed construction comes within approximately sixty feet of the dwelling house of Plaintiffs and has already taken the barn and the combined machinery and granary shed.  
 ELEVENTH: That an access highway will be constructed upon part of the land of Plaintiffs; an area has already been condemned for such use.  
 TWELFTH: That the said proposed access highway will come within a few feet of Plaintiff's two-story frame, well-maintained farm house and Plaintiffs believe and expect to be able to prove that the same will take a portion of the front steps thereof.  
 THIRTEENTH: That the Highway Department has never attempted through any representative to explain the extent or proximity to buildings of the proposed taking for this access highway and have given the Plaintiffs absolutely no information relative thereof, other than the Proceedings of outser to take by legal force possession of the condemned portion, which proceedings were served upon the Plaintiffs March 25, 1965, and by which, for the first time, Plaintiffs were placed in possession of the maps of condemnation.  
 FOURTEENTH: That the land proposed to be taken is, according to the best information obtainable by Plaintiffs, at lease 25.3232 acres of the choicest portion of this valuable farm land, out of a total area of 94 acres and 40 perches. The taking for the main highway will bisect Plaintiffs' farm, leaving the house and considerable acreage on one side and a substantial portion of the farm on the other side, and have already removed the barn and granary of the Plaintiffs, leaving the farm without such facilities.  
 FIFTEENTH: That by reason of the taking and the cutting up of the farm, the proximity of the access highway to the said perch, steps and dwelling house and because of the loss of the buildings which had to be removed, the total result of such taking and injury is that the farm will be reduced to 1/4 its former area and to a property of greatly decreased value and diminished marketability. The Plaintiffs believe and expect to be able to prove that the portion separated from the dwelling house will have little, if any, saleable value.  
 SIXTEENTH: That the two acres of coal and other minerals owned by Plaintiffs under their deed are situate surrounding the buildings and would in part be under the barn, machinery and granary shed and in part under the house. In either event the said coal is rendered in accessible and lost to the Plaintiffs and by this condemnation they are, and will be, divested the right to remove any of said coal and minerals in such two acres area.  
 SEVENTEENTH: The surface of the entire farm was especially valuable not only for agricultural and dairy farming purposes but because of its potential for the purpose of lifting the surface and overburden in order to strip-mine the coal, only an area of approximately seven acres having been previously strip-mined.  
 EIGHTEENTH: That by the acts of the Commonwealth in failing to keep the Plaintiffs advised and to alert them to what was happening and to the actual rea of the proposed taking, they have been handicapped and hindered and inconvenienced in the use of their farm and by the lack of a firm and reliable offer have prevented from obtaining a settlement of the damages inflicted, thereby increasing the damages sustained by them.  
 NINETEENTH: That the proximity of the access highway to the front steps and porch will render the occupancy and use of the porch and adjoining ground very hazardous and dangerous particularly for children unless adequately fenced.  
 TWENTIETH: That if the said area in the vicinity of the house, front porch and steps be fenced by the Commonwealth, it will further, impair the value of the property by rendering the use of the immediate area around the porch and front of the house inconvenient, if not impractical, and will make the appearance unsightly and thereby greatly decrease the value of the property of Plaintiffs.  
 WHEREFORE, your Petitioners, never having been made a firm and reliable offer of settlement, pray your Honorable Court to appoint three viewers to assess the damages to which petitioners are entitled by reason of such taking, and report their findings to the Court.  
 And your petitioners will ever pray, etc. s/ Clarence R. Kramer. Attorney for Petitioners.

Walter E. Alessandrini

Commonwealth of Pennsylvania  
Dept. of Revenue, Bu of Sales  
& Use Tax, Harrisburg, Pa.

AUGUST 6, 1965, 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, Addition and Interest, showing a Grand Total of Forty-three and 06/100 Dollars, with Interest and Cost of Suit.

August 6  
1:46 AM EST

784

Debt 28.75

Interest thereon to August 20, 1965 .86

Additions thereon to August 20, 1965 12.59

Penalties .86 \$43.06

Augustine Indre  
t/a City Shoe Service  
215 West Long Avenue  
DuBois, Pa.

Interest from July 28, 1965

Filed and Entered by Plaintiff, August 6, 1965

Judgment.

*Carl E. Walker*

Prothonetary

Pro. by Plff 4.00  
Pro by Dept 3.50

And Now, 31st day of May 1972 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Arlene Hill*  
Prothonetary

Walter E. Alessandrini

Commonwealth of Pennsylvania  
Department of Revenue, Bur.  
Sales & Use Tax., Harris., Pa.

AUGUST 7, 1965 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, Addition and Interest, showing a Grand total of One Hundred Eighteen and 40/100 Dollars, with Interest and Cost of Suit.

August 6

785

Debt 80.00

Interest thereon to August 31, 1965 18.40

Additions thereon to -----

Penalties 20.00 \$118.40

Fred D. Evans  
t/a J. Evans  
1604 Bigler Avenue  
Clearfield, Pa.

Interest from July 28, 1965

Filed and Entered by Plaintiff, August 6, 1965

Judgment.

*Carl E. Walker*

Prothonetary

Pro. by Plff 4.00

Walter E. Alessandroni

Commonwealth of Penna.  
Dept. of Revenue. Bu of  
Sales & Use Tax,  
Harrisburg, Pa.

AUGUST 6, 1965, CERTIFIED COPY OF LIEN, filed.

This Lien is from the Bureau of Sales and Use Tax, under the Acts No. 85 and 86, for Sales and/or Use Tax, Penalties, Additions and Interest, showing a Grand Total of Six Hundred Seventy-One and 06/100 Dollars, with Interest and Costs of Suit.

August 6  
1:48 PM EST

786

Debt	\$588.65	
Additions thereon to 8/31/65	52.98	
Interest thereon to 8/31/65	11.77	
Penalties	<u>17.66</u>	\$671.06

Rodman O. Eminhizer t/a  
Rod's Gulf Service  
Drifting, Pa.

Interest from September 1, 1965  
Filed and Entered by Plaintiff, August 6, 1965  
Judgment.

*Carl E. Walker*  
Prothonotary

Pro. *by Pff* \$4.00

Walter E. Alessandroni

Commonwealth of Penna.  
Dept. of Revenue, Bu  
of Sales & Use Tax  
Harrisburg, Pa.

AUGUST 6, 1965, 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 Forty- ONE and 40/100 Dollars, with Interest and Cost of Suit.

August 6  
1:49 PM EST

787

Debt	\$25.95	
Interest thereon to 8/20/65	.78	
Additions thereon to 8/20/65	13.89	
Penalties	<u>.78</u>	\$41.40

Bruce E. Walther t/a  
Star Grocery  
900 Turnpike Avenue  
Clearfield, Pa.

Interest from August 21, 1965  
Filed and Entered by Plaintiff, August 6, 1965  
Judgment.

*Carl E. Walker*  
Prothonotary

Pro. *by Pff* 4.00  
*Pro by Dept 2.00*

And Now, 29 day of Nov 1966 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Anchus Hill*  
Prothonotary

<p>Clarence R Kramer</p>	<p>IOLA L. STRAW</p> <p>788</p> <p>Foster A. Neff and Elsie B. Neff</p> <p>Pro. By Atty 5.00 Atty 3.00 Pro. 1.00 Pro. 2.00 Pro. 3.50 Pro. 2.00 Pro. 3.50 Pro. Cert. R &amp; R 2.50</p>	<p><u>AUGUST 6, 1965, COMPLAINT IN QUIET TITLE</u>, filed. Two copies certified to Attorney</p> <p>This action is brough upon the following facts:</p> <p>1. The Plaintiff is Iola L. Straw, who resides in Chest Township, Clearfield County, P.O. Address, LaJose, Pennsylvania.</p> <p>2. The Defendants are Foster A. Neff and Elsie B. Neff, husband and wife, who resides at 75 Elm Street, River Rouge, Michigan, 48218.</p> <p>3. That the Plaintiff, Iola L. Straw, has succeeded to the title held on June 19, 1934, and prior thereto to Adam I Neff, then a resident and citizen of Chest Township, Clearfield County, whereby Plaintiff became the owner of three parcels of land in Chest Township, containing twelve (12) acres net measure, ten (10) acres net measure and sixty (60) acres and seventy (70) perches, from which was reserved all coal, oil, fire clay and other minerals. Such deed is dated February 12, 1955, and recorded at Clearfield in Deed Book No. 441, page 226, incorporated herein by reference.</p> <p>4. That Adam I. Neff by agreement of Sale dated June 19, 1934, recorded at Clearfield in Miscellaneous Book. No. 47, page 111, agreed to sell and convey to Foster A. Neff and Elsie B. Neff, husband and wife, the defendants, the property to which reference has heretofore been made.</p> <p>5. That one of the conditions of such proposed grant was the maintenance of Defendants of a home on the farm sold for their grantor as well as for themselves and an agreement to keep up the repairs to all buildings.</p> <p>6. That the Defendants did not maintain a home for Adam I. Neff, but at a date unknown to Plaintiff but believed to be not more than two (2) years after the entry into of such agreement, the Defendants vacated the premises and moved to Michigan where they have since resided entirely negligent and failing to perform the terms of their agreement.</p> <p>7. That the Defendants by such vacating the premises voluntarily surrendered all rights, title and interest in the parcels of land hereinbefore referred to, but without signing any legal surrender.</p> <p>8. That the said Adam I. Neff relying upon such surrender of title by defendants in 1955 conveyed to J. D. Straw and Iola L. Straw the said parcels by the deed hereinbefore mentioned in Deed Book No. 441, page 226.</p>
<p>SEPTEMBER 21, 1965, AFFIDAVIT AS TO SERVICE</p> <p>Before, Me, Carl E. Walker, Prothonotary, personally appeared Clarence R. Kramer, who, being duly sworn according to law, dep ses and says that service was made in this case by mailing by certified mail two copies of the Complaint, one to Foster A. Neff and one to Elsie B. Neff, addressed to their present address, 75 Elm Street, River Rouge, Michigan 48218, on August 9, 1965, and by return cards clipped together one of which is signed by Elsie B. Neff, the wife, stipulated date of delivery is August 11, 1965, and by separate letters in which were enclosed copies of the Complaint endorsed with a twenty day rule to answer and twenty days has elapsed without any appearance being entered in behalf of either defendant,</p> <p>WHEREFORE, the undersigned Attorney for the Plaintiff, makes this affidavit for the purpose of sustaining a Motion for Judgment. Clarence R. Kramer, Attorney for Plaintiff</p> <p>September 21, 1965, Motion for Judgment and Order, filed.</p> <p><u>DECREE:</u></p> <p>NOW, September 16, 1965, affidavit having been made as to service upon Defendants by certified mail on the 9th day of August, 1965, by serving a copy of the Complaint on both Defendants, return receipt having been received showing such service, and twenty (20) days having elapsed since date of service by certified mail without any appearance entered or Complaint filed and it appearing that service was made upon both Foster A. Neff and Elsie B. Neff</p> <p>IT IS ORDERED AND DECREED that a further notice of thirty (3) days be given to the Defendants by serving upon them by certified mail another copy of the Complaint, requiring them or any of them to bring an action in ejection within said thirty (30) days period and in event of failure to do so that judgment will be entered against them or any of them failing to file an answer or Action in ejection, forever debarring them from claiming any interest in, or title to, the premises situate in Chest Township, Clearfield County, Pennsylvania. By the Court, John A. Cherry, President Judge.</p> <p>December 27, 1965, AFFIDAVIT OF SERVIE OF SECOND NOTION, MOTION FOR JUDGMENT AND ORDER ENTERING JUDGMENT, filed.</p> <p><u>ORDER ENTERING JUDGMENT:</u></p> <p>Now, December 27, 1965, the foregoing affidavit and motion having been presented and it appearing that these proceedings have been twice served by certified mail upon each of the defendant and that thirty (30) days have elapsed since the second service without any answer having been filed by or in behalf of either defendant or any appearance entered in their behalf; the Court, upon motion of Clarence R. Kramer, Attorney for Plaintiff, orders and directs</p>	<p>9. That the said Straws entered into possession of the property without any knowledge or informatirn as to any claim or alleged claim of the said Defendants and have occupied the same continuously since then ; J. D. Straw until his death of November 25, 1964, and Iola L. Straw continuing such occupany subsequently.</p> <p>10. That the recorded agreement to the defendants, which agreement is recorded in Miscellaneous Book No. 47, page 111 and which is incorporated herein by reference is a cloud upon the title of the Plaintiff, although vesting in defendants no title whatsoever because of the facts hereinbefore averred.</p> <p>WHEREFORE, The Plaintiff seeks judgment against the Defendants. /s/ Clarence R. Kramer, Attorney for the Plaintiff.</p> <p><u>AND MOTION FOR JUDGMENT AND DECREE</u>, filed</p>	

<p>August 7 8:40 AM EST</p>	<p>Security Acceptance Corp of Pennsylvania 1406 West 21st Street Erie, Pennsylvania</p> <p>789</p> <p>Daniel Cotter LaRue Cotter</p> <p>Pro. By Plff 4.25 Pro .25 <i>Pro by Plff 3.00</i></p>	<p><u>D. S. B. -- DATED JULY 29, 1965</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 Three and 80/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2203.80</p> <p>Atty Comm. 20%</p> <p>Interest from July 29, 1965</p> <p>Filed and Entered by Plaintiff, August 7, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p><i>And Nov. 4 day of Nov 70 by paper filed, the above judgment is satisfied in full of debt, interest and cost.</i> <i>Arthur Hill</i> Prothonotary</p>
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<p>August 7 8:41 AM EST</p>	<p>I. Greenbert &amp; Sons Route 206 Mount Holly, N. J.</p> <p>790</p> <p>Kirk Thorp Edith Thorp Grampian, Pa.</p> <p>Pro. By Plff 4.50</p>	<p><u>D. S. B. -- DATED MAY 17, 1965</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 Eight Thousand Seventy and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$8070.00</p> <p>Atty Comm. 35%</p> <p>Interest from May 17, 1965</p> <p>Filed and Entered by Plaintiff, August 7, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p>
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Community Consumer Discount  
Company  
133 W. Long Ave.  
DuBois, Pa.

Aug. 7  
8:55 AM EST

791

Esther N. Webb  
Lewis S. Webb  
P.O. Box 95  
Luthersburg, Pa.

Proy by Plff 4.50  
Pro by G,C &G 5.00

D. S. B. -- DATED AUGUST 5, 1965

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.

Debt \$2052.00

Atty. Comm. 15%

Interest from August 5, 1965

Filed and Entered by Plaintiff, August 7, 1965

Judgment.

*Carl E. Walker*

Prothonotary

JUNE 16, 1969, Certification of Docket Entries and Judgment given to Gleason, Cherry & Guido

Community Loan Company  
DuBois, Pa.

Aug 7  
9:00 AM EST

792

Pearl Webb  
Lewis F. Webb  
RD 1, Penfield, Pa.

Pro. by Plff 4.50  
*Pro. by G.C. & G. 1.50*

D. S. B. -- DATED AUGUST 6, 1965

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 August 6, 1965

Filed and Entered by Plaintiff, August 7, 1965

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

Bell, Silberblatt  
& Swoope  
By. M. L.  
Silberblatt

CLASTER LUMBER COMPANY

793

Kenneth Knepp a/k/a  
Kenneth S. Knepp  
Grace Knepp a/k/a  
Grane A. Knepp

Pro. by Atty. 7.50  
Atty. 3.00  
OC Pro. by Plff 3.50  
Pro. By Atty 11.80

AUGUST 7, 1965, PRAECIPE FOR WRIT OF REVIVAL, filed. to revive

Judgment entered to No. 742 May Term, 1960

TWO COPIES OF WRIT OF REVIVAL ISSUED TO THE SHERIFF.

August 19, 1965, Sheriff's Return, filed.

Now, August 10, 1965 at 8:00 o'clock P.M. (DST) served the within Writ of Revival on Kenneth Knepp a/k/a Kenneth S Knepp at his residence, EriePike, Boggs Township, Clearfield County, Pennsylvania by handing to Kenneth Knepp a/k/a Kenneth S. Knepp a true and attested copy of the original Writ of Revival and made known to him the contents thereof.

Now, August 10, 1965 at 8:05 o'clock P.M. (DST) served the within Writ of Revival on Grace Knepp a/k/a Grace A Knepp ~~xx~~ personally a true and attested copy of the original Writ of Revival and made known to her the contents thereof. So Answers, James B Reese, Sheriff.

Community Consumer Discount  
Company  
Clearfield, Pa.

D. S. B. -- DATED JULY 10, 1965

Aug. 7  
10:30 AMEST

794

Joseph E. Sadowski  
Connie L. Sadowski  
Box 77  
Penfield, 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 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.

Debt \$1,872.00  
Atty. Comm. 10%  
Interest from July 10, 1965  
Filed and Entered by Plaintiff, August, 9, 1965  
Judgment.

*Carl E. Walker*  
Prothonotary

Pro. by Plff 4.50

*Pro by Plff 3.00*

28 of May 70  
Attest *Archie Hill*  
Prothonotary

First National Bank of  
Philipsburg, Pa.

D. S. B. -- DATED AUGUST 8, 1965

Aug 9  
7:45 AMEST

795

Harry Millard  
Louise Millard  
James W. Millard  
Genevieve Millard  
RD Box 197  
Philipsburg, Pa.

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 Fifty two and 48/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1252.48  
Atty. Comm. 5%  
Interest from August 6, 1965  
Filed and Entered by Plaintiff, August 9, 1965  
Judgment.

*Carl E. Walker*  
Prothonotary

Pro. by Plff 5.50

<p>August 9 7:46 AM EST</p>	<p>First National Bank of Philipsburg, Pa.</p> <p>796</p> <p>Stephen M. Mondock Mina A. Mondock P.O. Box 65 Morrisdale, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Plff 3.00</i></p>	<p><u>D. S. B. -- DATED AUGUST 7, 1965</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 Twenty-Three Hundred Twenty- Four and 86/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2324.86</p> <p>Atty Comm. 5%</p> <p>Interest from August 1, 1965</p> <p>Filed and Entered by Plaintiff, August 9, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>21</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. Attest <i>Arthur Hill</i> Prothonotary</p>
<p>August 9 9:45 AM EST</p>	<p>Sharp &amp; Gilpatrick Gill, Lederer &amp; Sharp</p> <p>Provident Tradesmens Bank &amp; Trust Company 1201 Chestnut St. Philadelphia 7, Pa.</p> <p>797</p> <p>Daniel Mosley Karthaus, Pa.</p> <p>Pro. By atty 4.50 Atty 3 00 Pro. By atty 1.00 Pro. By atty</p>	<p><u>D. S. B. -- INSTALLMENT SALES CONTRACT-- June 19, 1964</u></p> <p>Payable In Installments</p> <p>By Virtue of Warrant of Attorney hereunto annexed, Sharp and Gilpatrick, Attorneys, do hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiff in the sum of One Thousand Fourteen and 23/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1,014.23</p> <p>Atty Comm. 18% <u>182.47</u> \$1,196.70</p> <p>Interest from July 29, 1965</p> <p>Filed and Confessed by Attorneys, August 9, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p><u>August 9, 1965, Affidavit of Default, filed</u> <u>August 9, 1965, Affidavit of Non-Military Service, filed</u></p>

<p>Kelley, Johnston &amp; Cimino</p>	<p>ANNA MARY MAYES and ROBERT MAYES</p>	<p>AUGUST 9, 1965, <u>PRAECIPE FOR SUMMONS IN TRESPASS</u>, filed. Summons Issued to the Sheriff.</p>
<p>Smorto &amp; Creany</p>	<p>798</p>	<p>August 9, 1965, <u>Praecipe</u>, filed by Kelley, Johnston and Cimino Enter our appearance as attorneys for the Plaintiff in the above captioned case of action.</p>
<p>Baird, McCamley &amp; Miller</p>	<p>ELIZABETH C. McALKICH CHARLES BERG, JR.</p>	<p>OCTOBER 7, 1968, <u>COMPLAINT IN TRESPASS</u>, filed. Two copies certified to the Sheriff OCTOBER 21, 1968, <u>PRAECIPE</u>, filed by Barid, McCamley and Miller. Enter our appearance for and on behalf of the defendant, Elizabeth C. McAlkich in the above entitled action. OCTOBER 20, 1968, <u>PRAECIPE</u>, filed by Barid, McCamley and Miller. Enter our appearance for and on behalf of the defendant Charles Berg, Jr. in the above entitled action. DECEMBER 2, 1968, <u>SHERIFF'S RETURN</u>, filed.</p>
<p>Pro. By atty 7.50 Atty 3.00 Pll by Atty 30.00 Sheriff Charney By Atty 13.80</p>		<p>NOW, October 10, 1968 at 8:10 o'clock AM served the within Complaint In Trespass on Charles Berg, Jr. at his place of residence Borough of Houtzdale, Clearfield County, Pa., by handing to Charles Berg, Jr. personally a true and attested copy of the original Complaint In Trespass and made known to him the contents thereof. NOW, October 10, 1968 at 9:00 o'clock a.m. served the within Complaint In Trespass on Elizabeth C. McAlkich at her place of residence Borough of Houtzdale, Clearfield County, Pa., by handing to Elizabeth C. McAlkich, and now Elizabeth C. Decker, a true and attested copy of the original Complaint In Trespass and made known to her the contents thereof. So answers, s/ William Charney, Sheriff.</p>



EIGHTEEN (18) SUGGESTIONS OF NON-PAYMENT, filed. AUGUST 9, 1965 at 12:07 PM EST.

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

Fifteen days have elapsed since notice of 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 in the sum of Two Thousand (\$2,000.00) Dollars, except #804-\$381.70; #805-\$222.85; #806 - \$549.85 and #814-\$148.80, with Cost of Suit. Pro each Writ \$3.50 except #802-\$5.50; #804-\$4.00; #805-\$4.50; #806-\$6.50 and #807-\$5.00. Judgment.

Prothonotary

NUMBER	DEFENDANT'S NAME & ADDRESS	REVIVING JUDGMENT NO.
800	Ernest L. Gray, Jr. & Dorothy M. Gray, West Decatur, Pa. Apr. 10, 1970, Sugg Non Pay filed to 369 Mar T, 1970.	278 November T, 1960
**** 801	Blanche Grimes, Coalport, Pa. June 22, 1967, Sat. by paper filed. Pro. \$1.50, State tax .50¢ paid.	189 November T., 1960
802	Jennie Hartman, Dec'd; George Hartman, Jr. 224 Hamor St., DuBois, Pa.; William J. & Doris M. Hartman, T-T Apr. 10, 1970, Sugg Non Pay filed to 370 Mar T, 1970.	279 November T, 1960
803	Joseph & Margaret Holenchik, RD Houtzdale, Pa. June 27, 1969, Sat. by paper filed. Pro. \$3.00, State tax .50¢ paid.	190 November T, 1960
804	Jason B. & Pearl M. Holloperer, RD 1, Rockton Pa., David P. Wells, T-T Apr. 13, 1970, Sugg Non Pay filed to 377 Mar T, 1970	191 November T, 1960
805	Harry L. Hummel, Dec'd; Raymond Hummel & Harvey Hummel, Paul Hummel-Heirs	237 November T, 1960
11/05/93 806	Apr. 13, 1970 Sugg Non Pay filed to 374 Mar T, 1970 Mamie Jury, Dec'd; William Jury, RD#4, Clearfield, Pa. Lemuel Jury, Alias Lemuel P. Jury, Alias Lemuel H. Jury, H. H. Robbins, Dec'd; Hazel Robbins, Heir of H. H. Robbins T-T	238 November T, 1960
807	Apr. 13, 1970, Sugg Non Pay filed to 381 Mar T, 1970 Katy Lengel, Dec'd; Andrew Lengel, John Lengel, Winburne, Pa. Elizabeth Olah & Helen Kish-Heirs	240 November T, 1960
808	Apr. 13, 1970, Sugg Non Pay filed to 382 Mar T, 1970 George W. & Helen P. Mayersky, Curwensville, Pa.	281 November T, 1960
11/05/93 809	See Below Lena Morrison, 132 Norwood St., Johnstown, Pa.	243 November T, 1960
810	Apr. 13, 1970 Sugg Non Pay filed to 384 Mar T, 1970 Harry E. Moshier, 15 Wasson Ave., DuBois, Pa.	282 November T, 1960
11/05/93 811	Apr. 13, 1970, Sugg Non Pay filed to 386 Mar T, 1970 Joseph & Suzan Murawsky, Box 83, Morann, Pa.	244 November T, 1960
812	Apr. 13, 1970, Sugg Non Pay filed to 387 Mar T, 1970 Kenneth & Helen J. Paul, Karthaus, Pa. 4/26/67 SAT. by paper filed	283 November T, 1960
11/05/93 813	Apr. 13, 1970, Sugg Non Pay filed to 388 Mar T, 1970 Albert & Gertrude Pennington, RD 2, Mahaffey, Pa.	245 November T, 1960
11/05/93 814	Apr. 13, 1970, Sugg Non Pay filed to 389 Mar T, 1970 Bryan Peiples, Glen Richey, Pa.	246 November T, 1960
11/05/93 815	Apr. 13, 1970, Sugg Non Pay filed to 391 Mar T, 1970 William N. & Marion E. Richardson, RD1, Box 200, DuBois, Pa.	249 November T, 1960
816	May 12, 1970, Sugg Non Pay filed to 107 May T, 1970. Henry & Dorothy Reiger, Munson, Pa.	321 November T, 1960
817	April 13, 1970, Sugg Non Pay filed to 392 Mar T, 1970 Rhoda Rowles, RD 1, Olanta, Pa.	250 November T, 1960
**** 801	JANUARY 11, 1973, Sat. by paper filed. Pro. \$3.00, State Tax 50¢. Blanche Grimes, Coalport, Pa.	

No. 809 May T., 1965 - Commonwealth DPW -vs- Lena Morrison

March 19, 1970, Letter from Mr. Eugene Morrison, filed -- Quote

"Prothonotary Office-- I am writing in regards to this letter which is enclosed --Letter from Commonwealth dated 3-12-70--

The property that Lena Morrison, my Mother occupied fourteen years ago has been sold for taxes a couple of times that I know of, and the house isn't even there anymore, it was torn down by whoever had it. My Mother left Irvona, Pa. 14 years ago and has been dead for four years. According to the letter enclosed the property is believed to still be standing. I would like to have this straightened out, and if at all possible an answer to this. Yours truly, Mr. Eugene Morrison."

\*\*\* Apr. 21, 1970, Sugg Non Pay filed to 448 March T, 1970

\*\*\* June 1, 1970 Sugg Non Pay filed to 280 May T, 1970.

Community Consumer Discount  
Company  
Curwensville, Pa.

Aug. 9 818  
1:07 PMEST

Everett Bell  
Betty Jane Bell  
Iva May Bell  
RD #3, Box 182E  
Punxsutawney, Pa.

Pro. by Plff 5.00  
*Pro by Plff* 1.50

D. S. B. -- DATED AUGUST 3, 1965

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 One Twenty-eight and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$4,128.00

Atty. Comm. 10%

Interest from August 3, 1965

Filed and Entered by Plaintiff, August 9, 1965

Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 15 day of June 1966 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

Indiana Consumer Discount  
Company  
Clearfield, Pa.

Aug. 10 819  
10:00 AMEST

Arthur T. Winters  
Helen Winters  
Irvin Hill  
Curwensville, Pa.

Pro. by Plff 4.50  
*Pro by Plff* 3.00

D. S. B. -- DATED AUGUST 2, 1965

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 August 2, 1965

Filed and Entered by Plaintiff, August 10, 1965

Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 26 day of June 1966 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Raymond Withrow*

Gleason & Cherry  
Anthony S. Guido

The Union Banking and Trust  
Company  
DuBois, Pa.

D. S. B. -- DATED AUGUST 9, 1965,

Payable on Demand

By Virtue of Warrant of Attorney hereunto annexed, Gleason & Cherry, Attorneys, do hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiff in the sum of Twenty-three Hundred and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Aug. 10  
11:50 AMEST

820

Angeline Mucci  
RD #2, Weedville, Pa.

Debt \$2300.00  
Atty. Comm. 230.00 \$2530.00

Interest from August 9, 1965  
Filed and Confessed by Attorneys, August 10, 1965  
Judgment.

Pro. by Atty. 4.50  
Atty 3.00

*Pro by Jeff 1.50*

*Carl E. Walker*  
Prothonotary

And Now, 28 day of Aug 1965 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Arthur Hill*  
Prothonotary

Gleason & Cherry  
Anthony S. Guido

The Union Banking and Trust  
Company  
DuBois, Pa.

D. S. B. -- DATED AUGUST 9, 1965

Payable on demand

By Virtue of Warrant of Attorney hereunto annexed, Gleason & Cherry, Attorneys, do hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiff in the sum of Twenty-nine Hundred and Eighty and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Aug 10  
12:20 PMEST

821

James E. Challingsworth, Jr.  
James E. Challingsworth a/k/a  
Esther L. Challingsworth  
RD 2, Weedville, Pa.

Debt \$2,980.00  
Atty. Comm. 298.00 \$3,278.00

Interest from August 9, 1965  
Filed and Confessed by Attorneys, August 10, 1965  
Judgment.

Pro. by Atty. 4.50  
Atty 3.00

*Pro by Jeff 1.50*

*Carl E. Walker*  
Prothonotary

And Now, 18 day of Mar 1967 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Arthur Hill*  
Prothonotary

Gleason & Cherry

Union Banking & Trust Co

D. S. B. - DATED AUGUST 9, 1965

Payable on Demand

By Virtue of Warrant of Attorney hereunto annexed, Gleason & Cherry, Attorneys, do hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiff in the sum of Two Thousand Three Hundred Twenty and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

August 10  
12:37 P.M. EST

822

Debt \$2,320.00  
Atty Comm 10% 232.00 \$2,552.00

Norman E. Gearhart  
Vera B. Gearhart  
812 Chestnut Ave., DuBois, Pa

Interest from August 9, 1965  
Filed and Confessed by Attorneys, August 10, 1965  
Judgment.

Pro by Atty 4.50  
Atty 3.00  
*Pro by Pff* 1.50

*Carl E. Walker*  
Prothonotary

And Now, 31 day of Oct 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.

AUGUST 10, 1965, AMICABLE REVIVAL, filed. To Revive and continue Lien entered to No. 741 May Term, 1960

By Virtue of Agreement between the Plaintiff and the Defendant the above Judgment is revived amicably, 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.

August 10  
4:00 P.M. EST

823

Debt \$2,289.60  
Atty Comm 10%

W. Scott Callahan, Jr.  
Charlotte E. Callahan  
Box 84 Clearfield, Pa.

Interest from July 27, 1959  
Filed and Entered by Plaintiff, August 10, 1965  
Judgment.

Pro by Plff 4.50  
O.C. Pro by Plff 3.50  
*Pro by Plff* 3.00

*Carl E. Walker*  
Prothonotary

And Now, 6 day of Feb. 1969 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

Seaboard Consumer Discount  
Company, Second Floor, 121  
S. Highland Ave., Pitts, Pa.

D. S. B. -- DATED JUNE 9, 1965

Payable

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.

Debt \$1,692.00

Atty Comm

Interest from June 9, 1965

Filed and Entered by Plaintiff, August 11, 1965

Judgment.

*Carl E. Warner*  
Prothonotary

August 11  
7:45 A.M. EST

824

Maurice L. Matthew  
Lois Matthew  
R.D. 2 Goldenrod, Clfd, Pa.

Pro by Plff 4.50

*Pro by Plff*

*2.00*

23 *Jan. 70*  
And Now, *23* day of *Jan. 70* 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 AUGUST 10, 1965

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 Three Hundred Ninety-Nine and 42/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1,399.42

Atty Comm 5%

Interest from August 10, 1965

Filed and entered by Plaintiff, August 11, 1965

Judgment.

*Carl E. Warner*  
Prothonotary

August 11  
7:55 A.M. EST

825

John Richmond  
Emma Richmond  
RD Box 481 Philipsburg, Pa.

Pro by Plff 4.50

*Pro by Plff*

*1.50*

And Now, *5* day of *July* 19*67* By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.  
Attest *Arthur Hill*  
Prothonotary

Urey & Mikesell	ROBERT L. WISE	AUGUST 11, 1965, COMPLAINT IN DIVORCE, filed. One copy
8/11/65 \$135. Paid Clfd Trust		<p>certified to Attorney</p> <p>August 16, 1965, Sheriff's Return, filed. Now, August 16, 1965 at 10:55 o'clock A.M. (DST) served the within Complaint in Divorce on Kathryn E. Wise at her residence, Park Avenue, Borough of Curwensville, Clearfield County, Pennsylvania by handing to Kathryn E. Wise 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>
	827	<p>September 2, 1965, MOTION FOR BILL OF PARTICULARS, filed by Bell, Silberblatt &amp; Swoope</p> <p>And now September 3, 1965, Service of the within Motion is hereby accepted and copy received. Urey &amp; Mikesell, Donald R. Mikesell</p>
		<p>September 2, 1965, Petition, filed by F. Cortez Bell, Attorney for Defendant.</p> <p>WHEREFORE, your Petitioner prays that your Honorable Court grant a rule on the above named plaintiff to show cause why an Order should not be made upon him to pay her alimony pendente lite and to pay her counsel fees and costs. Bell, Silberblatt &amp; Swoope by F. Cortez Bell, Attorney for Defendant.</p>
	Kathryn E. Wise	
	Pro. By atty	7.00
	Atty	3.00
#2397	Shff	8.70
	Pro.	2.00
	Pro.	5.00
	Pro.	2.00
	Pro	5.00
	Incl \$7. Const.	82.00
	Master	10.00
	Clfd Co. Bar	10.00
	Pro.	10.00
	Por.	1.00
#530 - Transfer Chedk to Reg	Acct	\$135.00
		\$135.00 Paid by Attorney
#2565 - James K. Nevling	Master \$75. Constable	\$7.00
2566 - Clfd Co. Bar Assn.		10.00
#2567 - Donald R. Mikesell		14.30
#2397 - Shff Reese		8.70
	Prothonotary	20.00
		\$135.00
		<p>OCTOBER 26, 1965, PRAECIPE &amp; ORDER FOR APPOINTMENT OF MASTER, filed.</p> <p>NOW, October 26, 1965, Robert L. Wise, by his attorneys, Urey &amp; Mikesell, moves for the appointment of a Master in this action, personal service having been had on Kathryn E. Wise, Defendant, on August 16, 1965, and no Answer or appearance having been filed on behalf of the Defendant. Urey &amp; Mikesell, by Donald R. Mikesell, Atty</p>
		<p>NOW, this 27th day of October, 1965, upon praecipe filed by Urey &amp; Mikesell, Attorneys for Plaintiff, the Court does hereby appoint James K. Nevling, Esquire, Master in the above case to take testimony and to report the same to the Court with suggested form of Decree.</p>
		<p>BY THE COURT s/ John A. Cherry, President Judge</p>
		<p>DECEMBER 6, 1965, PETITION FOR EXTENSION OF TIME FOR HEARING, filed.</p>
		<p>WHEREFORE, it is the prayer of your petitioner that the time for concluding the hearing in the above entitled divorce be extended, nunc pro tunc, to November 30, 1965. s/ James K. Nevling</p>
		<p>ORDER OF COURT: NOW, December 6, 1965, the foregoing Petition having been presented, read and considered, it is</p>
		<p>ORDERED AND DECREED that the time for holding a Master's hearing in the above entitled divorce case be extended to November 30, 1965.</p>
		<p>BY THE COURT s/ John A. Cherry, President Judge</p>
		<p>December 7, 1965, MASTER'S REPORT, filed.</p>
		<p>And Now, the 8th day of December 1965, the report of</p>
		<p>the Master is acknowledged. We approve his findings and recommendations.</p>
		<p>We, therefore, DECREE that Robert L. Wise be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between himself and Kathryn E. Wise. 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. By the Court, John A. Cherry, President Judge.</p>



MAY TERM, 1965 DOCKET # 184

See 203 FOR 827

IN RE: Petition to Commit  
an Inebriate - Joseph Doyle  
Russell

AUGUST 16, 1965, PETITION FOR COMMITMENT OF AN INEBRIATE, under  
Section 326 Mental Health Act of 1951. MH 53 Form, Joseph Doyle  
Russell, filed.

WHEREFORE, your petitioners pray your honorable court to  
commit said Joseph Doyle Russell to Warren State Hospital and he  
will ever pray, etc. s/ Elva J. Russell

ORDER FOR COMMITMENT OF AN INEBRIATE

And now, August 16, 1965, upon consideration of the within  
petition and the certificates thereto, attached, the Court is satisfied  
that Joseph Doyle Russell is an inebriate and a proper subject for  
detention, care and treatment in a Mental Hospital.

It is therefore ordered, adjudged and decreed that the above  
named is an inebriate and that he be committed to Warren State  
Mental Hospital thereto remain for one year unless sooner discharged  
as provided by law. s/ John A. Cherry, President Judge

AUGUST 17, 1965, SHERIFF'S RETURN, filed.

Now, August 16, 1965 as within ordered I transported the within  
named, Joseph Doyle Russell to the Warren State Hospital. So  
Answers, James B. Reese, Sheriff

December 30, 1965, Received Cost in the amount of  
\$25.25 on December 7, 1965, as payment of the above  
Check No. #2587 paid to James B. Reese, Sheriff.

828

Pro <sup>By</sup> 5.00  
Shff Reese 20.25

#2587

Walter E. Alessandrone  
 August 11  
 10:45 A.M. EST

Commonwealth of Pennsylvania  
 Department of Revenue  
 Bureau of Sales & Use Tax  
 Harrisburg, Pa.  
 829  
 Charles J. Accordino, Jr.  
 t/a Paradise Drive In  
 Turnpike Ext., Clfd, Pa.  
 Pro *J. Puff* 4.00

AUGUST 11, 1965, CERTIFIED COPY OF LIEN Filed.  
 This Lien is from the Bureau of Sales and Use Tax under Acts. Nos. 85 and 86, for Sales and/Or Use Tax, Penalties, Additions and Interest, showing a Grand Total of Two Hundred Twenty-Seven and 60/100 Dollars, with Interest and Costs of Suit.  
 Debt \$199.65  
 Interest thereon to 8/31/65 3.99  
 Additions thereon to 8/31/65 17.97  
 Penalties 5.99 \$227.60  
 Interest from September 1, 1965  
 Filed and Entered by Plaintiff, August 11, 1965  
 Judgment.  
*Carl E. Walker*  
 Prothonotary

Smith, Smith & Work  
 August 12  
 7:40 A.M. EST

Houtzdale Bank  
 830  
 Randall Hampton  
 Velma Hampton, Aviz, Pa.  
 Morley Hampton  
 Mona Hampton  
 Osceola Mills R.D., Pa.  
 Pro by Atty 5.50  
 Atty 3.00

D. S. B. -- DATED AUGUST 6, 1965  
 Payable One Day After Date  
 By Virtue of Warrant of Attorney hereunto annexed, Smith, Smith & Work, Attorneys, do hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiff in the sum of Three Thousand Six Hundred Eighty-Five and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.  
 Debt \$3,685.00  
 Atty Co mm 5% 184.25  
 Interest from August 7, 1965  
 Filed and Confessed by Attorney, August 12, 1965  
 Judgment.  
*Carl E. Walker*  
 Prothonotary

Gleason & Cherry By Anthony S. Guido

The Union Banking and Trust Company  
DuBois, Pa.

Aug 12  
8:15 AMEST

831

Avel S. Fioravanti  
Anna M. Fioravanti  
47 Euclid Ave.  
DuBois, Pa.

Pro. by Atty. 4.50

Atty. 3.00

*Guido* 3.00

D. S. B. -- DATED AUGUST 11, 1965

Payable on Demand

By Virtue of Warrant of Attorney hereunto annexed, Gleason & Cherry, Attorneys, do hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiff 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

Atty. Comm. 400.00 \$4,400.00

Interest from August 11, 1965

Filed and Confessed by Attorneys, August 12, 1965

Judgment.

*Carl E Walker*

Prothonotary

And Now, 18 day of Mar. 1969 by per filed, the above judgment is satisfied in full of interest and cost.

Attest *Arthur Hill*  
Prothonotary

United Consumer Discount Co. of Bellefonte Bellefonte, Pa.

Aug 12  
8:26 AMEST

832

Charles R. Heichel  
Mrs. Adelle Heichel  
RD, Pottersdale, Pa.

Pro. by Plff 4.50

D. S. B. -- DATED AUGUST 10, 1965

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 Twelve and 35/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$812.35

Atty. Comm. 15%

Interest from August 10, 1965

Filed and Entered by Plaintiff, August 12, 1965

Judgment.

*Carl E Walker*

Prothonotary

Local Finance Company  
State College, Pa.

D. S. B. -- DATED AUGUST 2, 1965

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 Eighteen and 05/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$6418.05

Atty. Comm. 10%

Interest from August 2, 1965

Filed and Entered by Plaintiff, August 12, 1965

Judgment.

*Carl E. Walker*

Prothonotary

OCTOBER 17, 1966, RELEASE FROM LIEN OF JUDGMENT, FILED.

KNOW ALL MEN BY THESE PRESENTS, that LOCAT FINANCE 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 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 massuage, lot or piece of land situate, lying and being in Morris Township, Clearfield County, Pennsylvania, bounded and described as follows:

CONTINUED ON PAGE 204

Aug 12  
8:30 AMEST

833

Danny Joe Higgins  
Mary Louise Higgins  
Andrew Ropchock  
Willmina Ropchock  
RD 2, Box 156  
Philipsburg, Pa.

Pro. by Plff 5.50  
Pr. By S&G 2.00

*Pro By Plff 3.00*

And Now, 14 day of May 19 1965 By paper filed, the above judgment is satisfied in full of debt, interest and cost.  
Attest *Archie Hall*  
Prothonotary

Gleason & Cherry  
by Anthony S. Guido

The Union Banking and Trust Company  
DuBois, Pa.

D. S. B. -- DATED AUGUST 11, 1965

Payable on demand

By Virtue of Warrant of Attorney hereunto annexed, Gleason & Cherry, Attorneys, do hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiff in the sum of Eight Hundred Forty-nine and 50/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$849.50

Atty. Comm. 84.85 \$924.45

Interest from August 11, 1965

Filed and Confessed by Attorneys, August 10, 1965

Judgment.

*Carl E. Walker*

Prothonotary

834

Gerald W. Boyer  
Donna J. Boyer  
37 Pentz Run Ave.,  
DuBois, Pa.

Pro. by Atty. 4.50  
Atty. 3.00

*Pro by Atty 1.50*

And Now, 6 day of Feb 1966 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hall*  
Prothonotary

<p>August 12 8:35 AM EST</p>	<p>Community Consumer Discount Company DuBois, Pa.</p> <p>835</p> <p>Cleora L. Bolam Charles W. Bolam 8 South Main Street DuBois, Pa.</p> <p><i>Pro. By Plff 4.50</i> <i>1.50</i></p> <p><i>Pro. By Atty 1.00</i> <i>1.00</i></p> <p><i>the above judgment is satisfied in full of debt, interest and cost.</i> <i>Attest Archie Hill</i> <i>Prothonotary</i></p> <p>Now Therefore, Know All Men by These Presents, that I Community Consumer Discount Co. Plaintiff in the Judgment first above stated, for and in consideration of the sum of One Dollar (\$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 Savings &amp; Loan Association that the above Judgment held by it against Charles W. Bolam and Cleora L. Bolam shall be postponed as to its Lien and payment till after the Lien and payment</p>	<p>D. S. B. -- DATED AUGUST 11, 1965</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, Nine Hundred Fifteen and 68/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$4915.68</p> <p>Atty Comm. 15%</p> <p>Interest from August 11, 1965</p> <p>Filed and Entered by Plaintiff, August 12, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>JANUARY 26, 1966, PRIORITY OF MORTGAGE, filed.</p> <p>WHEREAS, the Peoples Savings &amp; 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 Savings &amp; Loan Association against the Defendant above named, dated the 3rd day of January 1966, for the sum of \$37,400.00 with interest from entered in the Office of Recorder of Deeds of Clearfield County in Mortgage Book Number Page</p> <p>CONTINUED ON PAGE 217</p>
<p>August 12 2:04 PM EST</p>	<p>Community Consumer Discount Company Clearfield, Pa.</p> <p>836</p> <p>Alva C. Brothers Laura S. Brothers 65 Clark Street Clearfield, Pa.</p> <p><i>Pro. By Plff 4.50</i> <i>1.50</i></p>	<p>D. S. B. -- DATED AUGUST 6, 1965</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 One Hundred Seventy Six and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$4176.00</p> <p>Atty Comm. 10%</p> <p>Interest from August 6, 1965</p> <p>Filed and Entered by Plaintiff, August 12, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, 30<sup>th</sup> day of <i>Dec</i> 1965 by paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p><i>Attest Carl E. Walker</i> Prothonotary</p>

Security Acceptance Corp  
of Penna.  
Erie, Pennsylvania

August 13  
8:20 AM EST

837

William W. Faulkner  
Verda L. Faulkner  
540½ Locust St.  
DuBois, Pa.

Pro. By Plff 4.25  
Pro. *By Plff* .25  
*Pro by Plff* 1.50

D. S. B. -- DATED JULY 22, 1965

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  
Twenty Three and 84/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving Stay,  
Inquisition and Exemption.

Debt \$1923.84

Atty Comm. 20%

Interest from July 22, 1965

Filed and Entered by Plaintiff, August 13, 1965

Judgment.

*Carl E. Walker*

Prothonotary

And Now, 10 day of Oct. 1965 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Archie Hill*  
Prothonotary

Curwensville State Bank  
Curwensville, Pa.

August 13  
8:27 AM EST

838

Florence W. Hauck  
R.D. Curwensville, Pa.

Pro. By Plff 4.50  
*Pro by Plff* 1.50

D. S. B. -- DATED AUGUST 12, 1965

Payable On Demand ater 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 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 August 12, 1965

Filed and Entered by Plaintiff, August 13, 1965

Judgment.

*Carl E. Walker*

Prothonotary

And Now, 15 day of Nov. 1965 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Archie Hill*  
Prothonotary

<p>August 13 8:30 A.M. EST</p>	<p>First National Bank of Philipsburg, Pa.</p> <p>839</p> <p>Francis E. Zahuranec Bonnie J. Zahuranec Box 48 Haw Run, Pa.</p> <p>Pro by Plff 4.50</p>	<p><u>D. S. B. -- DATED JUNE 16, 1964</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 Seven Hundred Sixty- Nine and 80/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$769.80</p> <p>Atty Comm 15%</p> <p>Interest from June 16, 1964</p> <p>Filed and Entered by Plaintiff, August 13, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p><i>Agree to Revoke to 955 May 1970</i></p>
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<p>August 13, 8:55 A.M. EST</p>	<p>Community Loan &amp; Disco unt Company, Clearfield, Pa.</p> <p>840</p> <p>Robert P. Kent Cordelia Kent R.D. Morrisdale, Pa.</p> <p>Pro by Plff 4.50 <i>Pro by Plff 1.50</i></p>	<p><u>D. S. B. -- DATED JULY 6, 1964</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 6, 1964</p> <p>Filed and Entered by Plaintiff, August 13, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>21</u> day of <u>Sept. 10 67</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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Leo R.  
Brockbank

DuBois Deposit National  
Bank, DuBois, Pa.

AUGUST 13, 1965, AGREEMENT TO REVIVE, filed. To revive and continue  
Lien entered to No. 62 September Term, 1960

By Virtue of Agreement between the Plaintiff and the Defendant  
the above Judgment is revived in favor of the Plaintiff and against  
the Defendant in the sum of Four Thousand Seven Hundred and no/100  
Dollars, with Interest, Attorney's Commission, Cost of Suit, Release  
of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$4,700.00

Atty Comm 470.00

Interest from July 1, 1960

Filed and Entered by Attorney, August 13, 1965

Judgment.

*Carl E. Walker*

Prothonotary

*Agreement to Revive No 931 May 1970*

August 13  
9:00 A.M. EST

841

Fidelity Improvement Asso  
a Pennsylvania Corporation  
DuBois, Pa.

Pro by Atty 4.50

~~Atty 3.00~~

O.C. Pro by Atty 7.50

Leo R.  
Brockbank

DuBois Deposit National  
Bank, DuBois, Pa.

AUGUST 13, 1965, AGREEMENT TO REVIVE, filed. To revive and continue  
Lien entered to No. 63 September Term, 1960.

By Virtue of Agreement between the Plaintiff and the Defendant  
the above judgment is revived in favor of the Plaintiff and a ainst  
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 50.00

Interest from July 1, 1960

Filed and Entered by Attorney, August 13, 1965

Judgment.

*Carl E. Walker*

Prothonotary

*Agreement to Revive 930 May 1970*

August 13  
9:00 A.M. EST

842

Fidelity Improvement Asso  
a Pennsylvania Corporation  
DuBois, Pa.

Pro by Atty 4.50

~~Atty 3.00~~

O.C. Pro by Atty 7.50

MAY TERM, 1965 DOCKET # 184

<p>Leo R. Brockbank</p> <p>August 13 9:00 A.M. EST</p>	<p>Union Banking &amp; Trust Co DuBois, Pa.</p> <p>843</p> <p>Fidelity Improvement Asso. a Pennsylvania Corporation DuBois, Pa.</p> <p>Pro by Atty 4.50 Atty 3.00 O.C. Pro by Atty 7.50</p>	<p><u>AUGUST 13, 1965, AGREEMENT TO REVIVE</u>, filed. To revive and continue Lien entered to No. 64 September Term, 1960.</p> <p>By Virtue of Agreement between the Plaintiff and the Defendant the above judgment is revived 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 \$2,350.00 Atty Comm 235.00 Interest from July 21, 1960 Filed and Entered by Attorney, August 13, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p><i>Agreement to Revive no 1096 May 1970</i></p>
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<p>Leo R. Brockbank</p> <p>August 13 9:00 A.M. EST</p>	<p>Union Banking &amp; Trust Co DuBois, Pa.</p> <p>844</p> <p>Fidelity Improvement Asso a Pennsylvania Corporation DuBois, Pa.</p> <p>Pro by Atty 4.50 Atty 3.00 O.C. Pro by Atty 7.50</p>	<p><u>AUGUST 13, 1965, AGREEMENT TO REVIVE</u>, filed. To revive and continue Lien entered to No. 65 September Term, 1960</p> <p>By Virtue of Agreement between the Plaintiff and the Defendant the above judgment is revived in favor of the Plaintiff and against the Defendant in the sum of Three Hundred Sixty-Seven and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$367. 00 Atty Comm 36.70 Interest from July 21, 1960 Filed and Entered by Attorney, August 13, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p><i>Agreement to Revive no 1097 May 1970</i></p>
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Bell, Silberblatt & Swoope	JEPHTA E. KYLER	AUGUST 13, 1965, COMPLAINT IN DIVORCE, filed. One copy certified to Sheriff.
<i>8/15/65 #135.00 Pd by atty Clfd Trust Co</i>	846	August 24, 1965, SHERIFF'S RETURN, filed. Now August 20, 1965 at 6:30 o'clock P.M. (DST) served the within Complaint in Divorce on Ruth Kyler at her residence, Borough of Wallaceton, Clearfield County, Pennsylvania by handing to Ruth Kyler personally a true and attested copy of the original Complaint in Trespass and made known to her the contents thereof. So Answered, James B. Reese, Sheriff.
	Ruth M. Kyler	NOVEMBER 8, 1965, PRAECIPE & ORDER FOR APPOINTMENT OF MASTER, filed. NOW, November 8, 1965, Jephtha E. Kyler, by his attorneys, Bell Silberblatt & Swoope, moves for the appointment of a Master in this action, personal service having been had on Ruth M. Kyler, Defendant, on August 20, 1965, and no Answer or appearance having been filed on behalf of the Defendant. BELL, SILBERBLATT & SWOOPE by M. L. Silberblatt, Attys for Piff
		ORDER: NOW, this 9th day of November, 1965, upon praecipe filed by Bell, Silberblatt & Swoope, attorneys for Plaintiff, the Court does hereby appoint William T. Davis, Esquire, Master in the above case to take testimony and to report the same to the Court with suggested form of Decree. BY THE COURT s/ John A. Cherry, P.J.
		DECEMBER 31, 1965, MASTER'S REPORT, filed.
Pro.	By atty	7.00 AND NOW, the 4th day of January 1966, the report of
Atty		3.00 the Master is acknowledged. We approve his findings and
Shff Reese	By atty	9.70 recommendations.
Master		75.00 We, therefore, DECREE that Jephtha E. Kyler be divorced
L.E.Strunk		8.00 and forever separated from the nuptial ties and bonds of
Clfd Co. Bar		10.00 matrimony heretofore contracted between himself and
Pro.		10.00 Ruth M. Kyler. Thereupon all the rights, duties or claims
Pro.		1.00 accruing to either of said parties in pursuance of said
#1 - Transfer to Reg. Acct.	\$135.00	marriage, shall cease and determine, and each of them
#135.00 Paid by Attorney		shall be at liberty to marry again as though they had
#3 - Wm. T. Davis, Master	\$75.00	never been heretofore married.
#4 - Clfd Co. Bar Assn.	10.00	The Prothonotary is directed to pay the Court costs
#5 - L. E. Strunk, Constable	8.00	including Master's fees, as noted herein, out of the
#6 - Bell, Silberblatt & Swoope	31.00	deposits received and then remit the balance to the
Prothonotary	11.00	libellant. No Decree to issue until the costs be fully
	\$135.00	paid. By the Court, John A. Cherry, President Judge.

<p>Bell, Silberblatt &amp; Swoope</p> <p>August 13 12:50 PM EST</p>	<p>SECURITY BUILDING &amp; LOAN ASSOCIATION of Clearfield, Pa.</p> <p>847</p> <p>Robert A. Shaw Shirley L. Shaw 59 Clark Street Clearfield, Pa.</p> <p>Pro. By atty 5.50 Atty 3.00</p>	<p><u>CONFESSION OF JUDGMENT ON BOND -- DATED AUGUST 7, 1959</u></p> <p>Payable In Installments</p> <p>By virtue of Warrant of Attorney hereinabove mentioned and hereunto annexed, Bell, Silberblatt &amp; Swoope do hereby appear for the Defendants and confess judgment against the Defendants and in favor of the Plaintiff for the penal sum of \$11,000.00 to be released upon the payment of the principal of \$3,133.29, dues in the amount of \$261.25, interest in the amount of \$261.25, premium in the amount of \$41.80, fines in the amount of \$85.33, and attorney's commission in the amount of \$378.29, for a total of \$4,161.21; Release all errors, Waive the right of inquisition on real estate and all laws exempting real or personal property from levy and sale of execution.</p> <table border="0"> <tr> <td>Debt</td> <td>\$3782.92</td> <td></td> </tr> <tr> <td>Atty Comm.</td> <td><u>378.29</u></td> <td>\$4,161.21</td> </tr> <tr> <td>Interest from August 13, 1965</td> <td></td> <td></td> </tr> </table> <p>Filed and Confessed by Attorney, August 13, 1965</p> <p>Judgment.</p> <p style="text-align: center;"><i>Carl E. Walker</i> Prothonotary</p> <p>Affidavit of Non-Military Service, filed.</p> <p style="text-align: center;">WRIT OF EXECUTION NO. 38 MAY TERM, 1965</p>	Debt	\$3782.92		Atty Comm.	<u>378.29</u>	\$4,161.21	Interest from August 13, 1965		
Debt	\$3782.92										
Atty Comm.	<u>378.29</u>	\$4,161.21									
Interest from August 13, 1965											

<p>Bell, Silberblatt &amp; Swoope</p> <p>August 13 12:51 PM EST</p>	<p>SECURITY BUILDING &amp; LOAN ASSN. of Clearfield, Pa.</p> <p>848</p> <p>Robert A. Shaw and Shirley L. Shaw 59 Clark Street Clearfield, Pa.</p> <p>Pro By atty 5.50 Atty 3.00</p>	<p><u>CONFESSION OF JUDGMENT ON BOND -- DATED AUGUST 24, 1962</u></p> <p>Payable In Installments</p> <p>By Virtue of Warrant of Attorney hereinabove mentioned and hereunto annexed, Bell, Silberblatt &amp; Swoope, appear for the Defendants and confess Judgment against the Defendants and in favor of the Plaintiff for the penal sum of \$3,400.00 to be released from the payment of the principal of \$1,382.60, dues in amount of \$80.75, interest in amount of \$80.75, premium in amount of \$12.92; fines in amount of \$42.33, attorney's commission in amount of \$159.94, for a total of \$1,759.29; Release all errors, Waive right of Inquisition on real estate and all laws exempting real or personal property from levy and sale of execution.</p> <table border="0"> <tr> <td>Debt</td> <td>\$1599.35</td> <td></td> </tr> <tr> <td>Atty Comm.</td> <td><u>159.94</u></td> <td>\$1759.29</td> </tr> <tr> <td>Interest from August 13, 1965</td> <td></td> <td></td> </tr> </table> <p>Filed and Confessed by Attorney, August 13, 1965</p> <p>Judgment.</p> <p style="text-align: center;"><i>Carl E. Walker</i> Prothonotary</p> <p>Affidavit of Non Military Service, filed</p> <p style="text-align: center;">WRIT OF EXECUTION NO. 38 MAY TERM, 1965</p>	Debt	\$1599.35		Atty Comm.	<u>159.94</u>	\$1759.29	Interest from August 13, 1965		
Debt	\$1599.35										
Atty Comm.	<u>159.94</u>	\$1759.29									
Interest from August 13, 1965											

<p>August 13 12:55 P.M. EST</p>	<p>Paul M. Burns P.O. Box 687 Clearfield, Pa.</p> <p>849</p> <p>Edward M. Lee Marie E. Lee R.D.1 Clearfield, Pa.</p> <p>Pro by Plff 4.50</p>	<p><u>D. S. B. -- DATED JULY 1, 1965</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 Nine Hundred 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 \$1,988.00 Atty Comm 10%</p> <p>Interest from July 1, 1965</p> <p>Filed and Entered by Plaintiff, August 13, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p>
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CONTINUED FROM PAGE 209      No. 835 May Term, 1965      Community Cons Disc Co vs Cleora L. Bolam al

of the aforesaid Mortgage of Peoples Savings & Loan Association 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 Charles W. Bolam and Cleora L. Bolam, described as follows, to wit:

Lots situate FIRST: in Sandy Township, Clearfield County, Pennsylvania; BEING the same premises conveyed to Charles W. Bolam, et ux. by John D. Shaffer, et ux. by deed dated July 21, 1964. SECOND: Lot situate in the City of DuBois, Clearfield County, Pennsylvania; BEING the same premises conveyed to Charles W. Bolam, et ux. by William F. Rearick and Kathryn G. Rearick, by deed dated October 14, 1957 and recorded in the Recorder's Office of Clearfield County.

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, not or effect the Lien or collection of the same out of the property above described except to the extend and for the purpose above set forth.

WITNESS our hands and seals this 19th day of January A.D. 1966.

s/ James A. Gaffney, President



<p>August 13 2:30 P.M. EST</p>	<p>Community Bank of Port Matilda, Pa.</p> <p>851</p> <p>William H. Prisk Gladys Prisk Osceola Mills, Pa.</p> <p>Pro by Plff 4.50 <i>Pro by Plff</i> 3.00</p>	<p>D. S. B. -- DATED SEPTEMBER 15, 1964</p> <p>Payable Two 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 Four Hundred Two and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$402.00 Atty Comm 15%</p> <p>Interest from September 15, 1964</p> <p>Filed and Entered by Plaintiff, August 13, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p><i>And Now, 7 day of Aug 1965 By paper filed the above judgment is satisfied in full of debt, interest and cost.</i> Attest <i>Annie Hill</i> Prothonotary</p>
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<p>August 14 8:02 A.M EST</p>	<p>Capital Consumer Discount Company, DuBois, Pa.</p> <p>852</p> <p>Clyde S. Behel Mary A. Behel 11 Spring St., Clearfield, Pa.</p> <p>Pro by Plff 4.50</p>	<p>D. S. B. -- DATED AUGUST 11, 1965,</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 Three Hundred Sixty- and no/100 Dollars, with Interest, Attorney' Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$3,360.00 Atty Comm 15%</p> <p>Interest from August 11, 1965</p> <p>Filed and Entered by Plaintiff, August 14, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p>
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Capital Consumer Discount  
Company, DuBois, Pa.

D. S. B. -- DATED AUGUST 10, 1965

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, Attorneh's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2,448.00

Atty Comm 15%

Interest from August 10, 1965

Filed and Entered by Plaintiff, August 14, 1965

Judgment.

*Carl E. Walker*

Prothnotary

August 14  
8:03 A.M EST

853

Peter Kelege  
Esther Kelege  
634 S. Main St., DuBois, Pa.

Pro by Plff 4.50

Capital Consumer Discount  
Company, DuBois, Pa.

D. S. B. -- DATED AUGUST 11, 1965

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-Four and no/100 Dollars, with Interest, Attorneh's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and exemption.

Debt \$2,064.00

Atty Comm 15%

Interest from August 14, 1965

Filed and Entered by Plaintiff, August 14, 1965

Judgment.

*Carl E. Walker*

Prothnotary

August 14  
8:22 A.M EST

854

William Senior  
Catherine Senior  
212 Clinton Ave., DuBois, Pa.

Pro by Plff 4.50

*Pro by Plff* 1.50

And Now, 15 day of Feb 1966. By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothnotary



Joseph J. Lee	VALLI INDUSTRIES, INC.	AUGUST 14, 1965, COMPLAINT IN TRESPASS, filed. One copy certified to Sheriff.																																													
	856	August 19, 1965, Sheriff's Return, filed Now August 17, 1965 at 1:15 o'clock P M (DST) served the within Complaint in Trespass on New York Central Railroad at their Yard Office, Borough of Clearfield, Clearfield County, Pennsylvania by handing to Bruce Sample, Yardmaster, he being in charge at time of this service 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.																																													
Bell, Silberblatt & Swoope	The New York Central Railroad Company	August 28, 1965, Praecipe, filed by Bell, Silberblatt and Swoope Enter our Appearance for the New York Central Railroad Company Bell, Silberblatt & Swoope By F Coitez Bell, Attorney for Defendant August 30, 1965, Preliminary Objections, filed by Bell, Silberblatt & Swoope, Attorneys for Defendant Service accepted August 30, 1965. Joseph J Lee, Attorney for Plaintiff. August 31, 1965, Praecipe, filed by Joseph J. Lee Please place the above case on the next argument list.																																													
<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 Reese</td><td>By atty</td><td>8.50</td></tr> <tr><td>Pro.</td><td></td><td>2.00</td></tr> <tr><td>Pro.</td><td></td><td>2.00</td></tr> <tr><td>Pro.</td><td></td><td>3.50</td></tr> <tr><td>Pro.</td><td></td><td>2.00</td></tr> <tr><td>Pro.</td><td></td><td>2.00</td></tr> <tr><td>b Pro.</td><td></td><td>2.00</td></tr> </table>	Pro	By atty	5.00	Atty		3.00	Shff Reese	By atty	8.50	Pro.		2.00	Pro.		2.00	Pro.		3.50	Pro.		2.00	Pro.		2.00	b Pro.		2.00		NOVEMBER 28, 1966, ORDER, filed. NOW, November 26, 1966, motion for more specific complaint is hereby granted in the following particulars: 1. Plaintiff shall amend paragraph 3 so as to declare with sufficient certainty the highway upon which plaintiff was travelling at the time of alleged accident; the place whereat plaintiff crossed the railroad tracks of defendant; and the type of crossing (public or private) 2. Plaintiff shall itemize, and identify the persons or firms supplying, labor and material costs claimed as damages, as well as machine-rentals claimed to have been paid as a result of the alleged accident. All other preliminary objections are overruled, they being matters for proof rather than averment in the complaint. Amended complaint shall be filed within ten days; and answer, if any shall be filed within twenty (20) days after service of amended complaint upon defendant. Opinion will be filed in event of appeal. By the Court John A. Cherry, President Judged																		
Pro	By atty	5.00																																													
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Shff Reese	By atty	8.50																																													
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		JANUARY 5, 1967, AMENDMENTS TO COMPLAINT, filed.																																													
<table border="0"> <tr><td>Pro.</td><td></td><td>4.00</td></tr> <tr><td>Pro.</td><td></td><td>2.00</td></tr> <tr><td>Pro Subp</td><td></td><td>2.50</td></tr> <tr><td>Pro</td><td></td><td>4.00</td></tr> <tr><td>Pro.</td><td></td><td>1.00</td></tr> <tr><td>Pro.</td><td></td><td>2.00</td></tr> <tr><td>Pro.</td><td></td><td>3.50</td></tr> <tr><td>Testimony VGR.</td><td></td><td>156.60</td></tr> <tr><td>Pro</td><td></td><td>1.00</td></tr> <tr><td>Ad. Costs</td><td></td><td></td></tr> <tr><td>#2296 - Joseph J. Lee, Swoope - Adv. Costs</td><td></td><td>\$16.50</td></tr> <tr><td>#2297 - Bell, Silberblatt &amp; Testimony</td><td></td><td>2.00</td></tr> <tr><td>#2298 - Vera G. Kester</td><td></td><td>156.60</td></tr> <tr><td>Prothonotary</td><td></td><td>31.50</td></tr> <tr><td></td><td></td><td><hr/>\$206.60</td></tr> </table>	Pro.		4.00	Pro.		2.00	Pro Subp		2.50	Pro		4.00	Pro.		1.00	Pro.		2.00	Pro.		3.50	Testimony VGR.		156.60	Pro		1.00	Ad. Costs			#2296 - Joseph J. Lee, Swoope - Adv. Costs		\$16.50	#2297 - Bell, Silberblatt & Testimony		2.00	#2298 - Vera G. Kester		156.60	Prothonotary		31.50			<hr/> \$206.60		by Joseph J. Lee Now, January 9, 1967, Service accepted by copy. Bell, Silberblatt & Swoope. By F. C. Bell, Sr. JANUARY 19, 1967, ANSWER AND COUNTERCLAIM, filed by Bell, Silberblatt & Swoope Service accepted January 20, 1967, Joseph J. Lee, Attorney for Plaintiff. March 22, 1967, Praecipe filed by Joseph J. Lee, Attorney for Plaintiff. Place the above case on the Trial List for the coming term of Court. APRIL 27, 1967, Cause Reached, Trial Ordered, Jury called and sworn to wit: Helen L. Fletcher, John Miles, Jr.; Ruth Ann Vrahas, Kathleen Walker, Mamie S. Phipps, Francis Forcey, Leona Davidson, Cecil Jacobson, Daniel C Wroblewski; Rosaline Ianaro, Edwin G. James, Mary Louis Stolz (Alt. 1, Chester R. Dale. Alt. 2 Jesse Fulton), twelve good and lawful citizen of the County who after hearing the proof and allegation Jury Withdrawn by Court. Case continued. SEPTEMBER 7, 1967, DEPOSITION OF GEROGUE F. KUSCHEL, filed by Richard Bell. (Sealed Envelope ) SEPTEMBER 19, 1967, SUBPOENAS, to Mr. Frank Catherine, Mrs. Faye Verbeck, Mr. Warren J. Hoover, and Mildred Wilson; plus Mrs. Ruth Kyler. SEPTEMBER 27, 1967, Cause Reached, Trial Ordered. Jury called and sworn as follow, to wit: Homer Price, Mary Ann Smith, M. S. Dixon, Frank DuFour, Margaret Hoyt, Grant E. Davis, Sr., Foster D.Kline, Margaret Davidson, Vivian A. Grinnen, Kathryn Yeager, Donald E. Griffith, Lyle E. Richardson (Alt. 1 Dora Heichel Alt. 2 - Mildred M. Learn), twelve good and lawful citizens of the County who after hearing the proofs and allegations and being charged by the court = Sept. 30, 1967, Plaintiff's Points for Charge Sept. 30, 1967, Defendants Points for Charge and Additional Points for Charge and Binding Instructions, filed. And now to wit September 30, 1967, we the Jurors empanelled in the above entitled case, find A Verdict in Favor The New York Central R ilroad Company, defendant in the action /s/ Lyle E. Richardson. OCTOBER 4, 1967, Defendant's Motion for New Trial
Pro.		4.00																																													
Pro.		2.00																																													
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Pro		4.00																																													
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		<hr/> \$206.60																																													

J. Paul Frantz

Clearfield Stone Workers  
Federal Credit Union  
214 N Second St.  
Clearfield, Pa.

August 14  
9:45 AM EST

857

Victor Condon  
Mary Condon  
703 S. Third St.  
Clearfield, Pa.

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

D. S. B. -- DATED DECEMBER 20, 1960

Payable In Installments

By Virtue of Warrant of Attorney hereunto annexed, J. Paul Frantz, Attorney, does hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiff in the sum of ~~XXXXXX~~ Seventy and 72/100 ~~XXXXXXXXXXXXXXXXXX~~ Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$70.72

Atty Comm.

Interest from February 13, 1965

Filed and Confessed by Attorney, August 14, 1965 Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 13 day of Jan. 1966 by paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

f

County National Bank  
Clearfield, Pa.

August 16  
7:45 AM EST

858

Phil McGary  
Mrs. Minnie McGary  
RD Curwensville, Pa.

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

AUGUST 16, 1965, AGREEMENT TO REVIVE, filed. To revive and continued Lien entered to No. 5 September T., 1960

By Virtue of Agreement between the Plaintiff and the Defendant the above judgment is revived in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Three Hundred Nineteen and 26/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2319.26

Atty Comm 10%

Interest from September 6, 1960

Filed and Entered by Plaintiff, August 16, 1965 Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 15 day of Feb. 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 AUGUST 14, 1965

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 Two Hundred,  
Seventy-Six and 26, 100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving  
Stay, Inquisition and Exemption.

August 16 859  
7:51 AM EST

Debt \$2276.26

Atty Comm. 5%

Interest from August 14, 1965

Filed and Entered by Plaintiff, August 16, 1965

Judgment.

Mahlon B. Beals  
Lois Beals  
505 Laura Street  
Philipsburg, Pa.

*Carl E. Walker*

Prothonotary

Pro. By Plff 4.50

Pro by B,McC & M 2.00

*Pro by Plff* 3.00

JUNE 1, 1967, RELEASE FROM LIEN OF JUDGMENT, filed.  
KNOW ALL MEN BY THESE PRESENTS, that The First National  
Bank of Philipsburg, Philipsburg, Pennsylvania, 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:

CONTINUED ON PAGE 225

And Now, 20th day of Feb. 1968 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.  
Attest *Archibald Hill*  
Prothonotary

Curwensville State Bank  
Curwensville, Pa.

D. S. B. -- DATED AUGUST 14, 1965

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 and No/100  
Dollars, with Interest, Attorney's Commission, Cost of  
Suit, Release of Errors, Waiving Stay, Inquisition and  
Exemption

August 16 860  
7:55 AM EST

Debt \$2000 00

Atty Comm 10%

Interest from August 14, 1965

Filed and Entered by Plaintiff, August 16, 1965

Judgment.

Robert G. Haley  
Dolores I. Haley  
R.D. Curwensville, Pa.

*Carl E. Walker*

Prothonotary

Pro. By Plff 4.50 n

*Pro by Plff* 3.00

And Now, 26 day of June 1968 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Archibald Hill*  
Prothonotary



IN RE: Petition for  
Commitment of an Inebri-  
ate, Thomas Russell  
Luzier

862

Pro. By Pet. 5 00  
Shff Reese 20 25  
Pro. By Pet. 3.50

AUGUST 16, 1965, Petition for Commitment of Inebriate,  
Under Section 326 Mental Health Act of 1951, as amended.

WHEREFORE, your petitioners pray your Honorable Court to commit said Thomas Russell Luzier to Warren State Hospital /s/ Mrs. Velma Luzier and Ruth Luzier.

ORDER FOR COMMITMENT OF AN INEBRIATE  
And Now, August 16, 1965, upon consideration of the within petition and the certificates thereto attached, the Court is satisfied that Thomas Russell Luzier is an inebriate and a proper subject for detention, care and treatment in a Mental Hospital.

It is therefore ordered, adjudged and decreed that the above named is an inebriate and that he be committed to Warren State Mental Hospital there to remain for one year unless sooner discharged as provided by law. John A. Cherry, J

August 17, 1965, Sheriff's Return, filed.  
Now, August 16, 1965 as within ordered I transported the within named Thomas Russell Luzier, to the Warren State Hospital. So Answers, James B. Reese, Sheriff.

November 22, 1965, ORDER, filed.  
NOW, November 22, 1965, the Court having been informed by the office of the District Attorney that there are no criminal charges being in said office against the above named Thomas R. Luzier; and further, the Court having been informed by Warren State Hospital that the patient has received maximum benefit from hospitalization; and said Hospitla having recommended the same, it is hereby ORDERED that he be granted leave of absence for the remainder of his 365 days, with the provision that if he should resume his alcoholic habits during that period, he be returned to the Hospital without further formality of the Court. By the Court, John A. Cherry, President Judge.

Joseph A. Dague

Commonwealth of Penna.

AUGUST 16, 1965, PETITION TO APPEAL FROM ORDER OF SECRETARY OF REVENUE SUSPENDING OPERATOR'S LICENSE, filed.

WHEREFORE, your petitioner prays that an appeal be granted to him from the order of the Secretary of Revenue, which appeal would act as a supersedeas in accordance with the Act of 1959, P.L 58 7620, as amended, (75 P.S.620) And he will ever pray, /s/ Lewis C. Teats

ORDER OF COURT

863

AND NOW, this 16th day of August, 1965, the foregoing petition presented in open Court, upon consideration thereof, an Appeal is hereby granted to LEWIS CLIFFORD TEATS from the Order of the Secretary of Revenue, suspending his operator's license. Said Appeal to act as a supersedeas. In the meantime, Lewis Clifford Teats shall continue to retain his driving privileges, pending final determination of this Appeal. Hearing to be held at next Summary Court, September 21, 1965 at 10 A M By The Court, John A Cherry, President Judge  
One copy certified to Attorney.

W Albert Ramey

LEWIS CLIFFORD TEATS

September 13, 1965, Praecipe for Appearance, filed by Joseph A. Dague.  
Enter my appearance for Commonwealth of Pennsylvania.

Pro. By atty 5.25  
Atty 3.00

OCTOBER 29, 1971, ORDER, filed.  
NOW, October 29, 1971, hearing in the above matter is scheduled for Tuesday, November 9, 1971 at 9:30 A.M. BY THE COURT, John A. Cherry, President Judge

NOVEMBER 12, 1971 PETITION, filed  
NOW comes Thomas F. Morgan, attorney for the Defendant, Lewis C. Teets, and Joseph A. Dague, Attorney for the Commonwealth of Pennsylvania and request your Honorable Court to make an order based on the following narrative:

- (1). The Defendant, Lewis C. Teets, is dead.
- (2). Your petitioners request the Court to nolle pross and dismiss the charges. s/ Thomas F. Morgan, s/ Joseph A. Dague

ORDER

NOW upon consideration of the foregoing petition it is ordered and decreed that the matter be dismissed, the Defendant having died. By The Court John A. Cherry, President Judge.



SIX (6) REIMBURSEMENT AGREEMENTS, filed. August 17, 1965 at 7:30 A.M. E.S.T. The Commonwealth of Pennsylvania, Department of Public Welfare, Plaintiff.

By Virtue of Agreement contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand (\$2,000.00) Dollars, with Cost of Suit, Ea Writ Pro \$3.00

Judgment

*Carl E. Walker*  
Prothonotary

NUMBER	NAME AND ADDRESS OF DEFENDANTS	DATE
	Apr. 13, 1970 Sugg Non Pay filed to 378 Mar T. 1970	
865	Linus M. & Gladys Jury, R.D.1 West Decatur, Pa. <i>9-24-86 Sat by paper</i>	June 13, 1965
	Apr 13, 1970 Sugg Non Pay filed to 380 Mar T. 1970	
866	Albert S. & Violet V. Kerfoot, R.D. 2 Box 357 Philipsburg, Pa.	June 24, 1965
<i>08/30/93</i>	Apr 13, 1970 Sugg Non Pay filed to 390 Mar T. 1970	
867	John Alvin Pierce, R.D.1 Westover, Pa.	June 11, 1965
	Apr. 13, 1970 Sugg Non Pay filed to 393 Mar T. 1970	
<i>Set</i>	868 Laura (Hickok) Truance, R.D.1 Mahaffey, Pa.	July 13, 1965
<i>11/05/93</i>	Apr. 10, 1970, Sugg Non Pay filed to 365 Mar T, 1970.	
869	Vern M. & Marie Gathagan, Utahville, Pa.	April 24 - 28, 1965
	Apr 13, 1970 Sugg Non Pay filed to 385 Mar T. 1970	
870	Steve & Margaret Mowchan, Ramey, Pa.	April 23, 1965

First National Bank of Philipsburg, Pa.

D. S. B. -- DATED AUGUST 15, 1965

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 Eight Hundred Forty-Two and 24/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waivings Stay, Inquisition and Exemption.

August 17 7:51 A.M. EST

871

Debt \$842.24

Atty Comm 5%

Mary Jane McClelland N.J. 197 Garfield Ave., Jersey City

Interest from August 15, 1965 Filed and Entered by Plaintiff, August 17, 1965

Judgment.

*Carl E. Walker*  
Prothonotary

Pro by Plff 4.50

*Pro by Plff 1.50*

And Now, 30 day of Jan. 1967 By paper filed the above judgment is satisfied in full of debt, interest and cost.

Attest *Annie Hill*  
Prothonotary

Ammerman &  
Blakley

James B. Kelley

Mary A. Kelley

872

Kenneth Shoaf

Pro by Atty	5.00
Atty	3.00
Shff Reese By atty	7.50
" Copeland By atty	12.90

AUGUST 17, 1965, COMPLAINT IN TRESPASS, filed. One copy certified to Sheriff.

September 9, 1965, Sheriff's Return, filed.

August 17, 1965, deputized the Sheriff of Westmoreland County

Now, August 23, 1965, at 4:15 o'clock P.M. served the within Complaint in Trespass upon Kenneth Shoaf at RD 1, West Newton, Westforeland County, Pennsylvania by handing to an adult member of his family (Mother, Ruth Shoaf) a true and attested copy of the original Complaint and made known to her the contents thereof. So. Answers, Alex W. Copeland, Sheriff of Westmoreland County, Pennsylvania

Now, August 23, 1965 served the within Complaint in Trespass on Kenneth Shoaf by deputizing the Sheriff of Westmoreland County. The return of service of Alex W. Copeland, Sheriff of Westmoreland County is hereto attached and made part of this return of Service. So Answers, James B. Reese, Sheriff.

April 28, 1966, Praeipce for Appoint/of Arbitrators, filed. Fee paid to No. 26 May T. 1965. Cases to be tried together. (SEE 26 May T. 1965, Dkt. 183 for Praeipce.)

JULY 14, 1966, AWARD OF ARBITRATORS, filed.

Now, this 14 day of July, 1966, we, the undersigned arbitrators appointed in this case, after having been sworn, and having heard the evidence and allegations of the parties, do award and find as follows: Verdict for Charles Shoaf vs. James B. Kelley and Kenneth Shoaf jointly in amt. 285.00 in 26 May 65 - 872 May 65 - Verdict for defendant. W. Albert Ramey dissents and would find in favor of James B. Kelley in both cases in amt. of 269.98. s/ Dan P. Arnold, Chairman; Carl A. Belin, Jr.

July 19, 1966, Award indexed and Attorneys notified.

John B. Gates

Radio & Motor Service, Inc.  
Altoona, Pa.

D. S. B. -- DATED AUGUST 13, 1965

Payable after Date

By Virtue of Warrant of Attorney hereunto annexed, John B. Gates, Attorney, does hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiff in the sum of Four Hundred Fourteen and 52/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

August 17

873

8:35 A.M. EST

Debt \$414.52

William H. Prisk  
Gladys Prisk  
Osceola Mills, Pa.

Atty Comm 10%  
Interest from August 13, 1965

Filed and Confessed by Attorney, August 17, 1965  
Judgment.

*Carl E. Walker*  
Prothonotary

Pro by Atty 4.50  
Atty 3.00

Gleason & Cherry

Union Banking & Trust Co  
DuBois, Pa.

D. S. B. -- DATED AUGUST 9, 1965

Payable on Demand

By Virtue of Warrant of Attorney hereunto annexed, Gleason & Dherry, Attorneys, do hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiff in the sum of Four Hundred and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

August 17

874

8:47 A.M EST

Debt \$400.00  
Atty Comm 10% 40.00 \$440.00

Marguerite Senik  
Albert Heitzenrater  
411 Leopold Ave., DuBois, Pa.

Interest from August 9, 1965  
Filed and Confessed by Attorneys, August 17, 1965  
Judgment.

*Carl E. Walker*  
Prothonotary

Pro by Atty 4.50  
Atty 3.00

*Pro. by self 1.50*

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

Attest *Archie Hill*  
Prothonotary

Gleason & Cherry

Union Banking & Trust Co  
DuBois, Pa.

D. S. B. -- DATED AUGUST 14, 1965

Payable on Demand

By Virtue of Warrant of Attorney hereunto annexed, Gleason & Cherry, Attorneys, do hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiff in the sum of One Thousand Eight Hundred Fifty and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

August 17  
9:34 A.M. EST

875

Debt \$1,850.00  
Atty Comm 10% 185.00 \$2,035.00

Calvin L. Llewellyn  
Jeanne Llewellyn  
R.D.1 Penfield, Pa.

Interest from August 14, 1965  
Filed and Confessed by Attorney, August 17, 1965  
Judgment.

*Carl E. Walker*  
Prothonotary

Pro by Atty 4.50  
Atty 3.00  
*Pro by* 3.00

And now 25 day of July 1968  
filed, the above judgment is satisfied in full of debt,  
interest and cost.  
*Archie Hill*

County National Bank at  
Clearfield, Pa.

D. S. B. -- DATED AUGUST 16, 1965

Payable in Installments

By Virtue of Review 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.

August 17  
12:56 P.M. EST

876

Debt \$2,500.00  
Atty Comm 10%

Donald Wilsoncroft, Jr.  
Nora B. Wilsoncroft  
R.D. West Decatur, Pa.

Interest from August 16, 1965  
Filed and Entered by Plaintiff, August 17, 1965  
Judgment.

*Carl E. Walker*  
Prothonotary

Pro by Deft 4.50  
*pro by deft* 1.50

And now 19 day of Nov 1967 by paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.  
Attest *Archie Hill*  
Prothonotary

<p>August 17 1:16 PM EST</p>	<p>First National Bank of Philipsburg, Pa.</p> <p>877</p> <p>Robert Sallurday Sally Sallurday P.O. Box 88 Hawk Run, Pa.</p> <p>Pro. By Plff 4.50 Pro <i>By Plff</i> 1.50</p>	<p><u>D. S. B. -- DATED AUGUST 14, 1965</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 and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisi- tion and Exemption.</p> <p>Debt \$1800.00</p> <p>Atty Comm. 5%</p> <p>Interest from August 14, 1965</p> <p>Filed and Entered by Plaintiff, August 17, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p><i>And Now, 12th day of May 1966 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>August 17 1:17 PM EST</p>	<p>First National Bank of Philipsburg, Pa.</p> <p>878</p> <p>Harold L. Smeal Edna M. Smeal RD 1, Osceola Mills, Pa</p> <p>f Pro. By Plff 4.50</p>	<p><u>D. S. B. -- DATED AUGUST 10, 1965</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 Twenty-Eight Hundred Thirty- Five and No/100 Dollars, with Interest, Attorney's Commis- sion, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2835.00</p> <p>Atty Comm. 5%</p> <p>Interest from August 10, 1965</p> <p>Filed and Entered by Plaintiff, August 17, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p><i>Agreement to Revoke to 1077 May 1970</i></p>
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Community Consumer Dis-  
count Company  
Clearfield, Pa.

August 17  
1:25 PM EST

879

M. Joanne Welch  
Edward L. Welch  
Danboro, Pa.  
Edith Rowles, Endr.  
Droze Rowles, Endr.  
127 Clark Street  
Clearfield, Pa.

Pro. By Plff 5.50  
*Pro by Plff* 3.00

D. S. B. -- DATED AUGUST 16, 1965

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 Twenty Four  
and No/100 Dollars, with Interest, Attorney's Commission,  
Cost of Suit, Release of Errors, Waiving Stay, Inquisition  
and Exemption.

Debt \$3024.00

Atty Comm. 10%

Interest from August 16, 1965

Filed and Entered by Plaintiff, August 17, 1965

Judgment.

*Carl E. Walker*

Prothonotary

And Now, 26 day of *May* 1965 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.

August 18  
7:45 AM EST

880

Monty W. Narehood  
Ruth Ann Narehood  
Mrs. Twila Narehood  
4 Indian Creek Way  
Levittown, Pa.

Pro. By Deft 5.00  
*Pro. by deft* 1.50

AUGUST 18, 1965, AGREEMENT TO REVIVE, filed. To revive

and continue Lien entered to No. 916 May Term, 1960

By Virtue of Agreement between the Plaintiff and the  
Defendants the above judgment is revived in favor of  
the Plaintiff and against the Defendants in the sum of  
Eight Hundred Thirty and 49/100 Dollars, with Interest,  
Attorney's Commission, Cost of Suit, Release of Errors,  
Waiving Stay, Inquisition and Exemption.

Debt \$830.49

Atty Comm 10%

Interest from September 1, 1960

Filed and Entered by Plaintiff, August 18, 1965

Judgment.

*Carl E. Walker*

Prothonotary

And Now, 16 day of *June* 1965 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Arthur Hill*  
Prothonotary

<p>August 18 7:48 A.M. EST</p>	<p>Gardner Consumer Discount Co 38 W. Market St., Lewistown</p> <p>881</p> <p>Henry E. Wheeler Dorothy R. Wheeler Howard E. Wheeler Ruth V. Wheeler</p> <p>5 Reighard St., Clearfield, Pa</p> <p>Pro by Plff 5.50 Pro B, S &amp; Swoope 2.00</p> <p><i>Pro by self 1.50</i></p> <p>And Now, 8 day of Mar 1967 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>D. S. B. -- DATED AUGUST 10, 1965</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 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 \$2,184.00 Atty Comm 15%</p> <p>Interest from August 10, 1965</p> <p>Filed and Entered by Plaintiff, August 18, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>DECEMBER 18, 1965, SUBORDINATION OF JUDGMENT, filed. WHEREAS, the Gardner Consumer Discount Company has a judgment in the Court of Common Pleas of Clearfield County, Pennsylvania, against Henry E. Wheeler, Dorothy R. Wheeler, Howard E. Wheeler and Ruth V. Wheeler to No. 881 May Term, 1965, for the sum of \$2,184.00 and costs, which judgment now remains a lien on all the real estate of the said Henry E. Wheeler, Dorothy R. Wheeler, Howard E. Wheeler and Ruth V. Wheeler within the County of Clearfield, Pennsylvania; and WHEREAS, the said Henry E. Wheeler and Dorothy R. Wheeler, his wife, have executed a Bond and Mortgage in favor of the Security Building and Loan Association of Clearfield, Pennsylvania, in the sum of \$3,200.00, which is the principal amount of said Bond and Mortgage said Bond and Mortgage being dated the 17th day of December, 1965. The said Mortgage herein mentioned was recorded in the 18th day of December 1965. WHEREAS, the said Henry E. Wheeler and Dorothy R. Wheeler, his wife, have requested that the lien of the Gardner Consumer Discount Company under its judgment be subordinated to the lien of the Gardner</p>
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CONTINUED ON PAGE 241

<p>August 18 8:10 A.M. EST</p>	<p>First National Bank of Philipsburg, Pa.</p> <p>882</p> <p>John C. Demko Alice M. Demko</p> <p>R.D Box 140 Houtzdale, Pa.</p> <p>Pro by Plff 4.50 <i>Pro by self 3.00</i></p>	<p>D. S. B. -- DATED AUGUST 17, 1965</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 Three Hundred Eighty-Three and 39/100 Dollars, with Interest, Attornwy's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1,383.39 Atty Comm 5%</p> <p>Interest from August 17, 1965</p> <p>Filed and Entered by PPaintiff, August 18, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, 25 day of Dec 1968 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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Centre Consumer Discount Co., 201 W. Beaver Ave., State College, Pa.

August 18 8:20 A.M. EST 883

Felix E. Finocchio, Jr.  
Ann Finocchio  
803 Alton St., Philipsburg, Pa.

D. S. B. -- DATED AUGUST 13, 1965

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-Four and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2,064.00  
Atty Comm 15%  
Interest from August 13, 1965

Filed and Entered by Plaintiff, August 18, 1965 Judgment.

Pro by Plff 4.50  
*Pro. by Plff* 1.50

And Now, 10 day of Feb 1966. By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

*Carl E. Walker*  
Prothonotary

Community Consumer Discount Company, Clearfield, Pa.

August 18 8:45 A.M. EST 884

Rozella D. Narehood  
Ellis R. Narehood  
1831 Woodland Rd., Clfd, Pa.

D. S. B. -- DATED JUNE 1, 1965

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 and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$4,000.00  
Atty Comm 10%  
Interest from June 1, 1965

Filed and Entered by Plaintiff, August 18, 1965 Judgment.

Pro by Plff 4.50  
Pro by J.P. Frantz 1.00  
Pro by " " " 1.00  
Pro by Atty 4.00  
*Pro by Atty* 3.00

And Now, 3 day of July 1966. By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

*Carl E. Walker*  
Prothonotary

OCTOBER 14, 1965, POSTPONEMENT OF LIEN, filed.  
The Community Consumer Discount Company of Clearfield, the plaintiff in the above captioned judgment, hereby agrees and does postpone the lien of said judgment to the line of a certain judgment entered in the Court of Common Pleas of Clearfield County to No. 271 Sept. Term, 1965, in favor of the First National Bank of Pburg and against Ellis R. Narehood and Rozella B. Narehood insofar as certain real estate situate in Boggs Township, Clearfield County, Pa. and described in a deed from Charles R. Hess et ux to Ellis R. Narehood and Rozella B. Narehood dated April 13, 1963 and recorded in Deed Book 494 at page 709 is concerned. It is understood that this postponement of lien is given to enable Ellis R. Narehood and Rozella B. Narehood to obtain an advance from the First National Bank of Philipsburg on the aforesaid judgment.

IN WITNESS WHEREOF, the Community Consumer Discount Co of Clearfield has caused these presents to be duly executed this 14th day of October, 1965.  
COMMUNITY CONSUMER DISCOUNT COMPANY BY Ed P. Dufton, President

JANUARY 7, 1966, POSTPONEMENT OF LIEN, filed.  
The Community Consumer Discount Company of Clearfield, the plaintiff in the above captioned judgment, hereby

CONTINUED ON PAGE 228

<p>August 18 10:01 A.M EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>885</p> <p>Samuel Brink Edith May Brink Irvona, Pa.</p> <p>Pro by Def 4.50 <i>Pro by Def</i> 1.50</p>	<p><u>D. S. B. -- DATED AUGUST 16, 1965</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 no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$3,000.00</p> <p>Interest from August 16, 1965</p> <p>Attorney's Commission 10%</p> <p>Filed and Entered by Plaintiff, August 18, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>6</u> day of <u>Mar</u> 19<u>67</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>August 18 1:07 P.M. EST</p>	<p>American Consumer Discount Co., Clearfield, Pa.</p> <p>886</p> <p>Irvin E. Albert Jaude Albert Bigler, Pa.</p> <p>Pro by Plff 4.50 <i>Pro by Plff</i> 2.00</p>	<p><u>D. S. B. -- DATED AUGUST 17, 1965</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 Eight Hundred Eight and nl/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2,808.00</p> <p>Atty Comm 15%</p> <p>Interest from August 17, 1965</p> <p>Filed and Entered by Plaintiff, August 18, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>24</u> day of <u>Sept</u> 19<u>68</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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Walter E. Alessandroni  
Harry G. Banzhoff

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

AUGUST 18, 1965, CERTIFIED COPY OF LIEN, filed

This Lien is from the Bureau of Sales and Use Tax under Acts Nos. 85 and 86 for Sales and/or Use Tax, Penalties, Additions and Interest, showing a Grand Total of Fifty-Six and 93/100 Dollars, with Interest and Cost of Suit.

Debt	<del>XXXXXX</del>	\$39.27
Interest thereon to August 31, 1965		\$ 1.96
Additions thereon to August 31, 1965		4.71
Penalties		<u>10.99</u> \$56.93
Interest from September 1, 1965		

Filed and Entered by Plaintiff, August 18, 1965  
Judgment.

*Carl E. Walker*  
Prothonotary

August 18

887

1:30 P.M. EST

Andrew Ireland t/a  
Andre Ireland Mobil Home  
R.D.1 Penfield, Pa.

Pro by *Plff* 4.00

Walter E. Alessandroni  
Harry G. Banzhoff

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

AUGUST 18, 1965, CERTIFIED COPY OF LIEN, filed.

This Lien is from the Bureau of Sales and Use Tax under Acts Nos. 85 and 86 for Sales and/or Use Tax, Penalties, Additions and Interest, showing a Grant Total of Fifty Seven and 86/100 Dollars, with Interest and Cost of Suit.

Debt		\$41.54
Interest thereon to August 31, 1965		1.77
Additions thereon to August 31, 1965		4.98
Penalties		<u>9.57</u> \$57.86
Interest from September 1, 1965		

Filed and Entered by Plaintiff, August 18, 1965  
Judgment.

*Carl E. Walker*  
Prothonotary

August 18

888

1:31 P.M. EST

Hursel G. Davis t/a  
Davis Service Station  
Madera, Pa.

Pro by *Plff* 4.00

Walter E. Alessandroni  
 COMMONWEALTH OF PENNA.  
 Dept. of Revenue, Bureau  
 Sales & Use Tax  
 Harrisburg, Pa.

August 18  
 1:32 PM EST

889

Howard L. Hunter, Sr.  
 321 South Brady St.  
 DuBois, Pa.

Pro. *by Plff* 4.00  
*Pro By Deft* 3.50

AUGUST 18, 1965, CERTIFIED COPY OF LIEN, filed

This Lien is from the Bureau of Sales and Use Tax, under Acts Nos. 85 and 86 for Sales and/or Use Tax, Penalties, Additions and Interest, showing a Grand Total of Seventy-Nine and 61/100 Dollars, with Interest and Cost ;of Suit

Debt	\$58.75
Interest to August 31, 1965	2.06
Additions thereon to August 31, 1965	5.29
Penalties	<u>13.51</u>
	\$79.61

Interest from September 1, 1965

Filed and Entered by Plaintiff, August 18, 1965

Judgment.

*Carl E. Walker*  
 Prothonotary

*6 Sept 18 1965*  
*R. Witherow*  
 Prothonotary

County National Bank at  
 Clearfield, Pa.

August 19  
 8:00 AM EST

890

James W. Nelson  
 Sara H. Nelson  
 Madera, Pa.

Pro. By Deft 4.50  
*Pro by Deft* 1.50

D. S. B. -- DATED AUGUST 18, 1965

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 Forty-Five and 15/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption

Debt \$2345.15

Atty Comm. 10%

Interest from August 18, 1965

Filed and Entered by Plaintiff, August 19, 1965

Judgment.

*Carl E. Walker*  
 Prothonotary

And Now, 1 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 AUGUST 17, 1965

August 19 891  
8:11 AM EST

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  
Ninety Four and 98/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving Stay,  
Inquisition and Exemption.

William C. Smeal  
Betty Jane Smeal  
RFD Box 6½  
Morrisdale, Pa.

Debt \$3594.98  
Atty Comm. 5%  
Interest from August 17, 1965  
Filed and Entered by Plaintiff, August 19, 1965  
Judgment.

*Carl E. Walker*  
Prothonotary

Pro. By Plff 4.50  
*Pro by Plff 3.00*

And Now, <sup>24</sup> day of *June* 1965 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.  
Attest *Archie Hill*  
Prothonotary

Indiana Consumer Dis-  
count Company  
Clearfield, Pennsylvania

D. S. B. -- DATED AUGUST 16, 1965

August 19 892  
8:20 AM EST

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  
Twenty-Five and No/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving Stay,  
Inquisition and Exemption.

Mac R. Dickson, Jr.  
Mac Dickson  
Violet Dickson  
RD West Decator, Pa.

Debt \$1125.00  
Atty Comm. 15%  
Interest from August 16, 1965  
Filed and Entered by Plaintiff, August 19, 1965  
Judgment.

*Carl E. Walker*  
Prothonotary

Pro. By Plff 5.00  
*Pro by Plff 3.00*

And Now, <sup>11</sup> day of *June* 1965 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.  
Attest *Raymond D. ...*  
Prothonotary

<p>August 19 8:22 AM EST</p>	<p>Indiana Consumer Discount Company Clearfield, Penna.</p> <p>893</p> <p>Phillip Young Dorothy Young Mineral Springs, Pa.</p> <p>Pro. By Plff 4.50</p>	<p><u>D. S. B. -- DATED AUGUST 16, 1965</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 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 \$3990.00</p> <p>Atty Comm. 15%</p> <p>Interest from August 16, 1965</p> <p>Filed and Entered by Plaintiff, August 19, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p>
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CONTINUED FROM PAGE 235      No. 881 May Term, 1965      Gardner Cons. Disc Co vs Henry Wheeler et al

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 Henry E. Wheeler and Dorothy R. Wheeler 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 ME, that the said Gardner Consumer Discount Company, favoring the request of the said Henry E. Wheeler and Dorothy R. Wheeler, his wife, and in consideration of the sum of \$1.00 lawful money of the United States at the execution hereof by the said Henry E. Wheeler and Dorothy R. Wheeler well and truly paid, the receipt whereof is hereby acknowledged, has subordinated and does hereby subordinate the lien of the within judgment of the Gardner Consumer Discount Company in favor of the lien of the Mortgage of the said Henry E. Wheeler and Dorothy R. Wheeler to the said Security Building and Loan Association of Clearfield, Pennsylvania, and that the lien of the said judgment of the Gardner Consumer Discount Company against the property of the said Henry E. Wheeler and Dorothy R. Wheeler 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 Gardner Consumer Discount Company as a second lien against the real estate before described of Henry E. Wheeler and Dorothy R. Wheeler, 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 Henry E. Wheeler and Dorothy R. Wheeler, and against all the real estate of Howard E. Wheeler and Ruth V. Wheeler.

IN WITNESS WHEREOF, the said Gardner 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 December, 1965. GARDNER CONSUMER DISCOUNT COMPANY By J. Melvin Stewart, President

Joseph J  
Lee

PETER GEARHART

AUGUST 19, 1965, COMPLAINT IN ASSUMPSIT, filed.

Now August 20, 1965, Copy of within Complaint Accepted. John B Gates, Attorney for Board of Supervisors of Lawrence Township.

September 8, 1965, Preliminary Objections, filed by John B. Gates, Attorney for Lawrence Township Supervisors

September 11, 1965, Service Accepted. Joseph J. Lee, Attorney for Plaintiff.

September 14, 1965, Praecipe filed by Joseph J. Lee.

~~XXXX~~ Please place the above case on the next argument list.

894

John B. d  
Gates

Board of Supervisors of  
Lawrence Township

Pro.	By atty	5.00
Atty		3.00
Pro		2.00

<p>August 19 9:21 AM EST</p>	<p>Thrift Plan Consumer Discount Company 222 W Mahoning St Punxstuwawney, Pa</p> <p>895</p> <p>Joseph P Ward Amber E Ward RD 3 DuBois, Pa</p> <p>Pro By Plff 4 50 <i>12.00</i> <i>16.00</i></p>	<p><u>D. S. B. --- DATED AUGUST 3, 1965</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 Thousand Five Hundred Thirty-Five and 28/100, with interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$4535.28</p> <p>Atty Comm. 15%</p> <p>Interest from August 3, 1965</p> <p>Filed and Entered by Plaintiff, August 19, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p><i>Writ of Execution No 299 Jan 1970</i></p>
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<p>August 19 9:25 AM EST</p>	<p>Clearfield Trust Company Clearfield Pa</p> <p>896</p> <p>Wilson Spicher Gipsy Pa</p> <p>Pro By Plff 4 50 Shff Reese By Plff 13.50 <i>12.00</i> <i>13.50</i></p> <p><b>And Now, 11 day of August 1965 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</b> Attest <i>Carl E. Walker</i> Prothonotary</p>	<p><u>D. S. B. -- DATED MAY 28, 1965</u></p> <p>Payable July 28, 1965</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 and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$250.00</p> <p>Atty Comm. 10%</p> <p>Interest from May 28, 1965</p> <p>Filed and Entered by Plaintiff, August 19, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>WRIT OF EXECUTION NO. 39 MAY TERM, 1965 September 7, 1965, Sheriff's Return, filed. Now, August 20, 1965 at 11:00 o'clock A.M. served the within Writ of Execution on Garnishee on Wilson Spicher at North American Refractories, Pike Twp., Curwensville, Clearfield County, Pennsylvania by handing to Robert Davidson, Supt. of North American Refractories a true and attested copy of the original Writ of Execution on Garnishee and made known to him the contents thereof. So Answers, James B. Reese, Sheriff.</p>
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Ammerman & Blakley

Joseph Kematick and  
Helen L. Kematick  
RD 1, DuBois

D. S. B. -- DATED JULY 30, 1965

Payable One Year after Date

By Virtue of Warrant of Attorney hereunto annexed, Ammerman & Blakley, Attorneys, do hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiff in the sum of Three Hundred <sup>out</sup> and No/100 Dollars, with/Interest, with Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

August 19  
9:55 AM EST

897

Joseph P. Ward and  
Amber E. Ward  
RD 3, DuBois, Pa.

Debt \$300.00

Atty Comm. 10%

Without Interest

Filed and Confessed by Attorney, August 19, 1965  
Judgment.

Pro. By atty 4.50

Atty 3.00

Pro. .50

*Carl E. Walker*  
Prothonotary

*Wout of Revival 1143 May 1970*

Community Consumer Dis-  
count Company  
Clearfield, Pa.

D. S. B. -- DATED AUGUST 17, 1965

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 Two Hundred Twenty Four and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

August 19  
9:57 am est

898

William L. Hess  
Marian L. Hess  
RD 2, Clearfield, Pa.

Debt \$4224.00

Atty Comm. 10%

Interest from August 17, 1965

Filed and Entered by Plaintiff, August 19, 1965  
Judgment.

Pro. By Plff 4.50

Pro. Clfd. Trust 3.00

*Carl E. Walker*  
Prothonotary

NOVEMBER 7, 1969, POSTPONEMENT OF LIEN OF JUDGMENT, filed by Clearfield Trust.

This Agreement made this 24 day of October 1969 between COMMUNITY CONSUMERS DISCOUNT COMPANY, a Corporation having its principal office and place of business at Clearfield, Pennsylvania, hereinafter called Judgment Creditor and the CLEARFIELD TRUST COMPANY, a banking corporation organized and existing under the laws of the Commonwealth of Pennsylvania, hereinafter called Mortgagee:

CONTINUED ON PAGE 254

*Agree To Revive To 12 88 May 1970*

Commonwealth of Penna.  
Dept. of Public Welfare  
Harrisburg, Pa.

August 19,  
11:00 A.M. F

899

Verily Killion  
c/o Mrs. Richard Bereon  
98 Wildwood Drive  
Brookwood, N. Carolina

Pro. By Plff 3.50  
*done by Kuyf*

AUGUST 19, 1965, SUGGESTION OF NON PAYMENT, filed.

Fifteen days have elapsed since notice of filing of this suggestion has been sent by certified mail to the above named defendant at the last known address.

Pursuant to the provisions of Act No. 372 of September 26, 1951, as amended, the prothonotary is directed to index this suggestion upon the judgment index against the Defendant for the purpose of reviving Lien of Judgment.

Debt \$2000.00

Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 8<sup>th</sup> day of Sept, 1965 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Bell,  
Silberblatt  
& Swoope

General Electric Credit  
Corporation

900

Donald D. Fyock  
Anna Marie Fyock

Pro.	By atty	6.50
Atty		3.00
O.C. Pro.	By atty	6.50
Shff Reese	By atty	12.60

AUGUST 19, 1965, PRAECIPE FOR WRIT OF REVIVAL, filed.

To revive and continue Lien entered to No. 864 May Term, 1960.

TWO COPIES OF WRIT OF REVIVAL ISSUED TO SHERIFF.

September 7, 1965, Sheriff's Return, filed.

~~Now August 25, 1965 at 6:25 o'clock P.M.~~ served the within Writ of Revival on Donald D. Fyock at his place of residence R.D. 1, Houtzdale, Bigler Twp., Clearfield County, Pennsylvania, by handing to Anna Marie Fyock, his wife a true and attested copy of the original Writ of Revival and made known to her the contents thereof.

Now, August 25, 1965 at 6:30 o'clock P.M. served the within Writ of Revival on Anna Marie Fyock at her place of residence, RD 1, Houtzdale, Bigler Twp., Clearfield County, Pennsylvania, by handing to Anna Marie Fyock, in person, a true and attested copy of the original Writ of Revival and made known to her the contents thereof. So Answers, James B. Reese, Sheriff.



<p>August 19 12:39 PM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>902</p> <p>Omer Williams Woodland, Pa.</p> <p>Pro. By Deft 4.50 <i>Pro by Deft 1.50</i></p>	<p><u>D. S. B. -- DATED AUGUST 19, 1965</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 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 \$1626.00</p> <p>Atty Comm. 10%</p> <p>Interest from August 19, 1965</p> <p>Filed and Entered by Plaintiff, August 19, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>14</u> day of <u>April</u> 19<u>67</u> By <u>paper</u> filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <u><i>Richard Hill</i></u> Prothonotary</p>
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<p>Walter E. Alessandroni</p> <p>August 19 1:55 PM EST</p>	<p>COMMONWEALTH OF PENNA.</p> <p>Dept. of Revenue, Bureau Sales and Use Tax Harrisburg, Pa.</p> <p>903</p> <p>Robert G. Davidson t/a Davidson Gulf Station 310 North Third Street Clearfield, Pennsylvania</p> <p>Pro. <i>by Pff</i> 4.00</p>	<p><u>AUGUST 19, 1965, CERTIFIED COPY OF LIEN, filed</u></p> <p>This Lien is from the Bureau of Sales and Use Tax, under Acts Nos. 85 and 86 for Sales and/or Use Tax, Penalties, Additions and Interest, showing a Grand Total of Eight Hundred Twenty-One and 92/100 Dollars, with Interest and Cost of Suit.</p> <p>Debt 598.20</p> <p>Interest thereon to August 31, 65 62.82</p> <p>Additions thereon to Aug., 31, 1965 37.23</p> <p>Penalties <u>123.67</u> \$821.92</p> <p>Interest from August 31, 1965</p> <p>Filed and Entered by Plaintiff, August 19, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p>
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<p><del>XXXXXXXX</del>                  Harry G. Banzhoff                  August 19 1:56 PM EST</p>	<p>COMMONWEALTH OF PENNA.                  Dept. of Revenue, Bureau of Sales and Use Tax                  Harrisburg, Pa.                  904                  Joseph J. Swisher                  t/a Bigler Garage                  Box #76, Bigler, Pa.                  Pro. <i>by P. Hoff</i> 4.00</p>	<p><u>AUGUST 19, 1965, CERTIFIED COPY OF LIEN, filed</u>                  This Lien is from the Bureau of Sales and Use Tax, under Acts Nos. 85 and 86 for Sales and/or Use Tax, Penalties, Additions and Interest, showing a Grand Total of Three Hundred Eighteen and 72/100 Dollars, with Interest and Cost of Suit.</p> <table border="0"> <tr> <td>Debt</td> <td>231.04</td> <td></td> </tr> <tr> <td>Interest thereon to August 31, 1965</td> <td>10.15</td> <td></td> </tr> <tr> <td>Additions thereon to August 31, 1965</td> <td>29.06</td> <td></td> </tr> <tr> <td>Penalties</td> <td><u>48.47</u></td> <td>\$318.72</td> </tr> </table> <p>Interest from August 31, 1965                  Filed and Entered by Plaintiff, August 19, 1965                  Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i>                  Prothonotary</p>	Debt	231.04		Interest thereon to August 31, 1965	10.15		Additions thereon to August 31, 1965	29.06		Penalties	<u>48.47</u>	\$318.72
Debt	231.04													
Interest thereon to August 31, 1965	10.15													
Additions thereon to August 31, 1965	29.06													
Penalties	<u>48.47</u>	\$318.72												

<p>Walter E. Alessandrini                  August 19 1:57 PM EST</p>	<p>COMMONWEALTH OF PENNA.                  Department of Revenue, Bureau of Sales and Use Tax                  Harrisburg, Pa.                  905                  Harold C. Apple                  t/a The Peoples Store                  510 State Street                  Curwensville, Pa.                  Pro. <i>by P. Hoff</i> 4.00</p>	<p><u>AUGUST 19, 1965, CERTIFIED COPY OF LIEN, filed</u>                  This Lien is from the Bureau of Sales and Use Tax, under Acts Nos. 85 and 86 for Sales and/or Use Tax, Penalties, Additions and Interest, showing a Grand Total of One Hundred Five and 01/100 Dollars, with Interest and Cost of Suit.</p> <table border="0"> <tr> <td>Debt</td> <td>75.00</td> <td></td> </tr> <tr> <td>Interest thereon to 8/20/65</td> <td>11.26</td> <td></td> </tr> <tr> <td>Peaalties</td> <td><u>18.75</u></td> <td>\$105.01</td> </tr> </table> <p>Interest from August 20, 1965                  Filed and Entered by Plaintiff, August 19, 1965                  Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i>                  Prothonotary</p>	Debt	75.00		Interest thereon to 8/20/65	11.26		Peaalties	<u>18.75</u>	\$105.01
Debt	75.00										
Interest thereon to 8/20/65	11.26										
Peaalties	<u>18.75</u>	\$105.01									

<p>Harry G. Banzhoff</p> <p>August 19 1:58 PM EST</p>	<p>COMMONWEALTH OF PENNSYLVANIA</p> <p>Dept. of Revenue, Bureau of Sales and Use Tax</p> <p>Harrisburg, Pa.</p> <p>906</p> <p>Edward P. McLaughlin</p> <p>t/a Curwensville Furniture Co.</p> <p>Filbert &amp; Meadow Sts.</p> <p>Curwensville, Pa.</p> <p>Pr. <i>by Plff</i> 4.00</p>	<p><u>AUGUST 19, 1965, CERTIFIED COPY OF LIEN, filed</u></p> <p>This Lien is from the Bureau of Sales and Use Tax, under Acts Nos. 85 and 86 for Sales and/or Use Tax, Penalties, Additions and Interest, showing a Grand Total of Four Hundred Seventy and 17/100 Dollars, with Interest and Cost of Suit.</p> <table border="0"> <tr> <td>Debt</td> <td>358.71</td> <td></td> </tr> <tr> <td>Interest thereon to August 31, 1965</td> <td>11.12</td> <td></td> </tr> <tr> <td>Additions thereon to August 31, 1965</td> <td>25.95</td> <td></td> </tr> <tr> <td>Penalties</td> <td>-</td> <td><u>74.39</u></td> </tr> <tr> <td></td> <td></td> <td>\$470.17</td> </tr> </table> <p>Interest from August 31, 1965=</p> <p>Filed and Entered by Plaintiff, August 19, 1965</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i></p> <p style="text-align: right;">Prothonotary</p>	Debt	358.71		Interest thereon to August 31, 1965	11.12		Additions thereon to August 31, 1965	25.95		Penalties	-	<u>74.39</u>			\$470.17	
Debt	358.71																	
Interest thereon to August 31, 1965	11.12																	
Additions thereon to August 31, 1965	25.95																	
Penalties	-	<u>74.39</u>																
		\$470.17																

<p>August 19 2:12 PM EST</p>	<p>Indiana Consumer Disc. Co.</p> <p>Indiana, Pa.</p> <p>907</p> <p>John J. Chrzanowski</p> <p>Celeste Chrzanowski</p> <p>Hyde, Pa.</p> <p>Pro. by Plff. 4.50</p>	<p><u>D. S. B. -- DATED AUGUST 17, 1965</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 Fifty and 00/100 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>\$1,650.00</td> </tr> <tr> <td>Atty. Comm.</td> <td>15%</td> </tr> </table> <p>Interest from August 17, 1965</p> <p>Filed and Entered by Plaintiff, August 19, 1965</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i></p> <p style="text-align: right;">Prothonotary</p>	Debt	\$1,650.00	Atty. Comm.	15%	
Debt	\$1,650.00						
Atty. Comm.	15%						

<p>August 20 8:10 AM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>908</p> <p>Bud Knepp alias Bud Willis Knepp Mrs. Sarah Knepp Bigler, Pa.</p> <p>Pro. by Plff. 4.50 <i>pro. by deflt.</i> 3.00</p>	<p>AUGUST 20, 1965, AGREEMENT TO REVIVE, filed. To revive and continue Lien entered to No. 833 May Term, 1960.</p> <p>By Virtue of Agreement between the Plaintiff and the Defendants the above Judgment is revived in favor of the Plaintiff and against the Defendants in the sum of <del>One-Thousand-Eighty-Hundred-Nineteen-and-37/100</del> Eight Hundred Seven and 07/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt <del>\$1,819.37</del> \$807.07</p> <p>Atty. Comm.</p> <p>Interest from August 22, 1960</p> <p>Filed and Entered by Plaintiff, August 20, 1965</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p style="text-align: right;">And Now, <u>15th</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. Attest <u>Archie Hill</u> Prothonotary</p>
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<p>August 20 9:01 AM EST</p>	<p>Curwensville State Bank Curwensville, Pa.</p> <p>909</p> <p>Kirk S. Thorp Edith L. Thorp R. D., Grampian, Pa.</p> <p>Pro. by Plff. 4.50 <i>Pro by Plff</i> 1.50</p>	<p>D. S. B. - DATED AUGUST 19, 1965</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 Sixteen thousand 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 \$16,800.00</p> <p>Atty. Comm. 10%</p> <p>Interest from August 19, 1965</p> <p>Filed and Entered by Plaintiff, August 20, 1965.</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p style="text-align: right;">And Now, <u>20</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 <u>Archie Hill</u> Prothonotary</p>
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Gleason & Cherry

Union Banking & Trust Co  
DuBois, Pa.

D. S. B. -- DATED AUGUST 19, 1965

Payable On Demand After Date

By Virtue of Warrant of Attorney hereunto annexed, Gleason & Cherry, Attorneys, do hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the plaintiff in the sum of Two Thousand Twenty-seven and 50/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

August 20  
9:05 AM EST

910

William F. Rosman  
Enid D. Rosman  
1197 Cherry St., Brockway, Pa.

Debt \$2,027.50

Atty. Comm. 10%

Interest from August 19, 1965

Filed and Confessed by Attorneys, August 20, 1965.

Pro. by Deft. 4.50

*Pro by Deft* 1.50

Judgment.

*Carl E. Walker*

Prothonotary

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

Attest *Archie Hill*  
Prothonotary

Community Consumer Disc. Co.  
Clearfield, Pa.

D. S. B. -- AUGUST 9, 1965

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 Seventy Four and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

August 20  
9:00 AM EST

911

Cecelia I. Bookwalter  
Willis E. Bookwalter  
R. D. #1, Clearfield, Pa.

Debt \$1,974.00

Atty. Comm. 10%

Interest from August 9, 1965

Filed and Entered by Plaintiff, August 20, 1965

Judgment.

Pro. by Plff. 4.50

*Pro by Plff* 1.50

*Carl E. Walker*

Prothonotary

And Now, 17 day of Aug 1967 By p filed, the above judgment is satisfied in full of interest and cost.

Attest *Archie Hill*  
Prothonotary

<p>August 30 9:10 AM EST</p>	<p>Community Consumer Dis- county Company Clearfield, Pa.</p> <p>912</p> <p>Kyle Luzier Rozella Luzier LeContes Mills, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro. by Off</i> 1.50</p>	<p><u>D. S. B. -- DATED AUGUST 13, 1965</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, Three 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 \$3360.00</p> <p>Atty Comm. 10%</p> <p>Interest from August 13, 1965</p> <p>Filed and Entered by Plaintiff, August 20, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>9</u> day of <u>May</u> 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>August 20 10:12 AM EST</p>	<p>Indiana Consumer Dis- count Company Clearfield, Pa.</p> <p>913</p> <p>Ronald R. Bodle Eleanor Bodle P.O. Box 79, Clearfield</p> <p>Pro. By Plff 4.50</p>	<p><u>D. S. B. -- DATED AUGUST 18, 1965</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 Nine 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 \$2940.00</p> <p>Atty Comm. 15%</p> <p>Interest from August 18, 1965</p> <p>Filed and Entered by Plaintiff, August 20, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p>
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Clarence R. Kramer

GERALD L. SLIMMER

AUGUST 21, 1965, PRAECIPE FOR WRIT OF REVIVAL, filed To Revive and continue Lien entered to No. 435 November Term, 1959.

Amount \$3,884.02

WRIT ISSUED TO SHERIFF.

September 27, 1965, Sheriff's Return, filed.

Now August 24th, 1965 at 5:45 o'clock P.M. served the within Writ of Revival on Asher Kephart at his place of residence, Village of Madera, Bigler Twp., Clearfield County, Pennsylvania by handing to his mother, Grace Kephart, an adult member of the family a true and attested copy of the original Writ of Revival and made known to her the contents thereof. So Answers, James B. Reese, Sheriff

October 16, 1965, Praecipe filed by Clarence R. Kramer.

You are requested to enter judgment in favor of the Plaintiff and against the Defendant in the above captioned matter for failure to file an answer to the Plaintiff's complaint.

Debt \$3,884.02 with Interest from Sept. 8, 1960 to Sept 8, 1965 - \$1,155.21, Amt. of Judgment \$6,039.25.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Six Thousand, Thirty-Nine and 23/100 Dollars, with Interest and Cost of Suit, for failure to file and answer.

Debt \$6,039.25

Interest from September 8, 1965

Judgment.

*Carl B. Reese*

Prothonotary

915

ASHER KEPHART

Pro. By atty 6.50

O.C Pro. By atty 18.50

O.C. Pro. 8.00

o.C Plff W/B 25.60

Atty 3.00

Pro. By atty 11.70

Pro. By atty 3.50

County National Bank at  
Clearfield, Pa.

D. S. B. -- DATED AUGUST 14, 1965

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 Nineteen Hundred and No/100  
Dollars, with Interest, Attorney's Commission, Cost of  
Suit, Release of Errors, Waiving Stay, Inquisition and  
Exemption.

August 21  
8:42 AM EST

916

Debt ; \$1900.00

Atty. Comm. 10%

Interest from August 14, 1965

Filed and Entered by Plaintiff, August 21, 1965

Judgment.

John A. Delfosse  
Mary E. Delfosse  
Smithmills, Pa.

*Carl E. Walker*

Prothonotary

Pro. By Deft 4.50

*Pro by Deft 1.00*

And Now, 20 day of Sept, 1965 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.  
Attest Archie Hill  
Prothonotary

W. J. Brothers, Inc.  
P. O. Box 88  
Wexford, Pa.

D. S. B. -- DATED JULY 6, 1965

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, One Hundred and  
No/100 Dollars, with Interest, Attorney's Commission,  
Cost of Suit, Release of Errors, Waiving Stay, Inquisition  
and Exemption.

August 21  
8:55 AM EST

917

Debt ; \$2100.00

Atty Comm. 10%

Interest from July 6, 1965

Filed and Entered by Plaintiff, August 21, 1965

Judgment. ;

Edward F. McKee  
Myrtle McKee  
RD 1, Westover, Pa.

*Carl E. Walker*

Prothonotary

Pro. By Plff 4.50

*Pro 3.00*

And Now, 13 day of Aug, 1965 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest Archie Hill  
Prothonotary

<p>August 21 10:05 AM EST</p>	<p>Millard F. Graham</p> <p>918</p> <p>Paul F. Maines Hazel Maines Kenneth E. Maines, Guarantor Maxine Maines Guarantor</p> <p>Pro. By Plff 5.50 <i>Pro by Plff 3.00</i></p>	<p><u>D. S. B. -- DATED AUGUST 21, 1965</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-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 ; \$2400.00</p> <p>Atty Comm. 10%</p> <p>Interest from August 21, 1965</p> <p>Filed and Entered by Plaintiff, August 21, 1965 Judgment.</p> <p><i>Carl E. Warner</i> Prothonotary</p> <p>And Now, <i>19</i> day of <i>Oct</i> 1965, by <i>Plff</i> filed, the above judgment is satisfied in full of cost, interest and cost.</p> <p>Attest <i>Archie Hill</i> Prothonotary</p>
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<p>August 21 10:06 AM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>919</p> <p>Donald C. Gearhart Ruth S. Gearhart 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 AUGUST 21, 1965</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 August 21, 1965</p> <p>Filed and Entered by Plaintiff, August 21, 1965 Judgment.</p> <p><i>Carl E. Warner</i> Prothonotary</p> <p>And Now, <i>16</i> day of <i>April</i> 1966, by <i>Plff</i> filed, the above judgment is satisfied in full of cost, interest and cost.</p> <p>Attest <i>Archie Hill</i> Prothonotary</p>
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Curwensville State Bank  
Curwensville, Pa.

D. S. B. -- DATED AUGUST 21, 1965

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, Six Hundred  
and No/100 Dollars, with Interest, Attorney's Commission,  
Cost of Suit, Release of Errors, Waiving Stay, Inquisition  
and Exemption.

August 23 920  
8:40 AM EST

Debt \$1600.00

John D. Bash  
Virginia L. Bash  
RD Grampian, Pa.

Atty Comm. 10%  
Interest from August 21, 1965  
Filed and Entered by Plaintiff, August 23, 1965  
Judgment.

*Carl E. Walker*

Prothonotary

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

And Now, *22 day of March 1966* By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Archie Hill*  
Prothonotary

XX

CONTINUED FROM PAGE 270 - NO. 935 MAY TERM, 1965 - INDIANA CONSUMER DISCOUNT CO. =vs Daniel Lee Hart

Hearing on said Rule shall be held before the Court on the 22nd day of October, 1965 at 1:30 P.M.  
E.D.S.T. Following said hearing, the Court shall make such Order as the facts shall warrant.  
By the Court, John A. Cherry, President Judge.

OCTOBER 18, 1965, RULE ISSUED TO SHERIFF.

October 21, 1965, Sheriff's Return, filed.

Now October 19, 1965 at 10:45 o'clock P.M. (DST) served the within Rule on Indiana Consumer  
Discount Company at place of business, Borough of Clearfield, Clearfield County, Penna., by  
handing to Paul Maines, Manager a true and attested copy of the original Rule and made known  
to him the contents thereof. So Answers, James B. Reese, Sheriff.

October 22, 1965, ORDER, filed.

Now, October 22, 1965, at 1:36 P.M., Rule herein awarded is made absolute and the judgment  
confessed to the above Term and Number is hereby stricken as to Wilma A. Hart, the Petitioner.  
All costs shall be paid by Indiana Consumer Discount Company, the plaintiff in the cause.  
By the Court, John A. Cherry, President Judge.

IN RE: COMMITMENT OF AN  
INEBRIATE - Walter  
Edward Pollack

921

Pro. By Pet. 5.00  
Shff Reese 40.25  
Pro. 3.50

AUGUST 23, PETITION FOR COMMITMENT, filed. Under Section 326 Mental Health Act of 1951, as Amended; by John E. Pollack and Ida Elizabeth Pollack

WHEREFORE, your petitioners pray your Honorable Court to commit said Walter Edward Pollack to Warren State Hospital. And they will ever pray, etc.  
/s John E. Pollack and Ida Elizabeth Pollack

ORDER FOR COMMITMENT OF AN INEBRIATE

And now, August 23, 1965, upon consideration of the within petition and the certificates thereto attached, the Court is satisfied that Walter Edward Pollack is an inebriate and a proper ; subject for detention, care and treatment in a Mental Hospital .

It is therefore ordered, adjudged and decreed that the above named is an inebriate and that he be committed to Warren State Mental Hospital there to remain for one year unless sooner discharged as provided by law.

John A. Cherry, J.

August 24, 1965, Sheriff's Return, filed.

Now, August 23, 1965 as within ordered I transported the within Walter Edward Pollack to the Warren State Hospital at North Warren, Pennsylvania. So Answers, James B. Reese, Sheriff.

December 6, 1965, Order, filed.

NOW, December 4, 1965, upon recommendation of the Warren State Hospital, it is hereby ordered that the said Walter Edward Pollack be granted leave of absence for the remainder of his 365 days, with the provision that should he resume his alcoholic habits during that period, he may be returned to the Hospital without further formality of the Court, By the Court, John A. cherry, President Judge.

IN RE: COMMITMENT OF  
ROBERT C. McKISSICK

922

Pro. By Pet 5.00  
Pro. 3.50

AUGUST 23, 1965, IN RE COMMITMENT of INEBRIATE, ROBERT  
C. McKISSICK (Under Section 326 Mental Health Act of  
1951, As Amended)

WHEREFORE, your petitioners pray your honorable court  
to commit said Robert C. McKissick ato Warren State  
Hospital. And he will ever pray, etc. /s/ E. Jane Kinhead  
and JoAnn Georgino.

ORDER FOR COMMITMENT OF AN INEBRIATE:

And now, August 23, 1965, upon consideration of the  
w  
within petition and the certificates thereto attached, the  
Court is satisfied that Robert G. McKissick is an inebriate  
and a porper subject for detention, care and treatment in  
a Mental Hospital.

It is therefore ordered, adjudged and decreed that the  
above named is an inebriate and that he be committed to  
Warren State Mental Hospital thereto remain for one year  
unless sooner discharged as provided by law. John J.  
Cherry, J.

December 6, 1965, Order; filed

NOW, December 6, 1965, upon recommendation of the  
Warren State Hospital, it is hereby ordered that the said  
Robert C. McKissick be granted leave of absence for the  
remainder of his 365 days, with the provision that should  
be resume his alcoholic habits during that period, he  
may be returned to the Hospital withou further formality  
of the Court. By the Court, John A. Cherry, President Judge.

<p>August 23 9:00 AM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>923</p> <p>John J. Mendolia Jennie A. Mendolia 505 East Fifth St. Clearfield, Pa.</p> <p>Pro. By Deft 4.50</p>	<p><u>D. S. B. -- DATED AUGUST 21, 1965</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 \$2500.00</p> <p>Atty Comm. 10%</p> <p>Interest from August 21, 1965</p> <p>Filed and Entered by Plaintiff, August 23, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>27<sup>th</sup></u> day of <u>Jan</u> 19<u>69</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <u><i>Archie Hill</i></u> Prothonotary</p>
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<p>August 23 9:01 AM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>924</p> <p>Russell B. Brown Goldie Brown New Millport, Pa.</p> <p>Pro. By Deft 4.50 <i>Pro by [Signature]</i> 1.50</p>	<p><u>D. S. B. -- DATED AUGUST 21, 1965</u></p> <p>Payable <del>XXX</del> 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 and 06/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2260.06</p> <p>Atty Comm. 10%</p> <p>Interest from August 21, 1965</p> <p>Filed and Entered by Plaintiff, August 23, 1965 Judgment.</p> <p><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. Attest <u><i>Archie Hill</i></u> Prothonotary</p>
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No. 925 May T., 1965 was ;given to Commitment but paper not filed.


<p>Gleason &amp; Cherry</p> <p>August 23 9:35 A.M. EST</p>	<p>Union Banking &amp; Trust Co., DuBois, Pa.</p> <p>926</p> <p>George Duttry Marion J. Duttry R.D. 2 DuBois, Pa.</p> <p>Pro by Atty 4.50 Atty 3.00 Pro by Union Title 2.00 <i>Pro by P.M.J. 1.50</i></p>	<p><u>D.S.B. -- DATED AUGUST 21, 1965</u></p> <p>Payable On Demand</p> <p>By Virtue of Warrant of Attorney hereunto annexed, Gleason &amp; Cherry, Attorneys, do hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the plaintiff in the sum of One Thousand Five Hundred Twenty-Seven 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></td> <td>\$1,527.50</td> <td></td> </tr> <tr> <td>Atty Comm</td> <td>10%</td> <td><u>152.75</u></td> <td>\$1,680.25</td> </tr> </table> <p>Interest from August 21, 1965</p> <p>Filed and Confessed by Attorneys, August 23, 1965</p> <p>Judgment, <i>30</i> day of <i>Mar.</i> 19<i>66</i> 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><u>NOVEMBER 28, 1966, STATEMENT OF JUDGMENT</u>, 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 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 whrerof 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 OF THAT certain tract or parcel of ground situate in Sandy Township</p> <p>CONTINUED ON PAGE 265</p>	Debt		\$1,527.50		Atty Comm	10%	<u>152.75</u>	\$1,680.25
Debt		\$1,527.50								
Atty Comm	10%	<u>152.75</u>	\$1,680.25							

<p>Gleason &amp; Cherry</p> <p>August 23 10:20 A.M. EST</p>	<p>Union Banking &amp; Trust Co., DuBois, Pa.</p> <p>927</p> <p>Harry R. Cairns Ruth F. Cairns R.D.1 DuBois, Pa.</p> <p>Pro by Atty 4.50 Atty 3.00 <i>Pro by P.M.J. 1.50</i></p>	<p><u>D.S.B == DATED AUGUST 21, 1965</u></p> <p>Payable On Demand</p> <p>By Virtue of Warrant of Attorney hereunto annexed, Gleson &amp; Cherry, Attorneys, do hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiff in the sum of One Thousand Five Hundred Twenty-Seven 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></td> <td>\$1,527.50</td> <td></td> </tr> <tr> <td>Atty Comm</td> <td>10%</td> <td><u>152.75</u></td> <td>\$1,680.25</td> </tr> </table> <p>Interest from August 21, 1965</p> <p>Filed and Confessed by Attorneys, August 23, 1965</p> <p>Judgment</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <i>16</i> day of <i>Mar.</i> 19<i>66</i> 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		\$1,527.50		Atty Comm	10%	<u>152.75</u>	\$1,680.25
Debt		\$1,527.50								
Atty Comm	10%	<u>152.75</u>	\$1,680.25							

Ammerman & Blakley  
*#135 pd. atty 9/16/65*

Richard A. Davies

AUGUST 23, 1965, COMPLAINT IN DIVORCE, filed. One copy certified to Sheriff.

928

September 16, 1965, Affidavit of Service, filed.  
 Before me, a Notary Public, in and for the above county and state, personally appeared David E. Blakley, Esquire, who being duly sworn according to law, deposes and says that he is attorney for Richard A. Davies, plaintiff in the above action, and that a true and certified copy of the complaint in divorce at No. 928 May Term, 1965 was served on Carmine L. Davies, defendant, at her residence at 182 Jefferson Ave., St. James, Long Island, New York, on August 26, 1965, by certified mail, return receipt requested, deliver to addressee only, receipt of which is herewith attached. /s/ David E. Blakley

Carmine L. Davies

SEPTEMBER 16, 1965, PRAECIPE & ORDER FOR APPOINTMENT OF MASTER, filed.  
 AND NOW, September 16, 1965, Richard A. Davies, plaintiff in this action, moves for appointment of a master in this action, no answer having been filed by defendant, and personal service having been had on August 26, 1965, by registered mail, return receipt requested, deliver to addressee only. AMMERMAN & BLAKLEY, by David E. Blakley, Atty for Plff  
ORDER AND NOW, this 11th day of October, 1965, upon praecipe filed by David E. Blakley, Esquire, attorney for the plaintiff, the Court does hereby appoint James A. Gleason, Esquire, master in the above stated case, to take testimony and to report the same to the Court with form of suggested decree. BY THE COURT s/ John A. Cherry, P.J.

Pro by Atty 7.00  
 Atty 3.00  
 Incl Postage \$1.25  
 Master 76.25  
 C.f.d Co. Bar 10.00  
 Pro. 10.00  
 Pro. 1.00

November 18, 1965, MASTER'S REPORT, filed.  
 And Now, the 22nd day of November 1965, the report of the Master is acknowledged. We approve his findings and recommendations.

#519 - Transfer to Reg. Acct \$135.00

We, therefore, DECREE that Richard A. Davies be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between himself and Carmine L. Davies. Thereupon all the rights, duties or claims accruing to either of said parties in pursuance

\$135.00 Paid by Attorney  
 Master \$75. Mail \$1.25  
 #2528 - James A. Gleason 76.25  
 #2529 - Clfd Co. Bar Assn. 10.00  
 Atty \$10. Ref. \$27.75  
 #2530 - Ammerman & Blakley 37.75  
 Prothonotary 11.00

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

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 A. Cherry.





Joseph J. Lee	George E. McCullough	AUGUST 23, 1965, COMPLAINT IN DIVORCE, filed. One copy certified to <del>Sheriff</del> Attorney.
#135 pd by Atty 10/8/65 Clfd Court	931	<p>SEPTEMBER 18, 1965, AFFIDAVIT OF SERVICE, filed.          Before me, the undersigned authority in and for said County and State, came Joseph J. Lee who first being duly sworn according to law deposes and says that service of the Complaint in Divorce, with notice to plead, was made upon Reda J. McCullough, the defendant, in accordance with Pennsylvania Rules of Civil Procedure, Rule 1124 (a) (3) (b), by forwarding to her a copy of the Complaint by certified mail, return receipt requested, addressee only, at her law known address at 211 S. Chinton Street, Trenton, N.J., and that service thereof was had upon the said Reda J. McCullough on September 14, 1965, and that attached hereto is a receipt for certified mail signed by Reda J. McCullough with respect thereto.          And further deponent saith not.          s/ Joseph J. Lee</p>
	Reda J. McCullough	<p>OCTOBER 6, 1965, PRAECIPE &amp; ORDER FOR APPOINTMENT OF MASTER, filed.          AND NOW, October 5, 1965, George E. McCullough, plaintiff in this action, moves for appointment of a Master in this action, no answer having been filed by defendant, personal service having been had on the 14th day of September, 1965. s/ Joseph J. Lee, Atty for Plff          ORDER: AND NOW, this 7th day of October, 1965, upon Praecipe filed by Joseph J. Lee, Esq., attorney for plaintiff, the Court does hereby appoint F. Cortez Bell, Jr., Esquire, Master in the above stated case, to take testimony and to report the same to the Court with form of suggested decree.          BY THE COURT, John A. Cherry, President Judge</p>
	Pro by Atty	7.00
	Atty Incl Serv. \$35.00 Master	3.00 110.00
	Clfd Co. Bar	10.00
	Pro.	10.00
	Pro.	1.00
#535 - Transfer to Reg. Acct		\$135.00
\$135.00 Paid by Attorney		
Master \$75. Serv. \$35.		
#2589 - F. Cortez Bell, Jr.		110.00
#2590 - Clfd Co. Bar Assn		10.00
Bal after costs		
#2591 - Joseph J. Lee		4.00
Prothonotary		\$11.00
		\$135.00
		<p>December 31, 1965, MASTER'S REPORT, filed.          And Now, the 31st day of December 1965, the report of the Master is acknowledged. We approve his finding and recommendations.          We, therefore, DECREE that George E. McCullough be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between himself and Reda J. McCullough. 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 A. CHERRY, President Judge.</p>





<p>August 23 2:45 P.M. EST</p>	<p>Indiana Consumer Discount Co., Clfd., Pa 934  James Coder Kenneth E. Haag, endsr Florence M. Haag, endsr Box 32 Clearfield, Pa.  Pro by Plff 5.00</p>	<p><u>D. S. B. == DATED JANUARY 30, 1964</u> Payable in Installments By Virtur 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 add no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption. Debt \$950.00 Atty Comm 15% Interest from January 30, 1964 Filed and Entered by Plaintiff, August 23, 1965 Judgment. <i>Carl E. Walker</i> Prothonotary <u>Writ of Execution No. 15 November Term, 1965</u></p>
<p>August 23 2:46 P.M. EST</p>	<p>Indiana Consumer Discount Company, Clearfield, Pa. 935  Daniel Lee Hart David L. Hart, endorser <del>Wilma A. Hart, endorser</del> 225 Healy Ave., Clfd, Pa  Pro by Plff 4.50 Atty 3.00 Pro. By Plff 5.00 Pro. By Plff 5.00 Shff Reese by Bell 8.50 Subp. By Plff 1.00 " costs <i>3.44</i> 16.00 Pro. By Plff 3.50 Pro. By Plff 4.00</p>	<p><u>D. S. B. -- DATED JANUARY 8 - 5, 1965</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 One Hundred Fifty=Five and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption. Debt \$1155.00 Atty Comm. 15% Interest from January 8, 1965 Filed and Entered by Plaintiff, August 23, 1965 Judgment. <i>Carl E. Walker</i> Prothonotary  <u>October 18, 1965, Petition</u>, filed by Bell, Silberblatt and Swoope WHEREFORE, your Petitioner ppays your Honorable Court that a Rule be issued on the Plaintiff, Indiana Consumer Discount Company, to show cause why the validity of the judgment should not be inquired into and said judgment set aside, and she would expect to be able to prove at said trial thereunder that said signature is a forgery. And she will ever pray. /s/ Wilma A. Hart <u>Order:</u> <u>NOW</u>, October 18, 1965; said Petition having been presented, a Rule is awarded to Wilma A. Hart to show cause that the signature on the paper on which judgment was confessed to No. 935 May Term, 1965, was unauthorized and is not her signature.</p>

<p>August 23 2:47 P.M. EST</p>	<p>Indiana Consumer Discount Company, Clearfield, Pa.</p> <p>936</p> <p>Ernest V. Coder Catherine Coder Box 32 Clearfield, Pa.</p> <p>Pro by Plff 4.50</p>	<p><u>D. S. B. -- DATED NOVEMBER 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 Nine Hundred and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Wiaving Stay, Inquisi- tion and Exemption.</p> <p>Debt \$900.00</p> <p>Atty Comm 15%</p> <p>Interest from November 9, 1963</p> <p>Filed and Entered by Plaintiff, August 23, 1965</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p><u>Writ of Execution No. 14 November Term, 1965</u></p>
<p>August 24 9:27 A.M. EST</p>	<p>Ammerman &amp; Blakley</p> <p>Joseph O. Errigo State St., Curwensville, Pa.</p> <p>937</p> <p>Sarah M. Zortman Grampian, Pa.</p> <p>Pro by Atty 4.50 Atty 3.00</p>	<p><u>D. S. B. -- DATED OCTOBER 6, 1964</u></p> <p>Payable on Demand</p> <p>By Virtue of Warrant of Attorney hereunto annexed, Ammerman &amp; Blakley, Attorneys, do hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiff in the sum of Two 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 \$2,550.00</p> <p>Atty Comm 10%</p> <p>Interest from October 6, 1964</p> <p>Filed and Confessed by Attorneys, August 24, 1965</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p>

Community Consumer Discount  
Co., 206 S. Allen St., State  
College, Pa.

D. S. B. -- DATED AUGUST 16, 1965

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 90/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

August 24  
9:30 A.M. EST

938

Debt \$1,620.90

Atty Comm 15%

Harold J. Smeal  
Mrs. Juevetta Smeal  
Box 143 Morrisdale, Pa.

Interest from August 16, 1965  
Filed and Entered by Plaintiff, August 24, 1965  
Judgment.

*Carl E. Walker*  
Prothonotary

Pro by Plff 4.50

*Pro by Plff* 1.50

And Now, 28 day of June 1966 by paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

Capital Consumer Discount  
Co., DuBois, Pa.

D. S. B. -- DATED AUGUST 20, 1965

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 Eight and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

August 24  
9:46 A.M. EST

939

Debt \$108.00

Atty Comm

William J. Skarnellis  
5 Maloney Road, DuBois, Pa.

Interest from August 20, 1965  
Filed and Entered by Plaintiff, August 24, 1965  
Judgment.

*Carl E. Walker*  
Prothonotary

Pro by Plff 4.50

*Pro by Plff* 1.50

And Now 26th day of Sept. 1967 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

<p>August 24 9:47 AM EST</p>	<p>Capital Consumer Dis- count Company DuBois, Pa.</p> <p>940</p> <p>James C. Hatten Martha Hatten Grampian, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Jeff</i> 3.00</p>	<p><u>D. S. B. -- DATED AUGUST 19, 1965</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 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 \$1,584.00</p> <p>Atty Comm. 15%</p> <p>Interest from August 19, 1965</p> <p>Filed and Entered by Plaintiff, August 24, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>14</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. <i>Arthur Hill</i> Prothonotary</p>
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<p>August 25 8:18 AM EST</p>	<p>Capital Consumer Dis- count Company DuBois, Pa.</p> <p>941</p> <p>Vernon Feldman Ledair Feldman Penfield, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Jeff</i> 1.50</p>	<p><u>D. S. B. -- DATED AUGUST 23, 1965</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 Nine 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 \$1,950.00</p> <p>Atty Comm. 15%</p> <p>Interest from August 23, 1965</p> <p>Filed and Entered by Plaintiff, August 25, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now <u>31</u> day of <u>Oct</u> 19<u>65</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost. <i>Arthur Hill</i> Prothonotary</p>
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<p>August 25 8:20 A.M. EST</p>	<p>Capital Consumer Discount Company, DuBois, Pa.</p> <p>942</p> <p>Harold M. Nelson Sally H. Nelson Walnut Ave., DuBois, Pa.</p> <p>Pro by Plff 4.50 <i>Pro by plff</i> 1.50</p>	<p>D. S. B. -- DATED AUGUST 16, 1965</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 Nine 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 \$3,996.00</p> <p>Atty Comm 15%</p> <p>Interest From August 16, 1965</p> <p>Filed and Entered by Plaintiff, August 25, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, 9 day of Dec. 1965 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Caroline Hill</i> Prothonotary</p>
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<p>August 25 8:35 A.M. EST</p>	<p>Budget Plan Consumer Discount Company, Clearfield, Pa.</p> <p>943</p> <p>John Baronak Virginia Baronak 232 Bailey Rd., Curwensville, Pa</p> <p>Pro by Plff 4.50 <i>Pro by plff</i> 1.50</p>	<p>D. S. B. -- DATED AUGUST 24, 1965</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 Eighty-Four and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waivings Stay, Inquisition and Exemption.</p> <p>Debt \$384.00</p> <p>Atty Comm 10%</p> <p>Interest from August 24, 1965</p> <p>Filed and Entered by Plaintiff, August 25, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, 8 day of June 1966 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Caroline Hill</i> Prothonotary</p>
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County National Bank at  
Clearfield, Pa.

D. S. B. -- DATED AUGUST 24, 1965

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 and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1,400.00

Atty Comm 10%

Interest from August 24, 1965

Filed and Entered by Plaintiff, August 25, 1965

Judgment.

*Carl E. Walker*

Prothonotary

And Now, 9th day of May 1968 By paper filed the above judgment is satisfied in full of debt, interest and cost.  
Attest *Carl E. Walker*  
Prothonotary

August 25  
8:50 A.M. EST

944

Kenneth Wagner  
Cleo Wagner  
Madera, Pa.

Pro by Deft 4.50  
*pro by Deft* 3.00

Donald R.  
Mikesell

Curwensville State Bank

D. S. B. -- DATED AUGUST 19, 1965

Payable One Day After Date

By Virtue of Warrant of Attorney annexed herein, Urey & Mikesell, Attorneys, do hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiff in the sum of Two Thousand Twenty-Eight and 60/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2,028.60

Atty Comm 10%

Interest from August 19, 1965

Filed and Confessed by Attorneys, August 25, 1965

Judgment.

*Carl E. Walker*

Prothonotary

And Now, 14th day of Jan. 1968 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

August 25  
8:51 A.M. EST

945

Richard M. Bressler  
Grampian Rd. R.D. Curwensville

Pro by Deft 4.50  
Atty 3.00  
*Pro by Deft*

<p>August 25 9:11 A.M EST</p>	<p>Community Consumer Discount Company, Clearfield, Pa.</p> <p>946</p> <p>Harold Rougeux Anna M. Rougeux R.D. 2 Clearfield, Pa.</p> <p>Pro by Plff 4.50</p>	<p><u>D. S. B. -- DATED AUGUST 23, 1965</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 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 \$2,064.00</p> <p>Atty Comm 10%</p> <p>Interest from August 23, 1965</p> <p>Filed and Entered by Plaintiff, August 25, 1965</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p style="text-align: center;"><i>Agreement to Revoke to # 1320 May 1970</i></p>
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<p>August 25 9:12 A.M EST</p>	<p>Community Consumer Discount Co., Clearfield, Pa.</p> <p>947</p> <p>Oscar Loss Ruth Loss 1905 Dorey St., Clearfield, Pa.</p> <p>Pro by Plff 4.50 <i>Pro by Plff</i> 1.50</p>	<p><u>D. S. B. -- DATED AUGUST 20, 1965</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 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 \$1,152.00</p> <p>Atty Comm 10%</p> <p>Interest from August 20, 1965</p> <p>Filed and Entered by Plaintiff, August 25, 1965</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>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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Community Consumer Discount  
Co., Clearfield, Pa.

D. S. B. -- DATED AUGUST 21, 1965

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 Ninety-Six and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

August 25  
9:13 A.M. EST

948

Debt \$2,496.00

Atty Comm 10%

Interest from August 21, 1965

Filed and Entered by Plaintiff, August 25, 1965

Judgment.

George Cowder  
Elenore Cowder  
Frenchville, Pa.

*Carl E. Walker*  
Prothonotary

Pro by Plff 4.50

*Pro by Plff* 3.00

And Now, 19 day of Mar. 1968 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Arthur Hill*  
Prothonotary

Community Consumer Discount  
Co., Clearfield, Pa.

D. S. B. -- DATED AUGUST 21, 1965

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 Sixteen and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

August 25  
9:14 A.M. EST

949

Debt \$2,016.00

Interest from August 21, 1965

Atty Comm 10%

Filed and Entered by Plaintiff, August 25, 1965

Judgment.

C. W. Thompson  
Vera Thompson  
Glen Richey, Pa.

*Carl E. Walker*  
Prothonotary

Pro by Plff 4.50

*Pro by Plff* 1.50

And Now, 27 day of Dec. 1966 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Arthur Hill*  
Prothonotary

<p>August 25 10:27 AM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>950</p> <p>H. Arlan Smith Helen A. Smith Woodland, Pa.</p> <p>Pro. By Deft 4.50 <i>Pro by Deft</i></p>	<p><u>D. S. B. -- DATED AUGUST 25, 1965</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, 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 August 25, 1965</p> <p>Filed and Entered by Plaintiff, August 25, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>9</u> day of <u>Oct.</u> 19<u>65</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>August 25 10:35 AM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>951</p> <p>Robert W. Carns, Jr. Sara Kathryn Carns Robert W. Carns Bessie B. Carns 402 Williams St. Clearfield, Pa.</p> <p>Pro. By Deft 5.50 <i>Pro by Deft 5.50</i></p>	<p><u>D. S. B. -- DATED AUGUST 25, 1965</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 Thousand and No/100 Dollars, with Interest, Attorney Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$20,000.00</p> <p>Atty Comm. 10%</p> <p>Interest from August 25, 1965</p> <p>Filed and Entered by Plaintiff, August 25, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>4</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. Attest <i>Carl E. Walker</i> Prothonotary</p>
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County National Bank at  
Clearfield, Pa.

August 25 11:01 AM EST 952

John M. Reed, St.  
Julia A. Reed  
Box 40, Brisbin, Pa.

D. S. B. -- DATED AUGUST 24, 1965

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 Eighty and 49/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1880.49

Atty Comm. 10%

Interest from August 24, 1965

Filed and Entered by Plaintiff, August 25, 1965 Judgment.

*Carl S. ...*  
Prothonotary

Pro. By Deft 4.50  
*Pro by Deft 1.50*

And Now, 7 day of Oct 1965 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Anche Hill*  
Prothonotary

FIVE (5) REIMBURSEMENT AGREEMENTS, filed. AUGUST 26, 1965 at 7:35 A.M. E.S.T. The Commonwealth of Pennsylvania, Department of Public Welfare, Plaintiff.

By Virtue of Agreement contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand (\$2,000.00) Dollars, with Cost of Suit. Each Writ Pro. \$3.00.

Judgment.

*Carl S. ...*  
Prothonotary

<u>NUMBER</u>	<u>NAME AND ADDRESS OF DEFENDANTS</u>	<u>DATE</u>
<i>n/os/93</i> 953	<u>Apr. 10, 1970, Sugg Non Pay filed to 363 Mar T, 1970.</u> Elizabeth B. Faulkner, Hyde, Pa.	July 29, 1965
954	<u>SEPT. 13, 1966, SUGG NON PAY, FILED TO NO. 74, SEPT. TERM, 1966</u> Freda I. Grove, Coalport, Pa.	May 6, 1965
955	<u>Apr 13, 1970 Sugg Non Pay filed to 383 Mar T. 1970</u> Robert Alfonces McKenrick, RD 1, Grampian, Pa.	August 3, 1965
956	Mrs. Janet Martell, 128 High Street, Clearfield, Pa.	July 20, 1965
957	Lynn Elwood Spade, RD 1, Montgomery Road, Clearfield, Pa.	July 23, 1965

Nevling & Davis  
Jesse P. Long Punxsutawney National Bank

D. S. B. -- DATED AUGUST 24, 1965

August 26 958  
9:10 A.M. EST

Payable in Installments  
By Virtue of Warrant of Attorney annexed herein, Nevling & Davis, Jesse P. Long, Attorneys, do hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiff in the sum of Two Thousand Eight Hundred Thirty and 80/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Ernest G. Smith  
Edna P. Smith  
Borough of Newburg  
LaJose, Pa.  
Pro by Atty 4.50  
Atty 3.00  
*Done by P.L.M.* 3.00

Debt \$2,830.80  
Atty Comm 283.08 \$3,113.88  
Interest from August 30, 1970  
Filed and Confessed by Attorneys, August 26, 1965  
Judgment.

*Carl E. Walker*

Prothonotary

Atty Comm. 10% July 7<sup>th</sup> 1965  
filed, the above judgment is satisfied in full of debt, interest and cost.  
Attest *Archie Hill*  
Prothonotary

Bell, Silberblatt & Swoope  
FRED DIEHL MOTORS, INC.  
CLEARFIELD, PA.

D. S. B. ON INSTALLMENT SALES CONTRACT - DATED MARCH 13, 1963

August 26 959  
9:10 A.M. EST

Payable In Installments  
By Virtue of Warrant of Attorney annexed herein, Bell, Silberblatt & Swoope, Attorneys, do hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiff, in the sum of Six Thousand, One Hundred Sixty and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

And Now, 1st day of Feb. 1968 by papers filed, the above judgment is satisfied in full of debt, interest and cost.  
Attest *Archie Hill*  
Prothonotary

EDWARD JURY a/k/a  
EDWARD I. JURY  
Karthaus, Pa.  
Pro By atty 4.50  
Atty 3.00  
Pro By atty 1.00  
Pro. By Morgan 5.00  
Pro. By atty 2.00  
Pro *J. Morgan* 2.00  
Pro *By Morgan* 2.00  
Pro. *By TFM* 3.50  
Pro *TFM* 3.00

Debt \$6,160.00  
Atty Comm. 15% 924.00  
Interest from March 13, 1963  
Filed and Confessed by Attorney, August 26, 1965  
Judgment.

*Carl E. Walker*

Prothonotary

August 26, 1965, AFFIDAVIT OF DEFAULT, filed.

WRIT OF EXECUTION NO. 42 MAY TERM, 1965

October 8, 1965, Petition for Rule to Open Judgment and Stay of Proceedings, filed.  
Wherefore, defendant prays that your Honorable Court grant a rule upon the Plaintiff to show cause why the judgment entered in the above entitled case should not be opened and defendant let into a defense meanwhile, all proceedings to stay until further Order of Court to the contrary s/ Edward Jury  
RULE TO OPEN JUDGMENT: Now, this 7th day of October, 1965, on the motion of Thomas F. Morgan, attorney for the above named defendant, the Court hereby grants a rule on the above plaintiff to show cause why the judgment in the above captioned matter should not be opened and defendant let into a defense thereof.  
Rule returnable next Argument Court: Meanwhile all proceedings to stay as to the above judgment and writ of execution until determination of the within Rule by this Court.

credit 9<sup>00</sup>

TFM 2.00  
TFM 2.00  
TFM 3.50  
TFM 3.00

<p>John B. Gates</p> <p>August 26 9:50 AM EST</p>	<p>Curwensville State Bank Curwensville, Pa.</p> <p>960</p> <p>Forrest O. McGarry Faye G. McGarry R.D., Curwensville, Pa.</p> <p>Pro. By atty 4.50 Atty 3.00</p>	<p><u>D. S. B. -- DATED AUGUST 26, 1965</u></p> <p>Payable One Day after Date</p> <p>By Virtue of Warrant of Attorney hereunto annexed, John B. Gates, Attorney, does hereby appear for the Defendants and Confesses Judgment against the Defendants and in favor of the Plaintiff 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.</p> <p>Debt \$5,000.00</p> <p>Atty Comm. 10%</p> <p>Interest from August 26, 1965</p> <p>Filed and Confessed by Attorney, August 26, 1965</p> <p>Judgment.</p> <p><i>[Signature]</i> Prothonotary</p> <p><i>Agreement to Remove to 1326 May 1970</i></p>
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<p>August 26 1:30 PM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>961</p> <p>Philip Frontino Mona Belle Frontino 436 Spruce Street Clearfield, Pa.</p> <p>Pro. By Deft 4.50 <i>Pro by Deft 1.50</i></p>	<p><u>D. S. B. -- DATED AUGUST 26, 1965</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 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 August 26, 1965</p> <p>Filed and Entered by Plaintiff, August 26, 1965</p> <p>Judgment.</p> <p><i>[Signature]</i> Prothonotary</p> <p>And Now, 17 day of <i>mar.</i> 1967 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>[Signature]</i> Prothonotary</p>
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<p>August 26 2:27 PM EST</p>	<p>Clearfield Trust Company Clearfield, Pa.</p> <p>962</p> <p>Gerald S. Dimmick Phyllis M. Dimmick RD Mahaffey, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro</i> <i>by Plff</i> 3.00</p>	<p><u>D. S. B. -- DATED AUGUST 19, 1965</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 67/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2676.67</p> <p>Atty Comm. 10%</p> <p>Interest from August 19, 1965</p> <p>Filed and Entered by Plaintiff, August 26, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p><i>AND NOW July 13 1972 having received payment full of debt, interest, and costs as his judgment, I hereby direct same satisfied.</i> <i>William S. Terry</i> Attest <i>Archie Hill</i> Prothonotary</p>
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<p>John B. Gates</p> <p>August 27 8:44 AM EST</p>	<p>Curwensville State Bank Curwensville, Pa.</p> <p>963</p> <p>John H. Shaffer, Jr. Virginia Jane Shaffer Star Route Curwensville, Pa.</p> <p>fPro. By Atty 4.50 Atty 3.00</p>	<p><u>D. S. B. -- DATED AUGUST 26, 1965</u></p> <p>Payable One Day after Date</p> <p>By Virtue of Warrant of Attorney hereunto annexed, John B. Gates, Attorney, does hereby appear for the Defendants and Confesses Judgment against the Defendants and in favor of the Plaintiff <del>XXX</del> ;in the sum of Twenty-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 \$2800.00</p> <p>Atty Comm. 10%</p> <p>Interest from August 26, 1965</p> <p>Filed and Confessed by Attorney, August ;27, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p><i>AND NOW May 15 1967 having received payment full of debt, interest, and costs as his judgment, I hereby direct same satisfied.</i> <i>John B. Gates Atty</i> <i>Archie Hill</i> Prothonotary</p>
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John B. Gates

The First National Bank of Ebensburg, Pa.

D. S. B. On Lease Agreement Dated August 2, 1965

August 27 10:10 AM EST

964

Payable in Installments  
By Virtue of Warrant of Attorney hereunto annexed, John B. Gates Attorney, does hereby appear for the Defendants and Confesses Judgment against the Defendants and in favor of the Plaintiff in the sum of One Thousand Sixty Nine and 74/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, RElease of Errors, Waiving Stay, Inquisition and Exemption.

F

David Campbell  
Margaret Campbell  
Mahaffey, Pa.

Debt \$1069.74  
Atty Comm. 15%  
Interest from August 2, 1965  
Filed and Confessed by Attorney, August 27, 1965  
Judgment.

Pro. By atty 4.50  
Atty 3.00  
Pro By atty 1.50

*Carl E. Walker*  
Prothonotary

And Now, 11th day of June 1967 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hunk*  
Prothonotary

First National Bank of Philipsburg, Pa.

D. S. B. -- DATED AUGUST 20, 1965

August 27 10:20 AM EST

965

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 Twenty Five and 55/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Pasquale Saggese  
EP.O. Box 54  
Munson, Pa.

Debt \$1225.55  
Atty Comm. 5%  
Interest from August 20, 1965  
Filed and Entered by Plaintiff, August 27, 1965  
Judgment.

Pro. By Plff 4.50  
*Lee by Plff* 3.00

*[Signature]*  
Prothonotary

*13 Oct 1967*  
Attest *Raymond Withers*  
Prothonotary



Clarence R  
Kramer

CLARENCE R. KRAMER

AUGUST 27, 1965, COMPLAINT ACTION TO QUIET TITLE, filed

967

Joseph Tierman,  
Mrs. Catherine Moore,  
sometimes known as  
Mrs. Katherine Moore, and  
all heirs of Elizabeth  
Burns; Thomas B. Burns  
and all his heirs and  
Patrick Burns and his  
heirs and Abraham L. Hess  
and his heirs

Pro.	By atty	10.50
Atty		3.00
Pro.	<i>By Atty</i>	3.50
Pro.	<i>By Atty</i>	2.00
Pro.	<i>By Atty</i>	2.00
Pro.	<i>By Atty</i>	3.50
Pro.	<i>By Atty</i>	1.00
Pro.	<i>By Atty</i>	2.00
Pro.	<i>By Atty</i>	3.50

3. That the history of the title in this case is as follows:

Abraham L. Hess and Rebecca Hess conveyed to Elizabeth Burns, on July 20, 1898, recorded in deed book No. 115, page 116., a property situate in the Second Ward of the Borough of Clearfield, bounded as follows:

On the West by Fifth Street; on the North by Cherry Street; on the East by Clark Street and on the South by land of Abraham L. Hess, being fifty feet front on Fifth Street and extending back to Clark Street with the southern line of such lot parallel with and extending along Cherry Street.

Excepting and reserving out of and from the above described premises to the said Abraham L. Hess, his heirs and assigns, a strip of land across above described lot, ten feet in width the same to be located parallel with Fifth Street and the western line of the same to be sixty five feet from the eastern line of Fifth Street and the eastern line of the same to be seventy five feet east of the eastern line of Fifth Street; the said strip of land to be used as an alley for the lot sold and conveyed by this deed and for the use of lots of lands south of lot conveyed by this deed and for the use of all the several future owners of said lots, as they may be hereafter divided and sold to different parties.

4. That Abraham L. Hess died on the \_\_\_\_\_ without ever having exercised the said easement as excepted and ~~with~~ reserved wither for himself or for or by any of the owners of adjoining lands, all right and claim to said easement having been abandoned continuously since the date and delivery of that deed.

5. That Elizabeth Burns died intestate on January 10, 1935, leaving to survive her her husband, John Burns, who died intestate April 7, 1938, and seven children and the heirs of a deceased daughter, Elizabeth Tiernan.

6. That three of such children died in adulthood intestate, unmarried and without lineal heirs, to wit:

- a. William Burns, who died at Clearfield on \_\_\_\_\_
- b. Patrick Burns, who died at Punxsutawney on \_\_\_\_\_
- c. Thomas C. Burns, who died at Clear Haven, Clearfield, Pennsylvania September \_\_\_\_\_, 1963.

7. That one of the said heirs died a widow and without lineal heirs:

- a. Mrs. Catherine Moore and sometimes known as Mrs. Katherine Moore, who died on the 29th day of August, 1948.

8. That Elizabeth Tiernan died intestate on February 6, 1919, leaving her husband, Joseph Tiernan, who died April 2, 1935, and among other children, Joseph Tiernan, one of the defendants herein.

9. That the said property went to tax sale for non-payment of taxes for the year 1931 and was sold to the County April 30, 1936, recorded in Deed Book No. 361, page 210, and ~~was~~ sold by the County Commissioners to H. A. Burns under private sale proceedings to No. 272 February Term, 1942, and a decree entered thereon March 23, 1942, by deed dated April 13, 1942, recorded at Clearfield in Deed

Book No. 361, page 211.

10. The said H. A. Burns was one of the family and children of Elizabeth Burns died but his title was accepted by all the family without proceedings being filed against him or demand made for a conveyance back to the family.

11. On June 10, 1943, Deed Book No. 380, page 117, H. A. Burns assigned his title to T. B. Burns, also one of the family.

12. That Thomas B. Burns by deed dated January 29, 1951, Deed Book No. 410, page 530, granted and conveyed the property to himself and his niece, Jane Henderson Banks, as joint tenants with the right of survivorship; and on June 14, 1954, Deed Book No. 436, page 92, conveyed all his right, title and interest to Jane Henderson Banks.

13. That at the time of such transfer to Jane Henderson Banks, she was not a co-owner with the other heirs of Elizabeth Burns, deceased, although a granddaughter of Elizabeth Burns and a niece of Thomas B. Burns, her grantor, the reason being that her mother, Mary Henderson was then living and did not die until the 24th day of June, 1955.

14. That all title holders of said property since Henry A. Burns acquired title on April 13, 1942, have claimed as absolute and complete owners; of title to the exclusion of all members of the family of Elizabeth Burns, deceased, and have completely, fully, openly and in claim of right with full knowledge of all of the members of the family and heirs of Elizabeth Burns, until the tax sale averred in the following paragraph hereof.

15. That the said property was returned for non-payment of taxes for the year 1956 and was sold to Clearfield County by R. Curtis Smith, County Treasurer, on August 4, 1958, and conveyed to the County by Treasurer's Deed dated May 11, 1959, not yet recorded. Clearfield County did at public vendue sell the said property in the name of Jane Henderson Banks to Clarence R. Kramer, on October 5, 1964, and the County Commissioners conveyed it to him by deed dated December 1, 1964, not yet recorded.

16. That the possession, adverse, exclusively, openly, notoriously and under full claim of right has continuously continued under such purchaser since the date of purchase.

17. That the interest of the various title holders has been completely confirmed by all the surviving heirs and many of the heirs now deceased by quit-claim deeds and other documents of title. Such interests of the defendants herein not having been confirmed.

Ammerman & Blakely

Elk County Savings & Loan Association  
Ridgway, Pa.

D. S. B. -- On Bond -- Dated November 18, 1955

Payable In Installments

August 28  
8:05 AM EST

968

By Virtue of Special Warrant of Attorney above mentioned and hereunto annexed, enter our appearance for the defendants in the above stated action without writ, as to the above term and number and Confess Judgment against the Defendants and in favor of the Plaintiff for the sum of Fourteen Thousand Five Hundred Fifty Five and 38/100 Dollars, with Interest to August 27, 1965 in the amount of Two Hundred Fifty Four and 50/100 (\$254.50) Dollars, and attorney's commission in the amount of ten (10%), or One Thousand Four Hundred Fifty Five (1,455.00) Dollars, together with costs of suit, and release of all errors in the entering of said judgment and the issuing of any process thereon.

JAMES D'ANGELO and  
NORMA D'ANGELO (formerly  
NORMA GROVE)  
RD 1, Box 154, DuBois

Debt \$14,555.38  
to 8/27/65  
With Interest \$ 254.40  
Atty Comm. 10%

Pro. By atty 4.50  
Atty 3.00

Filed and Confessed by Attorney, August 28, 1965  
Judgment.

*Carl S. W. [Signature]*  
Prothonotary

f

SATISFIED ON WRIT OF EXECUTION NO. 43 MAY TERM, 1965

<p>August 28 8:20 A.M EST</p>	<p>Capital Consumer Discount Com., DuBois, Pa.</p> <p>969</p> <p>Clarence W. Bundy Elsie J. Bundy R.D. 3 DuBois, Pa.</p> <p>Pro by Plff <i>Pro by Plff</i></p> <p>4.50</p>	<p><u>D. S. B. -- DATED AUGUST 26, 1965</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 One Hundred eáght and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors Waiving Stay, Inquisition and Exemption.</p> <p>Debt                   \$3,108.00</p> <p>Atty Comm       15%</p> <p>Interest from August 26, 1965</p> <p>Filed and Entered by Plaintiff, August 28, 1965</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p style="text-align: center;">And Now, <i>28</i> day of <i>May</i> 1965 Held in open Court before me, Clerk of the Court, Interest and Costs. Attest <i>Arthur Hill</i> Prothonotary</p>	
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<p>August 28 8:21 A.M. EST</p>	<p>Capital Consumer Discount Co., DuBois, Pa.</p> <p>970</p> <p>Hazel Thomas 33 N. 6th St., DuBois, Pa.</p> <p>Pro by Plff</p> <p>4.50</p>	<p><u>D. S. B. -- DATED AUGUST 26, 1965</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 saum of Eight 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                   \$870.00</p> <p>Atty Comm       15%</p> <p>Interest from August 26, 1965</p> <p>Filed and Entered by Plaintiff, August 28, 1965</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p>	
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Clarence R. Kramer  
*#135 paid by atty  
 2/22/65 CJK*

Richard Murray Miles

AUGUST 28, 1965, COMPLAINT IN DIVORCE, filed. One copy certified to Attorney.

972

September 17, 1965, Affidavit of Service, filed. Before me, Carl E. Walker, Prothonotary, personally, appeared Robert S. Showers, who being duly sworn according to law deposes and says that he is a Constable of Clearfiled County residing in Osceola Mills, that on September 1, 1965 at 8:45 P.M., served a certified copy of the Complaint in Divorce upon Mary Louise Miles, the Defendant, at the Grand View Diner, Rush Township, Centre County, Pennsylvania, by handing the same to her personally and making known to her the contents thereof, she being personally known to me to be the defendant named in the above case. /s/ Robert S. Showers, Constable

Mary Louise Miles

SEPTEMBER 22, 1965, PRAECIPE FOR APPOINTMENT & ORDER APPT OF MASTER, filed. NOW, September 22, 1965, Richard Murray Miles, Plaintiff in this action, moves for appointment of a Master in this action, no answer having been filed by the Defendant, Mary Louise Miles, personal service having been had on September 1, 1965.

Pro by Atty 7.00  
 Atty 3.00  
 Constable by atty 10.00  
 Incl. Const. \$9.00  
 Master 84.00  
 Clfd Co. Bar 10.00  
 Pro. 10.00  
 Pro. 1.00

s/ Clarence R. Kramer, Attorney for Plaintiff  
 ORDER: NOW, this 23rd day of September, 1965, upon praecipe filed by Clarence R. Kramer, Esquire, Attorney for Plaintiff, the Court does hereby appoint John J. Pentz, Esquire, Master in the above stated case, to take testimony and to report the same to the Court with form of suggested decree. BY THE COURT s/ John A. Cherry, President Judge

OCTOBER 13, 1965, MASTER'S REPORT, filed.

And Now, the 14th day of October, 1965, the report of the Master is acknowledged. We approve his findings and recommendations.

We, therefore, DECREE that Richard Murray Miles be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between himself and Mary Louise Miles. Thereupon all the rights, duties or claims accruing to either of said parties in pursuance

#509 - Transfer to Reg Acct \$135.00

\$135.00 Paid by Attorney

#2480 - Master \$75. Const \$9.00  
 John J. Pentz, Master \$84.00  
 2481 - Clfd Co. Bar Assn. 10.00  
 Atty \$20. - Ref. \$10.  
 #2482 - Clarence R. Kramer 30.00  
 Prothonotary 11.00

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 A. Cherry, President Judge.

\$135.00

<p>August 28 10:01 A.M EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>973</p> <p>Willard A. Nelson Dorothy Nelson 308 Williams St., Clfd, Pa.</p> <p>Pro by Deft <i>Pro by Deft</i> 4.50 1.50</p>	<p><u>D. S. B. -- DATED AUGUST 29, 1965</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 Six Hundred Sixty-nine and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2,669.00</p> <p>Atty Commi 10%</p> <p>Interest from August 29, 1965</p> <p>Eiled and Entered by Plaintiff, August 28, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>5</u> day of <u>April</u> 19<u>67</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>August 30 8:10 A.M EST</p>	<p>United Consumer Disciont Co of Bellefonte, Pa.</p> <p>974</p> <p>Eugene F. Shadeck Mabel J. Shadeck Karthaus, Pa.</p> <p>Pro by Plff <i>Pro by Deft</i> 4.50 3.00</p>	<p><u>D. S. B. -- DATED AUGUST 23, 1965.</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 againxt the Defendants in the sum of Nine Hundred Twelve and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisitionaand Exemption.</p> <p>Debt \$912.00</p> <p>Atty Comm 15%</p> <p>Interest from August 23, 1965</p> <p>Entered and Eiled by Plaintiff, August 30, 1965</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>67</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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Thrift Plan Consumer Discount Co., Punxsutawney, Pa.

D. S. B. -- DATED AUGUST 25, 1965

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 Four Hundred Ninety-Four and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

August 30  
8:30 A.M EST

975

Debt \$4,494.00

Atty Comm 15%

Interest from August 25, 1965

Filed and Entered by Plaintiff, August 30, 1965

Judgment.

George E. Lord  
Shirley J. Lord  
W. Earl Lord  
Market St., Mahaffey, Pa.

*C. E. Walker*  
Prothonotary

Pro by Plff 4.50  
*Pro by Plff* 1.50

And Now, 26 day of Oct 1966 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hall*  
Prothonotary

Community Consumer Discount Co., Clearfield, Pa.

D. S. B. -- DATED AUGUST 27, 1965

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-Six and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

August 30  
9:45 A.M EST

976

Debt \$1,056.00

Atty Comm 10%

Interest from August 27, 1965

Filed and Entered by Plaintiff, August 30, 1965

Judgment.

Thomas Henry Sass  
Mildred Leona Sass  
N.Y.  
650 Ridgeway Ave., Rochester,  
Viola Conklin  
310 S 4th St., Clearfield, Pa.

*Carl E. Walker*  
Prothonotary

Pro by Plff 5.00  
*pro by plff* 1.50

And Now, 8 day of Nov 1967 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Caroline Jones*  
Prothonotary

<p>Smith, Smith &amp; Work</p>	<p>Vernon I. Shuss, Mahaffey, Pa          County National Bank at Clfd          Administrator c/t/a Estate          of Ray Cummings, Dec'd          Clearfield, Pa.</p> <p>977</p> <p>William Brink          Joan Brink, his wife          Mahaffey, Pa.</p> <p>Pro by Atty 6.50          Pro by Atty 1.00          Atty 3.00          County Nat'l          Shff Reese By</p>	<p>Agreement Dated September 24, 1962  <u>AUGUST 30, 1965, CONFESSION OF JUDGMENT IN EJECTMENT, filed.</u></p> <p>AND NOW, August 30, 1965, it is hereby agreed that an amicable action in ejectment be entered by the Prothonotary of the Court of Common Pleas of Clearfield County, Pa. as if a summons in ejectment had been issued by Vernon I. Shuss and The County National Bank at Clearfield, Administrator C/T/A of the Estate of Ray Cummings, dec'd as Plaintiffs and against William Brink and Joan Brink, his wife, as Defendants, for all and singular the properties situate in the Borough of Mahaffey, Clearfield County, Pa., now in the occupancy of the said Defendants and as if said summons in ejectment had been returnable the first Monday of September, 1965, and had been duly returned "Served" by the Sheriff upon the said Defendants.</p> <p>The said William Brink and Joan Brink hereby confess Judgment in Ejectment for said premises in favor of Vernon I. Shuss and the County National Bank at Clearfield, Administrator C/T/A of the Estate of Ray Cummings, deceased, the said Plaintiff and against William Brink and Joan Brink, his wife, the said Defendants according to the terms of the Agreement of Sale between said parties a copy of which is hereto attached and marked "Exhibit A".</p> <p>The said Defendants did, by the terms of said Agreement of Sale, agree that said amicable action and judgment in ejectment might be entered against them without any Stay of Execution and that upon the entry of said judgment, Writ of Habere Facias Possessionem might issue forthwith without any prior Writ or proceeding whatsoever and the said</p>
<p>AUGUST 30, 1965, AFFIDAVIT OF DEFAULT, filed.</p>	<p>Writ of Possession No. 44 May Term, 1965</p> <p>November 26, 1965, Sheriff's Return, filed.</p>	<p>Defendants further release to the Plaintiffs all errors and defects whatsoever in entering such action or judgment or causing such Writ of Habere Facias Possessionem to be issued or in any proceeding thereon or concerning the same and also agreed that no Writ of Error or Objection or Exception should be made or taken thereto.</p> <p>SMITH, SM TH &amp; WORK By Joseph P. Work, Attys for Plaintiff</p> <p>SMITH, SM TH &amp; WORK by Joseph P. Work, Attys for Defts</p> <p>Now, September 11, 1965 at 3:45 o'clock P.M., DST served the within Writ of Possession on William Brink and Joan Brink, his wife at their residence, Borough of Mahaffey, Clearfield County Pennsylvania by handing to Joan Brink personally a true and attested copy of the original Writ of Possession and made known to her the contents thereof.</p> <p>By Virtue of this Writ on the 4th day of November 1965, I caused Vernon I. Shuss, County National Bank at Clearfield, Administrator C/T/A Estate of Ray Cummings, deceased to have possession of the within described property. No Answers, James B. Reese, Sheriff.</p>

Gleason & Cherry  
 August 30  
 12:01 P.M. EST

Union Banking & Trust Co.  
 DuBois, Pa.  
 978  
 Joseph A. Shields  
 Lucy V. Shields  
 205 Wilson Ave., DuBois, Pa.  
 Pro by Atty 4.50  
 Atty 3.00  
*Pro by Plaintiff 1.50*

D. S. B. -- DATED AUGUST 27, 1965  
 Payable on Demand  
 By Virtue of Warrant of Attorney hereunto annexed, Gleason & Cherry, attorneys, do hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiff in the sum of Two Thousand Four Hundred Fifty-Three and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.  
 Debt \$2,453.00  
 Atty Comm 10% 245.30 \$2,698.30  
 Interest from August 27, 1965  
 Filed and Confessed by Attorneys, August 30, 1965  
 Judgment.  
*Carl E. Walker*  
 Prothonotary  
 And Now, 25 day of Sept 1965 By paper filed, the above judgment is satisfied in full of debt, interest and cost.  
 Attest *Caroline Hill*  
 Prothonotary

Gleason & Cherry  
 August 30  
 1:40 P.M. EST

Union Banking & Trust Co.  
 DuBois, Pa.  
 979  
 George F. Robitzer  
 Eleanor A. Robitzer  
 14 E. 2nd Ave., DuBois, Pa.  
 Pro by Atty 4.50  
 Atty 3.00  
*Pro by Plaintiff 1.50*

D. S. B. -- DATED AUGUST 26, 1965  
 Payable on Demand  
 By Virtue of Warrant of Attorney hereunto annexed, Gleason & Cherry, Attorneys, do hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiff in the sum of Two Thousand Six Hundred Fifteen and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.  
 Debt \$2,615.00  
 Atty Comm 10% 261.50 \$2,876.50  
 Interest from August 26, 1965  
 Filed and Confessed by Attorney, August 30, 1965  
 Judgment.  
*Carl E. Walker*  
 Prothonotary  
 And Now, 27 day of Mar 1965 By paper filed, the above judgment is satisfied in full of debt, interest and cost.  
 Attest *Caroline Hill*  
 Prothonotary

<p>August 31 8:49 A.M. EST</p>	<p>Capital Consumer Discount Co., DuBois, Pa.</p> <p>980</p> <p>Lloyd A. Lucas Nancy J. Lucas 522 Juniata St., DuBois, Pa.</p> <p>Pro by Plff 4.50 <i>Pro by Plff 3.00</i></p>	<p><u>D. S. B. - DATED AUGUST 27, 1965</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 Thousand Three 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 \$4,320.00</p> <p>Atty Comm 15%</p> <p>Interest from August 27, 1965</p> <p>Filed and Entered by Plaintiff, August 31, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>2</u> day of <u>Feb</u> 19<u>71</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Annie Hill</i> Prothonotary</p>
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<p>August 31 8:57 A.M EST</p>	<p>Curwensville State Bank Curwensville, Pa.</p> <p>981</p> <p>George Shimchock Rosella Shimchock</p> <p>Pro by Plff 4.50 O.C. Pro by Plff 3.50 <i>Pro by Plff 1.50</i></p>	<p><u>AUGUST 31, 1965, AMICABLE REVIVAL</u>, filed. To revive and continue Lien entered to No. 27 September Term, 1960</p> <p>By Virtue of Agreement between the Plaintiff and the Defendants the above Judgment is revived amicably, in favor of the Plaintiff and against the Defendants in the sum of Three Thousand Forty-Three and 35/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$3,043.35</p> <p>Atty Comm 10%</p> <p>Interest from September 8, 1960</p> <p>Filed and Entered by Plaintiff, August 31, 1965</p> <p>Judgment.</p> <p><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>Attest <i>Annie Hill</i> Prothonotary</p>
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Curwensville State Bank  
Curwensville, Pa.

AUGUST 31, 1965, AMICABLE REVIVAL, filed. To revive and continue  
Lien entered to No. 20 September Term, 1960

By Virtue of Agreement between the Plaintiff and the Defendant  
the above Judgment is revived amicably, in favor of the Plaintiff  
and against the Defendants in the sum of One Thousand One Hundred  
Fifty and no/100 Dollars, with Interest, Attorney's Commission, Cost  
of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

August 31  
8:58 A.M. EST

982

Debt \$1,150.00

Atty Comm 10% 115.00

Interest from August 25, 1960

George A. Harman

Sarah E. Harman

Filed and Entered by Plaintiff, August 31, 1965

Judgment.

*Carl E. Walker*  
Prothonotary

	Pro by Plff	4.50
O.C.	Pro by Atty	3.50
O.C.	<del>RKX</del> Atty	3.00
O.C.	Attys	11.00

*Pro by Plff 1.50*

And Now, 13 day of July, 1967 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Archie Hill*  
Prothonotary

Joseph J. Lee

Re: LEAVE TO SELL AT PRIVATE SALE AND CONVEY REAL PROPERTY Hall, Store & L.

983

#2450

XXX

Pro.	5.00
Certified Mail	3.00
Clfd Progress	10.20
Pro.	<del>3.50</del>
Pro.	<del>3.50</del>
	3.30

AUGUST 31, 1965, Petition of THE COUNTY COMMISSIONERS OF CLEARFIELD COUNTY for Leave to Sell at Private Sale and Reconvey Real Property Hall, Store & Lott, Property of United Mine Workers of America, Morris Township.

Taxes, etc. \$180.53. Fred H. Vroman and Helen M. Vroman, Munson, Pa. have; offered the sum of \$180.53 as purchase price at private sale.

ORDER OF COURT: Now, the 31st day of August, 1965, the foregoing petition of the County Commissioners of Clearfield County for leave to sell at private sale against land in Morris Township therein described, sought by Clearfield County at Treasurer's Sale on the 5th day of August, 1963, presented and considered, and hearing thereon fixed on the 16th day of September 1965, at ten o'clock A.M. and the prothonotary is directed to give Ten (10) days notice of such hearing prior thereto to each municipal subdivision having tax claims against such real estate. By the Court, John A. Cherry, P.J.

September 1, 1965, Notice for Publication given to the Clearfield Progress

September 3, 1965, Notice mailed by Certified mail to Mrs. Doyle J. Beveridge, Sec'y Morris Township Board of Supervisors, All port, Pa.

September 3, 1965, Notice mailed by Certified mail to Mr. Robert Ireland, Sec'y of Township School District, Morrisdale, Pa.

September 7, 1965, Return receipt cards filed this date.

September 16, 1965, ORDER OF COURT DECREERING SALE, filed.

NOW, the 16th day of September A.D., 1965, the petition filed to the above term and number, having come on to be heard pursuant to an Order of Court made the 31st day of August A.D., 1965, and it appearing to the Court that proper notice of such hearing has been given by the Prothonotary to the interested municipal subdivisions, and it appearing that this proceeding is in accordance with the provisions of the Act of May 21, 1937, P.L. 787, and it further appearing to the Court that the sale is advantageous to Clearfield County and to the other interested municipal subdivisions.

THEREFORE, On motion of Joseph J. Lee, County Solicitor it is ordered and decreed that the proposed sale be approved, and that the County Commissioners of Clearfield County be and they hereby are directed, upon receipt of the sum of \$180.53, and upon payment of the costs of this proceeding, to execute and deliver a proper deed to Fred H. Vroman and Helen M. Vroman for said premises in Morris Township, Clearfield County, Pennsylvania, more particularly described in said petition, said conveyance to be free and clear of all tax liens; and the County Commissioners of Clearfield County are further directed to make distribution of the proceeds of such sale to the respective municipalities proportionately to their several tax claims. By the Court, John A. Cherry, P.J.

Joseph J. Lee

RE: LEAVE TO SELL AT PRIVATE SALE AND CONVEY REAL PROPERTY 27 A. Surf., Chest Township .

984

Pro. 5.00  
 Certified Mail 3.00  
 #2449 Clfd Progress 10.50  
 Pro. 3.50  
 Pro. 5.00

AUGUST 31, 1965, PETITION OF THE COUNTY COMMISSIONERS OF CLEARFIELD COUNTY FOR Leave to Sell at Private Sale and Reconvey Real Property 27 A. Surf, Chest Township, Clearfield County, Pennsylvania. Property of Mary L. Dimko Taxes, etc. \$35.83. Hiram B. Westover, RD 1, Box 73, LaJose, Pa., has offered the sum of \$35.83 as purchase price at private sale.

ORDER OF COURT: now, the 31st day of August, 1965, the foregoing petition of the County Commissioners of Clearfield County for leave to sell at private sale against land in Chest Township therein described, bought by Clearfield County at Treasurer's Sale on the 5th day of August, 1963, presented and considered, and hearing thereon is fixed for the 16th day of September 1965, at ten o'clock A.M., and the Prothonotary is directed to give Ten (10) days notice of such hearing prior thereto to each municipal subdivision having tax claims against such real estate. By the Court, John A. Cherry, P. J. September 1, 1965, Notice for Publication given to The Clearfield Progress.

September 3, 1965, Notice mailed by certified mail to Mr. Willis C. Straw, Sec'y Chest Township School Dist., R.D. 1, Berwindale, Pa.  
September 3, 1965, Notice mailed to Mrs. Ethel Spaid, Sec'y, Chest Twp. Board of Supervisors, R.D. LaJose, Pa., by Certified mail.  
September 7, 1965, Return Receipts of above filed this date.

September 16, 1965, ORDER OF COURT DECREERING SALE, filed.  
 NOW, the 16th day of September, A.D. 1965, the petition filed to the above term and number, having come on to be heard pursuant to an Order of Court made the 31st day of August, A.D. 1965, and it appearing to the Court that proper notice of such hearing has been given by the Prothonotary to the interested municipal subdivisions, and it appearing that this proceeding is in accordance with the provisions of the Act of May 21, 1937, P.L. 787, and it further appearing to the Court that the sale is advantageous to Clearfield County and to the other interested municipal subdivisions.

THEREFORE, On motion of Joseph J. Lee, County Solicitor, it is ordered and decreed that the proposed sale be approved, and that the County Commissioners of Clearfield County be and they hereby are directed, upon receipt of the sum of \$35.83, and upon payment of the costs of this proceeding, to execute and deliver a proper deed to Hiram B. Westover for said premises in Chest Township, Clearfield County, Pennsylvania, more particularly described in said petition, said conveyance to be free and clear of all tax liens; and the County Commissioners of Clearfield County are further directed to make distribution of the proceeds of such sale to the respective municipalities proportionately to their several tax claims.

By the Court  
 John A. Cherry, P.J.

Joseph J. Lee	RE: LEAVE TO SEEL AT PRIVATE SALE AND CONVEY REAL PROPERTY Store, Apt. & L #133 Irvona Borough	AUGUST 31, 1965, PETITION OF THE COUNTY COMMISSIONER OF CLEARIFLED COUNTY For Leave to Sell at Private Sale and Reconvey Real Property. Store, Apt. & L #133, Irvona Borough, Cleafield County, Pennsylvania. Property of I. J. Campolongo Est.																				
	985	Taxes, etc. \$103.06. Ed. Greinader and Emma Greinader of Coalport have offered the sum of \$250.00 as purchase price at private sale,  ORDER OF COURT: Now, the 31st day of August, 1965 the foregoing petition of the County Commissioners of Clearfield County for leave to sell at private sale against land in Irvona Borough therein described, bought by Clearfield County at Treasurer's Sale on the 5th day of August 1963, presented and considered, and hearing there on is fixed for the 16th day of September 1965, at ten o'clock A.M., and the Prothonotary is directed to give Ten (10) days notice of such hearing prior thereto to each municipal subdivision having tax claim against such real estate. By the Court, John A. Cherry, P.J.																				
No. 010943 by Cmptrl	<table border="0"> <tr><td>Pro.</td><td>\$5.00</td></tr> <tr><td>Certified mail</td><td>3.00</td></tr> <tr><td>Pro.</td><td>3.50</td></tr> <tr><td>Pro.</td><td>2.00</td></tr> <tr><td>Clfd Progress</td><td>10.74</td></tr> <tr><td>Pro.</td><td>1.00</td></tr> <tr><td>Pro</td><td>1.00</td></tr> <tr><td>Pro.</td><td>1.00</td></tr> <tr><td>Pro.</td><td>3.50</td></tr> <tr><td>Pro.</td><td>3.50</td></tr> </table>	Pro.	\$5.00	Certified mail	3.00	Pro.	3.50	Pro.	2.00	Clfd Progress	10.74	Pro.	1.00	Pro	1.00	Pro.	1.00	Pro.	3.50	Pro.	3.50	<p>September 1, 1965, Notice for Publication given to the Clearfield Progress</p> <p>September 3, 1965, Notice to Mrs. Mary S. Groom, Sec'y, Irvona Borough School Dist., Irvona, Pa., by Certified Mail</p> <p>September 3, 1965, Notice to Mrs. Jeannette Miles, Sec'y, Irvona Borough Council, Box 24, Irvona, by Certified Mail.</p> <p>September 4, 1965, Return Receipt by Mary Groom, filed.</p> <p>September 7, 1965, Return Receipt by Mrs. Jeannette Miles, filed.</p> <p>September 21, 1965, Sealed Bid, filed by Bell, Silberblatt &amp; Swoope, and placed in the Prothonotary's Safe.</p> <p>SEPTEMBER 23, 1965, ORDER, filed.</p> <p>Now, September 14, 1965, action on this matter will be continued until October 18, 1965 at 9:00 A.M. E.D.S.T. during which all parties desiring to make any bids or submit any bids for the purchase of the same shall do so by sealed bids which will be considered by the Court. By The Court, John A. Cherry, President Judge.</p>
Pro.	\$5.00																					
Certified mail	3.00																					
Pro.	3.50																					
Pro.	2.00																					
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Pro.	1.00																					
Pro	1.00																					
Pro.	1.00																					
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Pro.	3.50																					
Clearfield Progress paid by the County Controller, Voucher No. 010943 - Dated May 31, 1966		<p>September 21, 1965, SEALED BID, filed with Prothonotary</p> <p>October 15, 1965, SEALED BID, filed with Prothonotary</p> <p>OCTOBER 16, 1965, SEALED BID, filed with Prothonotary</p> <table border="0"> <tr><td>Bid on behalf of Stanley Gealsha</td><td>- \$506.00</td></tr> <tr><td>Bid on behalf of Greinader's</td><td>- \$1305.00</td></tr> <tr><td>Bid on behalf of Irvona Boro</td><td>- \$425.00</td></tr> </table>	Bid on behalf of Stanley Gealsha	- \$506.00	Bid on behalf of Greinader's	- \$1305.00	Bid on behalf of Irvona Boro	- \$425.00														
Bid on behalf of Stanley Gealsha	- \$506.00																					
Bid on behalf of Greinader's	- \$1305.00																					
Bid on behalf of Irvona Boro	- \$425.00																					
Petition filed to the above term and number having come on to be heard on September 16, 1965 pursuant to an Order of Court made the 31st day of August, 1965, and this Court having issued an Order dated September 14, 1965 continuing action on said Petition to October 18, 1965 for the purpose of all parties desiring to make any bids for the property to do so by filing sealed bids for consideration by this Court, and this being the return day and it appearing to the Court that proper notice of such hearing has been given by the Prothonotary to the interested municipal sub-divisions and it appearing that his proceeding is in accordance with the provisions of the Act of May 21, 1937, P.L. 787, and it further appearing to the Court that three sealed bids were received and filed in these proceedings, and that the highest and best bid was that of Ed. L. Greinader and Emma Greinader in the amount of \$1305.00 and that the sale for that price is advantageous to Clearfield County and to the other interested municipal subdivisions: Now, Therefore, on motion of Joseph J. Lee, County Solicitor it is ORDERED AND DECREED that the sale be approved and that the County Commissioners of Clearfield County be and they are hereby directed, upon receipt of the sum of \$1305.00, to execute and deliver a proper deed to Ed. L. Greinader and Emma Greinader for said premises in Irvona Borough, Clearfield County, Pennsylvania, more particularly described in said Petition, said conveyance to be free and clear of all tax liens; and the County Commissioners of Clearfield County are further directed to make distribution of the proceeds of such sale to the respective municipalities proportionately to their several tax claims and otherwise in accordance with law after first causing the costs of these proceedings to be deducted from said sum received. Bids of the unsuccessful bidders shall be returned by the County Solicitor to the respective parties. By the Court, John A. Cherry, President Judge.		<p>OCTOBER 18, 1965, ORDER OF COURT.</p> <p>NOW, to wit, this 18th day of October, A.D., 1965, the</p>																				

<p>Joseph J. Lee</p> <p>Bell, Silberblatt &amp; Swoope</p>	<p>MARVIN L. HUMMEL AND J. MARIE HUMMELL LLOYD HUMMEL Plaintiffs</p> <p>986</p> <p>GLORIA YARGER REAMS, Defendant</p> <p>Pro. <i>By Atty</i> 5.00 Atty 3.00 Pro. <i>By Atty</i> 2.00 Pro. <i>By Atty</i> 2.00 Pro. 3.50 Pro. 2.00 Pro. 2.00</p>	<p><u>AUGUST 31, 1965, COMPLAINT IN TRESPASS</u>, filed. One copy certified to Sheriff.</p> <p><u>November 22, 1965, Praeipce</u>, filed by Joseph J. Lee Reinstated the Complaint in above entitled matter by writing thereon "Reinstated" and dating the same and deliver the same to the Sheriff for Service.</p> <p><u>NOVEMBER 22, COMPLAINT REINSTATED AND</u> Iksued to the Sheriff.</p> <p><u>December 13, 1965, Praeipce</u> filed by Bell, Silberblatt and Swoope</p> <p>Enter our appearance for Gloria Yarger Reams, Defendant. Bell, Silberblatt &amp; Swoope By Paul Silberblatt. Attorney for Defendant.</p> <p><u>December 20, 1965, Praeipce</u>, filed by Joseph J. Lee Attorney for Plaintiffs.</p> <p>Place the above case on the trial list for the coming term of court.</p> <p><u>JANUARY 10, 1966, ORDER</u>, filed.</p> <p><u>NOW, January 10, 1966</u>, the above matter not being at issue but expected to be at issue at that time, it is hereby continued to May Term of Court, 1966. By the Court, John A. Cherry, President Judge.</p> <p><u>APRIL 18, 1966, Deposition of Dr. E. A. Ronan</u>, witness taken at Houtzdale, Penna., Saturday, April 9, 1966, 2:30 P.M.EST. (Sealed), filed. (IN SAFE)</p> <p><u>AUGUST 30, 1966, Oral Depositions of FRANK A. CHIANESE, M.D. THURSDAY, AUGUST 25, 1966</u>, filed by Joseph J. Lee</p> <p><u>SEPTEMBER 2, 1966</u>, Cause reached, Trial Ordered. Jury called and Sworn as follow, to wit: Mrs. Rosemary Holton, Eugene Mackenzie, Howard Frantz, Mrs. Margaret Masters, M. L. Mullen, Margaret Ellinger, Helen C. Duttry, Nina Johnson, Mary Lou Mather, Eva G. Schalk, Irene Haag and Alice Miller (Alt. 1, Anna Connelly and Alt. 2 Martin Luther) Twelve good and lawful citizens of the County who after hearing the proffs and allegations and b</p> <p>Settlement between parties involved, immediately prior to Court on September 6, 1966.</p>
<p>#341 - Joseph J. Lee Advanced Costs</p> <p>the within Clearfield copy of the James B. Reese, <u>SETTLED AND DISCONTINUED</u></p>	<p>Pro. 4.00 Pro. 2.00 By B, S &amp; S Shff Charney 11.50</p> <p>\$12.00</p>	<p><u>SEPTEMBER 6, 1966, Praeipce</u> filed by Joseph J. Lee, Attorney for Plaintiff.</p> <p>Please mark the above case settled and discontinued upon payment of costs by the defendant.</p> <p><u>SEPTEMBER 9, 1966</u>, Record Costs in the sum of \$37.00 (including check of \$11.50 direct to Sheriff) having been paid in full this case is this date marked Settled and discontinued. (Costs paid by Bell, Silberblatt &amp; Swoope \$25.50 and direct to Sheriff \$11.50)</p> <p><u>SEPTEMBER 9, 1966, Sheriff's Return</u>, filed.</p> <p><u>NOW, December 1st 1965 at 3:10 o'clock P.M.</u> served Gloria Yarger Reams, at Residence, Sanborn, Decatur Twp., by handing to Gloria Yarger Reams in person a true and attested copy of the original Complaint in Trespass and made known to her the contents thereof. So Answers</p> <p><u>SETTLED AND DISCONTINUED</u></p>

<p>August 31 1:50 P.M. EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>987</p> <p>Roland C. Taylor Erma M. Taylor 620 Susquehanna Ave., Curwensville, Pa.</p> <p>Pro by Deft 4.50 <i>Pro by Deft</i> 3.00</p>	<p><u>D. S. B. -- DATED AUGUST 31, 1965</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 \$1,500.00</p> <p>Atty Comm 10%</p> <p>Interest from August 31, 1965</p> <p>Filed and Entered by Plaintiff, August 31, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>11</u> day of <u>Sept</u> 19<u>68</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>August 31 1:51 P.M. EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>988</p> <p>Mrs. Pearl J. Stewart Pa. 180 Anderson Ave., Curwensville</p> <p>Pro by Deft 4.50</p>	<p><u>D. S. B. -- DATED AUGUST 31, 1965</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 Four and 92/100 Dollars with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1,804.92</p> <p>Atty Comm 10%</p> <p>Interest from August 31, 1965</p> <p>Filed and Entered by Plaintiff, August 31, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p>
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Williamsport National  
Bank  
Williamsport, Pa.

D. S. B. -- DATED AUGUST 25, 1965

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  
Forty Three and 60/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving  
Stay, Inquisition and Exemption.

Sept. 1 989  
8:57 AM EST

Debt \$1743.60

Howard R. Zeigler  
Elma M. Zeigler  
Mineral Springs, Pa.

Atty Comm. 15%  
Interest from August 25, 1965  
Filed September 1, 1965  
Judgment.

Pro. By Plff 4.50  
*Proly Plff 3.00*

Prothonotary

And Now, 6 day of Jan 19 65 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.

SEPTEMBER 1, 1965, AMICABLE SCIRE FACIAS, filed. To  
Revive and Continue Lien entered to No. 147 Sept. 1960

By Virtue of Agreement contained herein, Judgment  
is entered in favor of the Plaintiff and against the  
Defendants in the sum of Twenty-One Hundred Sixty-  
five and No/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving  
Stay, Inquisition and Exemption.

Sept. 1 990  
8:59 AM EST

Debt \$2165.00

J. Harry Flood  
Agatha Flood  
RD Woodland, Pa.

Atty Comm. 5%  
Interest from August 17, 1960  
Filed and Entered by Plaintiff, September 1, 1965  
Judgment.

Pro. By Plff 4.50

Prothonotary

*Carl E. Walker*

*Agreement to Revive to # 1302 May 1970*

John B. Gates

First National Bank of Ebensburg, Pa.

D. S. B. -- DATED AUGUST 20, 1965

Payable On Demand

By Virtue of Warrant of Attorney hereunto annexed, John B. Gates, Attorney, does hereby appear for the Defendants and Confess Judgment against the Defendants an in favor of the Plaintiff in the sum of Two Thousand Three Hundred Fifty-Five and 80/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Sept. 1  
2:02 AM EST

991

Debt \$2,344.80

Cherry Lane Farms, Inc.  
S. V. McKee and  
Mary E. McKee  
RD Westover, Pa.

Atty Comm. 5%  
Interest from August 20, 1965  
Filed and Confessed by Attorney, September 1, 1965  
Judgment.

*Carl E. Walker*

Prothonotary

Pro. By atty 5.00  
Atty 3.00  
Pro. By Atty P.S. 3.00  
Pro By Atty 3.00

MAY 8, 1969, RELEASE FROM LIEN OF JUDGMENT, filed

KNOW ALL MEN BY THESE PRESENTS, that the First National Bank of Ebensburg, Pennsylvania, 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 piece or parcel of land situate in Burnside Township, Clearfield County, Pennsylvania, bounded and described as follows:

BEGINNING at a point in the center line of Pennsylvania Legislative Route No. 17003, said point being in the East line of land of Cherry Lane Farms, Incorporated, and the Southwest corner of land of Stanley V. McKee of which this is a part; thence by line of land of Cherry Lane Farms, Incorporated North 2 degrees 21 minutes East 220.0 feet to a point; thence by other land of grantor South 59 degrees 08 minutes East 435.0 feet, more or less to a point in the West line of land of Benjamin Coal Company; thence by line of land of Benjamin Coal Company South 6 degrees 18 minutes East 110.0 feet to a point; thence by same South 2 degrees 14 minutes West 120.0 feet to a point in the center line of Pennsylvania Legislative Route No. 17003; thence by the center line of said Pennsylvania Legislative Route No. 17003 North 59 degrees 08 minutes West 442.64 feet to a point and place of beginning, containing 2.0 acres, more or less.

BEING part of the same premises which came vested in S.V. McKee, also known as Stanley V. McKee, by deed dated March 16, 1947, and recorded in Deed Book 404, 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: 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, plaintiff has hereunto set its hand and seal this \_\_\_\_\_ day of August A.D. 1968. FIRST NATIONAL BANK OF EBENSBURG, PENNSYLVANIA By: s/ Paul L. Kane, Vice-President

JANUARY 12, 1970, RELEASE OF LIEN, filed.

Received of American Telegraph and Telephone Company of Pennsylvania, the sum of One Dollar (\$1.00) in consideration of which the undersigned, owner and holder of a judgement entered on to No. 991 May term, 1965 in the County of Clearfield and State of Pennsylvania, covering premises situated in Burnside Township, County of Clearfield and State of Pennsylvania, hereby releases and quitclaims unto American Telegraph and Telephone Company of Pennsylvania, its associated and allied companies, its and their respective successors and assigns, the right of way and easement acquired under a grant executed by Cherry Land Farms, Inc., on the 20th day of October, 1969, from all lien and claim under the said judgement.

Signed and sealed this 5th day of November 1969, at Ebensburg, Pa. FIRST NATIONAL BANK OF EBENSBURG By Paul L. Kane, Vice-President.

<p>Gleason &amp; Cherry</p> <p>992</p> <p>GEORGE C. WILLIAMS, JR</p> <p>Pro. By atty 7.00</p> <p>Atty 3.00</p> <p>Pro. 2.00</p> <p>Shff Reese By atty 7.50</p> <p>Shff Coates By atty 10.50</p> <p>Incl. \$3.50 Service Master 78.50</p> <p>Clfd Co. Bar 10.00</p> <p>Pro. 10.00</p>	<p>JEANNINE Y. WILLIAMS</p> <p>992</p> <p>GEORGE C. WILLIAMS, JR</p>	<p><u>SEPTEMBER 2, 1965, COMPLAINT IN DIVORCE</u>, filed. One copy certified to the Sheriff.</p> <p><u>NOVEMBER 1, 1965, Praeipce</u>, filed by Gleason &amp; Cherry. Reissue the Complaint in the above case. <u>COMPLAINT REISSUED AND CERTIFIED TO THE SHERIFF</u></p> <p><u>November 22, 1965, Sheriff's Return</u>, filed. James B. Reese Sheriff deputized the Sheriff of Erie County.</p> <p>Before me, the undersigned authority, personally appeared David Kelly, Deputy Sheriff who being duly sworn according to law, deposes and says that on the 3rd day of November 1965, at 3:10 P.M. EST he served the Complaint in Action of Divorce, filed at No. 992 May Term, 1965, Clearfield County, Pennsylvania, upon defendant George C. Williams, Jr. at his place of confinement - Veterans Hosp, Erie County, Pa., By making known the contents thereof to him and handing to and leaving with him the certified copy of the Complaint received from Clearfield County. So Answers John L. Coates, Sheriff of Erie County. Now, November 3, 1965 served the within reinstated and reissued Complaint on George C. Williams, Jr., by deputizing the Sheriff of Erie County. The return of John L. Coates, Sheriff of Erie County is hereto attached and made part of this return of service. So Answers James B. Reese, Sheriff.</p> <p><u>APRIL 7, 1966, PRAECIPE &amp; ORDER FOR APPOINTMENT OF MASTER</u>, filed. AND NOW, April 7, 1966 Jeannine Y. Williams, Plaintiff in this action, the certified copy of the original complaint in Divorce having been served by the Sheriff of Clearfield County, Pennsylvania, by deputizing the Sheriff of Erie County, John L. Coates, on the above named defendant on November 3, 1965, and more than twenty (20) days having elapsed and no answer having been filed or appearance entered by the Defendants. GLEASON, CHERRY &amp; GUIDO, Attorneys for Plaintiff s/ Edward V. Cherry</p> <p><u>ORDER:</u> AND NOW, this 7th day of April, 1966, upon praecipe filed by Gleason, Cherry &amp; Guido, Attorneys for Plaintiff, the Court does hereby appoint Ervin S. Fennell, Esq., Master in the above stated case to take testimony and to report the same to the Court with form of suggested Decree. BY THE COURT John A. Cherry, President Judge</p> <p><u>MAY 6, 1966, MASTER'S REPORT</u>, filed.</p>
<p>Pro. 1.00</p> <p>#33 - Transfer to Reg. Acct. \$135.00</p> <p>\$135.00 Paid by Attorney</p> <p>Master \$75. Serv. \$3.50</p> <p>#177 - Ervin S. Fennell Jr. \$78.50</p> <p>178 - Clfd Co. Bar Assn. 10.00</p> <p>Atty \$28. Ref. \$5.50</p> <p>#179 - Gleason &amp; Cherry 33.50</p> <p>Prothonotary 13.00</p> <p>\$135.00</p>	<p>Pro. 1.00</p>	<p>And Now, the 9th day of May, 1966, the report of the Master is acknowledged. We approve his findings and recommendations.</p> <p>We, therefore, DECREE that Jeannine Y. Williams be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and George C. Williams, Jr. 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. By the Court, JOHN A. CHERRY, President Judge.</p>

First National Bank of  
Philipsburg, Pa.

Sept. 2 993  
8:45 AM EST

s  
Ai W. Shirey  
Tressa E. Shirey  
Golden Rod Farms  
Clearfield, Pa.

Pro. By Plff 4.50  
Pro. by [Signature] 1.50

D. S. B. -- SEPTEMBER 1, 1965

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 Fifteen Hundred and No/100  
Dollars, with Interest, Attorney's Commission, Cost of  
Suit, Release of Errors, Waiving Stay, Inquisition and  
Exemption.

Debt \$1500.00

Atty Comm. 5%

Interest from September 1, 1965

Filed and Entered by Plaintiff, September 2, 1965  
Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 2 day of Oct, 1965 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Community Consumer Dis-  
count Company  
Clearfield, Pa.

Sept. 2 994  
9:30 AM EST

Jean E. Knepp  
Ardell Kenpp  
Wallaceton, Pa.

Pro. By Plff 4.50  
Pro by [Signature] 1.50

D. S. B. -- DATED AUGUST 30, 1965

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 Seventy-Two  
and no/100 Dollars, with Interest, Attorney's Commission,  
Cost of Suit, Release of Errors, Waiving Stay, Inquisition  
and Exemption.

Debt \$3072.00

Atty Comm. 10%

Interest from August 30, 1965

Filed and Entered, September 2, 1965  
Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 15 day of Oct, 1966 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Archie Hill*  
Prothonotary

SEPTEMBER 2, 1965, TRANSCRIPT OF JUDGMENT, from the Docket of Merritt I. Edner, XXXR. Alderman

Robert E. McKee  
LaRue McKee  
200 Olive Avenue  
DuBois, Pa.

Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Hundred Four and 67/100 Dollars, with Interest and Cost of Suit.

Debt \$104.67

Interest from Feb. 15, 1965

Debt \$104.67

Judgment.

995

Charles Stiteler  
145 E. Scribner Ave.,  
DuBois, Pa.

*Carl E. Walker*

Prothonotary

November 1, 1965, Certification of Judgment forwarded to Commonwealth of Pennsylvania, Department of Revenue, Bureau of Traffic Safety, Harrisburg 17123

Pro. By atty 5.25

~~Atty 2.00~~

Edner J. P. 10.00

Misko Constable 6.00

Pro. *by G+C* 1.00

*Pro. Misko 1.5*

And Now, 18 day of Mar, 1966 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Keel*  
Prothonotary

County National Bank at  
Clearfield, Pa.

D. S. B. -- DATED JULY 31, 1965

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 July 31, 1965

Filed and Entered on September 2, 1965

Judgment.

Sept. 2  
1:10 LPM EST

996

Robert G. Coudriet  
RD 2, Clearfield, Pa.

Pro. By Deft 4.50

*Pro by Deft 1.00*

*Carl E. Walker*

Prothonotary

And Now, 2 day of Sept, 1965 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Keel*  
Prothonotary

<p>Sept. 2 1:35 P.M. EST</p>	<p>Indiana Consumer Discount Company Clearfield, Pa.</p> <p>997</p> <p>John A. Dixon Julia Dixon Shawville, Pa.</p> <p>Pro. By Plff 4.50</p>	<p><u>D. S. B. -- DATED AUGUST 13, 1965</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 and No/100 Dollars, with Interest, Attorney's Commission Cost of Suit, Release of Errors, Waiving Stay, Inquisi- tion and Exemption.</p> <p>Debt \$1800.00</p> <p>Atty Comm 15%</p> <p>Interest from August 13, 1965</p> <p>Filed and Entered by Plaintiff, September 2, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p>
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<p>Sept. 2 1:45 PM EST</p>	<p>Community Consumer Dis- count Company Clearfield, Pa.</p> <p>998</p> <p>Elwood Luzier Charlotte Luzier RD 2, Clearfield, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Bly 3.00</i></p>	<p><u>D. S. B. -- DATED AUGUST 31, 1965</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, Three Hundred, and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release ;of Errors, Waiving Stay, Inquisi- tion and Exemption.</p> <p>s Debt \$1300.00</p> <p>Atty Comm. 10%</p> <p>Interest from August 31, 1965</p> <p>Filed and Entered by Plaintiff, September 2, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, 12 day of July 1968 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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Leo R. Brockbank

J. Harold Moore  
34 W. Scribner Ave.  
DuBois, Pa.

D. S. B. == DATED AUGUST ~~30, 1965~~ 8, 1957

Payable In ~~XXXXXX~~ Six Months after Date  
By Virtue of Warrant of Attorney hereunto annexed,  
Leo R. Brockbank, Attorney, does hereby appear for the  
Defendants and Confess Judgment against the Defendants  
and in favor of the Plaintiff in the sum of Three Hundred  
and No/100 Dollars, with Interest, Attorney's Commission,  
Cost of Suit, Release of Errors, Waiving Stay, Inquisi-  
tion and Exemption.

Sept. 3  
7:55 AM EST

999

Debt \$300.00

Atty Comm. 10%

A. P. Swisher  
205 S. Main Street  
DuBois, Pa.

Interest from August 8, 1957

Filed and Confessed by Attorney, September 3, 1965  
Judgment.

*Carl E. Walker*

Prothonotary

Pro. By Atty 4.50  
Atty 3.00

Capital Consumer Discount  
Company  
DuBois, Pa.

D. S. B. -- DATED AUGUST 30, 1965

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  
Ninety-Two and No/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving  
Stay, Inquisition and Exemptions.

Sept. 3  
9:22 AM EST

1000

Debt \$1692.00

Atty Comm. 15%

Martha Hawkins  
Linda Hawkins  
Blen Richey, Pa.

Interest from August 30, 1965

Filed and Entered by Plaintiff, September 3, 1965  
Judgment.

*Carl E. Walker*

Prothonotary

Pro. By Plff 4.50  
*Pro by Plff 3.00*

9 June 20  
by paper  
is sat  
interest and cost.

*Arthur Hill*  
Prothonotary

Bell,  
Silberblatt  
& Swoope

First National Bank of  
Erie, Pa.

D. S. B. -- DATED AUGUST 4, 1965

Payable In Installments

By Virtue of Warrant of Attorney hereunto annexed,  
Bell, Silberblatt & Swoope, Attorneys, do hereby appear  
for the Defendants and Confess Judgment against the  
Defendants and in favor of the Plaintiff in the sum of  
Two Thousand Twenty-Five and No/100 Dollars, with Interest,  
Attorney's Commission, Cost of Suit, Release of Errors,  
Waiving Stay, Inquisition and Exemption.

Sept. 3  
10:06 AM EST

1001

Debt \$2025.00

Paul L. Wyant and  
Margaret J. Wyant  
523 South Main St.  
DuBois, Pa.

Atty Comm. 20%

Interest from August 4, 1965

Filed and Confessed by Attorneys, September 3, 1965  
Judgment.

Pro. By Atty 4.50  
Atty 3.00

*Carl E. Walker*  
Prothonotary

Sharp &  
Gilpatrick

Robert Rowles

SEPTEMBER 3, 1965, SUMMONS IN TRESPASS ISSUED TO THE  
SHERIFF.September 9, 1965, Sheriff's Return, filed.  
Now September 4, 1965 at 5:30 o'clock P.M. (DST)  
served the within Summons in Trespass on Drivers and

1002

Owners Racing Association of DuBois, Inc. at Sheriff's  
Reese residence, Woodward Township, Clearfield County,  
Pennsylvania by handing to Mike Tomchick, president of  
the Association 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.DRIVERS AND OWNERS  
RACING ASSOCIATION of  
DUBOIS, INC.

Pro. By atty 6.50

Atty 3.00

Shff Reese By atty 11.10

<p>Sept. 3 1:50 PM EST</p>	<p>Community Consumer Discount Company Clearfield, Pa.</p> <p>1003</p> <p>Lewis McCracken Ruth McCracken Kerrmoor, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by [Signature]</i> 1.50</p>	<p><u>D. S. B. -- DATED SEPTEMBER 2, 1965</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 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 \$3648.00</p> <p>Atty Comm. 10%</p> <p>Interest from September 2, 1965</p> <p>Filed and Entered by Plaintiff, September 3, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>8</u> day of <u>Oct.</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>Sept. 3 2:00 PM EST</p>	<p>Community Consumer Discount Company Clearfield, Pa.</p> <p>1004</p> <p>Robert A. Shaw Shirley L. Shaw 59 Clark Street Clearfield, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by [Signature]</i> 1.50</p>	<p><u>D. S. B. -- DATED AUGUST 31, 1965</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 Seven Hundred Ninety Two and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.s</p> <p>Debt \$3792.00</p> <p>Atty Comm. 10%</p> <p>Interest from August 31, 1965</p> <p>Filed and Entered by Plaintiff, September 3, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>6</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>Archie Hill</i> Prothonotary</p>
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Community Consumer Dis-  
county Company  
Clearfield, Pa.

Sept. 3  
2:01 PM EST

1005

Clifford Hamilton  
Geraldine Hamilton  
431 Reighard Street  
Clearfield, Pa.

Pro. By Plff 4.50

*Pro by Plff 1.50*

D. S. B. -- DATED AUGUST 31, 1965

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 Nine Hundred  
Fifteen and 68/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving  
Stay, Inquisition and Exemption.

Debt \$4915.68

Atty Comm. 10%

Interest from August 31, 1965

Filed and Entered by Plaintiff, September 3, 1965  
Judgment.

*Carl E. Walker*

Prothonotary

And Now, 15 day of April 1966 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *A. J. Hill*  
Prothonotary

:Community Consumer Dis-  
count Company  
Clearfield, Pa,

Sept. 3  
2:02 PM EST

1006

Secil S. Skinner  
Mary E. Skinner  
324 W. Seventh Ave.  
Clearfield, Pa .

Pro. By Plff 4.50

*Pro by Plff 1.50*

D. S. B. -- DATED AUGUST 31, 1965

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.s

Debt \$2160.00

Atty Comm. 10%

Interest from August 31, 1965

Filed and Entered by Plaintiff, September 3, 1965  
Judgment.

*Carl E. Walker*

Prothonotary

And Now, 12 day of July 1966 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *A. J. Hill*  
Prothonotary

Community Consumer Dis-  
count Company  
Clearfield, Pa.

Sept. 3 1007  
2:03 PM EST

Dudley Spencer  
Vera Spencer  
Irvona, Pa.

Pro. By Plff 4.50  
Pro. By Plff 3.00

D. S. B. -- DATED AUGUST 31, 1965

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 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. 10%

Interest from August 31, 1965

Filed and Entered by Plaintiff, September 3, 1965

Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 21<sup>st</sup> day of Feb 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.

Sept. 4 1008  
9:20 AM EST

Orville H. McCracken  
Mrs. Hulda K. McCracken  
RD 2, Clearfield, Pa.

Pro. By Plff 4.50  
Pro. By Atty. 2.00  
Pro. By Plff 3.00

And Now, 18 day of Aug 1969 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest Archie Hill  
Prothonotary

D. S. B. -- DATED SEPTEMBER 3, 1965

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 Eighty  
and 60/100 Dollars, with Interest, Attorney's Commission,  
Cost of Suit, Release of Errors, Waiving Stay, Inquisition  
and Exemptions.

Debt \$3980.60

Atty Comm. 10%

Interest from September 3, 1965

Filed and Entered by Plaintiff, September 4, 1965

Judgment.

*Carl E. Walker*  
Prothonotary

OCTOBER 21, 1967, RELEASE OF LIEN OF JUDGMENT, filed by Bell, Silber-  
blatt & Swoope

WHEREAS, on September 4, 1965, the County National Bank entered  
judgment against Orville H. McCracken and Hulda K. McCracken in the  
Court of Common Pleas of Clearfield County, Pennsylvania, as of No.  
1008 May Term, 1965 in the amount of \$3,980.60, which judgment by law  
binds all of the real estate then of the said Orville H. McCracken  
and Hulda K. McCracken situate in Clearfield County, Pennsylvania,  
for the payment thereof; and

WHEREAS, the said Orville H. McCracken and Hulda K. McCracken at  
the time of obtaining of the said judgment were seized and possessed  
of all that certain parcel or tract of land situate in Lawrence Town-



Joseph A. Dague

ALLEN P. HESS

SEPTEMBER 4, 1965, COMPLAINT :IN DIVORCE, filed. One copy certified to the Sheriff.

*4/13/65 pd by Atty  
11/19/65 Clfd Court*

1010

October 1, 1965, Sheriff's Return, filed.  
September 4, 1965, James B. Reese, Sheriff deputized the Sheriff of Clinton County.  
Now, this 7 September 1965 the within attested certified copy of the Complaint in Divorce was handed personally to the said Evelyn J. Hess at Her trailer Home in Wayne Township, Clinton Co. Pennsylvania then and there making known the entire contents of complaint at 3 PM EDST the said Evelyn J. Hess was the one served as I had met her before and I checked her S.S. Card #174-36-1432. So Answers, John F. Boyle, Sheriff, Clinton Co., Pennsylvania  
Now, September 7, 1965 served the within Complaint in Divorce on Evelyn J. Hess by deputizing the Sheriff of Clinton County. The return of John F. Boyle, Sheriff of Clinton County is hereto attached and made part of this return of service. So Answers, James B. Reese, Sheriff.

EVEEYVN J. HESS

NOVEMBER 3, 1965, PRAECIPE & ORDER FOR APPOINTMENT OF MASTER, filed.

And Now, November 3, 1965, Allen P. Hess, plaintiff in this action, moves for appointment of a master in this action, no answer having been filed by defendant, personal service having been had on September 7, 1965. s/ Joseph A. Dague, Atty for Plff

ORDER: And Now, this 3rd day of November, 1965, upon praecipe filed by Joseph A. Dague, Esquire, attorney for plaintiff, the Court does hereby appoint William U. Smith, Esquire, master in the above stated case, to take testimony and to report the same to the Court with form of suggested decree. BY THE COURT s/ John A. Cherry, P.J.

Pro. By atty 7.00

Atty 3.00

DECEMBER 10, 1965, MASTER'S REPORT, filed.

Shff Reese By atty 7.50

And Now, the 10th day of December 1965, the report of the Master

" Boyle " " 12.50

is acknowledged. We approve his findings and recommendations.

Master 75.00

We, therefore, DECREE that Allen P. Hess be divorced and forever

Clfd Co. Bar 10.00

separated from the nuptial ties and bonds of matrimony heretofore

Pro. 10.00

contracted between himself and Evelyn J. Hess. Thereupon all the

Pro. 1.00

rights, duties or claims accruing to either of said parties in

pursuance of said marriage, shall cease and determine, and each of

#527 - Transfer check -----\$135.00

them shall be at liberty to marry again as though they had never been heretofore married.

\$135.00 Paid by Attorney

The Prothonotary is directed to pay the Court costs, including

#2555 - Wm. U. Smith, Master \$75.00

Master's fees, as nbtod herein, out of the deposits received and

#2556 - Clfd Co. Bar Assn 10.00

then remit the balance to the libellant. No Decree to issue until

Atty \$30. Ref. 9

#2557 - Joseph A. Dague 39.00

the costs be fully paid. BY THE COURT, John A. Cherry, President

Prothonotary 11.00

Judge.

\$135.00

(CONTINUED FROM PAGE 167 Commonwealth vs. Thomas Gouldthread, Dec'd al No. 747 May Term, 1965)

KNOW ALL MEN BY THESE PRESENTS, that Commonwealth of Penna., Dept. of Public Welfare 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 e titled judgment, the following described property, to-wit: ALL that certain parcel of land situate in Greenwood Township, Clearfield County, Pennsylvania, bounded and described as follows to wit:

BEGINNING at a post on Bell Run, corner of Frampton Bell Land, thence, north along land of Glenn Shaffer, 80 degrees west 130 feet to State Highway, Route No. 219 leading to Grampian from Mahaffey, thence, along said highway southeast 353 feet to a post and line of James P. Dickey; thence, along said line South 37 degrees 14" East 61 feet to a post; thence, south 18 degrees 4" East 213 feet to a post; thence, south 8 degrees 16" East 175 feet to a post; thence, south 87 degrees 36" East 193 feet to post and Bell Run; thence, along Bell Run its several courses and distances 840 feet to post and place of beginning containing 2.0 acres more or less and being part of a larger tract of land conveyed to Thomas Gouldthread on the 28th day of July, 1906 and recorded in Deed Book 160 page 249.

BEING the same premises as were conveyed to Miles Anderson by deed dated August 17, 1957 and recorded in Deed Book 462, page 262 to Clarence & Marjorie Brakken, Grantees herein, and the said Myra Anderson having filed to join in the said deed, the purpose of the within conveyance being to relinquish and release any and all rights which the said Myra Anderson may have in the said property by reason of the said failure to join in the conveyance'.

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 nay 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 taxements of the said defendant situate in the County aforesaid, which are not herein expressly exonerated therefrom.

IN WITNESS WHEREOF, The Commonwealth of Penna., Dept. of Public Welfare, has caused these presents to be executed the 28 day of July, 1966 and the Corporate Seal, duly attested, to be hereunto affixed the day and year aforesaid. COMMONWEALTH OF PA., DEPT OF PUBLIC WELFARE BY: Edgar R. Casper, Deputy Attorney General

ATTEST: Henry B. Dickert

CONTINUED FROM PAGE 156 - NO. 783 MAY T., 1965 - SIEBENROCK -vs- COMMONWEALTH OF PA.

September 9, 1966, Petition by H. K. Porter Company, Inc. for Leave to Intervene, filed by Clarence R. Kramer  
Now September 7, 1966, Service accepted for Commonwealth of Penna. W. Albert Ramey, Attorney for Commonwealth

WHEREFORE, Petitioner, in behalf of H. K. Porter Company, Inc. requests of the Court:  
(a) For petition for leave of H. K. Porter Company, Inc. to intervene as owners of the mineral right except for two acres.

(b) That the case be continued until a later term of Court, Respectfully submitted:  
Clarence R. Kramer, Attorney for H. K. Porter Company, Inc.

ORDER OF COURT:

NOW, September 6, 1966, leave granted H. K. Porter Company, Inc. to intervene as a Party Condemnee. By the Court John A. Cherry, President Judge.

SEPTEMBER 7, 1966, PRAECIPE, filed by John K. Reilly, Jr.

Enter my appearance for Shawville Coal Co.

SEPTEMBER 15, 1966, Petition by Shawville Coal Company, Inc. for Leave to Intervene, filed by John K. Reilly, Jr.

WHEREFORE, Petitioner in behalf of Shawville Coal Company, Inc. request of the Court:  
(a) Permission for Shawville Coal Company, Inc. to intervene as Lessee of the coal rights under the property in question. Respectfully submitted: John K. Reilly, Jr. Attorney for Shawville Coal Company, Inc.

ORDER OF COURT:

NOW, September 15, 1966, leave granted Shawville Coal Company, Inc., to Intervene as a party condemnee. BY THE COURT, John A. Cherry, P.J.

OCTOBER 21, 1966, NOTICE, filed by W Albert Ramey, Atty for Commonwealth of pa

Please be advised that Allen Butler and Clifford Murray will testify as valuation experts to the quantity and the quality of the coal and clay affected by the taking for highway purposes in the above styled case, if, as, and when said minerals become involved in the trial of said case. They will testify that the clay has no market value, and that the market value of the coal in place would not exceed twenty five (25¢) cents per net ton. s/ W. Albert Ramey

Now, October 20, 1966 service of the foregoing notice accepted by copy. s/ Clarence R Kramer, Atty for Howard Siebenrock and H K Porter Co

Now, October 20, 1966 service of the foregoing notice accepted by copy. s/ John K Reilly, Jr., Atty for Shawville Coal Co.

October 31, 1966, Cause Reached, ~~XXXXXXXXXXXXXXXXXXXX~~ Trial Ordered, Jury called and Sworn as follow to wit: Mrs. Margaret Mancuso, Dempster W. Alexander, Clifford Bloom, John Kowalczyk, Philip Garito, Everet C. Johnson, Carl L. Fauble, Mary E. Hess, Michael J. Kardolely, Leonard C. Foreman, Bernice Hurley, Robert Dusch (Alt. 1. Nellie J. Mackey, Alt. 2, Howard J. McKendrick) twelve good and lawful citizens of the County who after hearing the proofs and allegations and being charged by the Court

November 4, 1966, Defendant's Points for Charge, filed

And now to wit: November 4, 1966, we, the Jurors empanelled in the above entitled case find A verdict in Favor Plaintiff for damages in total of \$12,250.00, together with damages for detention from March 25, 1965. Carl L. Fauble, Foreman

H.K. Porter -vs- Commonwealth of Pa. al. VERDICT. And now to wit, November 4, 1966, we the Jurors empanelled in the above entitled case, find A. Verdict in Favor Defendant with no loss in the taking.

NOVEMBER 7, 1966, PLAINTIFF'S MOTION FOR NEW TRIAL, filed.

Service and notice accepted November 7, 1966, John A. Cherry, President Judge.

Service accepted W. Albert Ramey, Atty for Commonwealth Defendant.

January 17, 1966. All Record Costs in the sum of \$268.35 Paid by Commonwealth as follows: \$63.60 Advanced Costs to Mr. Kramer, \$140, Deft's Wit Bill and \$64.75 Prothonotary

Check No. 586 - Clarence R. Kramer - Adv. Cost \$16.50 W/B \$47.10 ----- \$63.60

Check No. 587 - W. Albert Ramey, Defendant's W/B ----- 140.00

Prothonotary - Costs Accrued on Case ----- 64.75

\$268.35

COSTS ON APPEAL

Pro. \$2.00  
Pro. \$2.00  
Pro 1.00

FEBRUARY 2, 1967, Praecipe filed by Thomas F. Morgan  
Please place the above case on the argument List for next term of argument Court. /s/ Thomas Morgan

March 10, 1967, PRAECIPE, filed.

Now, March 2, 1967, having received check of the Commonwealth of Pennsylvania, dated February 27, 1967, payable to Howard E Siebenrock, in the amount of \$13,536.25, being in full of the amount of the jury verdict, and accepted in full payment for the amount of the jury verdict and interest to date, the Prothonotary is directed to mark the jury verdict satisfied and proceeding discontinued, settled and paid in full upon receipt of payment of costs, as to Howard E Siebenrock and Emily Louise Siebenrock. /s/ Clarence R. Kramer

I, the undersigned claimant, approve of the direction to the Prothonotary in the foregoing Praecipe and join therein and release the Commonwealth of Pennsylvania, Department of Highways, from any further claim growing out of the above captioned proceedings as to Howard E Siebenrock and Emily Louise Siebenrock. /s/ Howard E Siebenrock

MARCH 23, 1967, CHARGE OF THE COURT, filed.

Charge of the Court of John A. Cherry, President Judge on November 4, 1966 Lodged this date by Archie Hill, Prothonotary


CONTINUED FROM PAGE 142, No. 688 May Term, 1965, Community Cons Disc Co -vs- Ronald E. Tibbens, et al

OF W. Third Avenue in a northerly direction  $48\frac{1}{2}$  feet to an iron pipe; thence north  $89^{\circ} 59'$  west 215 feet to the line of Guelich Avenue; thence by Guelich Avenue south  $5^{\circ} 44'$  east  $48\frac{1}{2}$  feet to an iron pipe situate about  $48\frac{1}{2}$  feet northwesterly from the southwest corner of Lot No. 15 in the plot heretofore mentioned; thence south  $89^{\circ} 59'$  east 212 feet to an iron pipe in the line of West Third Avenue and the place of beginning.

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 north erly direction  $48\frac{1}{2}$  feet to an iron pipe at 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  $89^{\circ} 59'$  west 212 feet more or less, to the line of Guelich Avenue; thence by Guelich Avenue south  $5^{\circ} 44'$  east  $48\frac{1}{2}$  feet to an iron pipe at the southwestern corner of Lot No. 15 in the plot heretofore mentioned; thence south  $89^{\circ} 59'$  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 which the First Baptist Church of Clearfield, Pennsylvania, granted to Ronald E. Tibbens and Gladys M. Tibbens, by deed dated December 31, 1946, and recorded in Deed Book 379 at page 592.

WHEREAS, Community Consumer Discount Co. entered a judgment in the Office of the Prothonotary of Clearfield County, Pennsylvania, against Ronald E. Tibbens and Gladys M. Tibbens to 688 May Term, 1965, in the amount of Two Thousand Four Hundred and no/100 (\$2,400.00) 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 8, 1967; and

WHEREAS, it is intended to subordinate the lien of Community Consumer Discount Co. as aforesaid, to the lien of the mortgage of the Clearfield Trust Company.

NOW, THEREFORE, in consideration of the premises and the loan to be made as aforesaid, and for other good and valuable consideration, Community Consumer Discount Co. 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 Community Consumer Discount Co. 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, Community Consumer Discount Co. intends to be legally bound hereby, and caused this Subordination Agreement to be executed and to be attested by the undersigned officer this 23rd day of May, 1967. COMMUNITY CONSUMER DISCOUNT CO. s/ Ed P. Dufton, President.

CONTINUED FROM PAGE 222 - NO. 856 MAY TERM, 1965 - VALLI INDUSTRIES, INC. -vs- NY CENTRAL RR

filed by Bell, Silberblatt & Swoope.

Service accepted 10-5-67 - Joseph J Lee, Attorney for Plaintiff.

OCTOBER 4, 1967, MOTION FOR NEW TRIAL AND MOTION TO SET ASIDE DIRECTED VERDICT, filed by Joseph J. Lee

ORDER:

NOW, ~~NO~~ WIT, this 3rd day of October, 1967, in consideration of the foregoing Motion, a rule is granted on New York Central Railroad Company to show cause why this Court should not grant a new trial and set aside the directed verdict, said rule returnable at the first Argument Court succeeding the transcribing of the testimony.

The Court Reporter is directed to transcribe the testimony in these proceedings - the cost thereof to follow the final conclusion of this matter.

Leave is granted to Valli Industries, Inc. to file additional reasons in support of its motion within 20 days after the Court Reporter has transcribed the testimony.

All proceedings to stay meanwhile. By the Court, John A. Cherry, President Judge.

Service accepted October 5, 1967. Richard A. Bell, Attorney for Defendant.

NOVEMBER 10, 1967, TRANSCRIPT OF TESTIMONY, filed.

November 10, 1967, Transcript of Testimony taken before Honorable John A. Cherry and a jury and two alternates lodged this date. By S/ Archie Hill, Prothonotary.

MAY 22, 1969, MEMORANDUM AND ORDER, filed.

After full consideration of the argument upon motion for new trial in the above matter, as well as another review of the testimony, the Court finds that a directed verdict was proper. We have not been able to find anything in the testimony to sustain any of the allegations of negligence and, therefore, without any question as to the existence of contributory negligence, we are satisfied that the plaintiff presented no basis for recovery in the instant case. Their argument that there was excessive speed shown is not based upon the evidence, that being to the contrary and all of the surrounding circumstances. We have found no violation of duty on the part of the defendant; and for this reason, and the foregoing matters, we must deny the motion. See and compare GROTFENFEND V. PENNSYLVANIA RAILROAD COMPANY, 380 Pa. 439; and VERES et al v. PENNSYLVANIA RAILROAD COMPANY et al, 161 Pa. Superior Court 177.

ORDER

NOW, May 22, 1969, motion for new trial denied and judgment directed to be entered upon the verdict. BY THE COURT, John A. Cherry, President Judge

JUNE 5, 1969, ORDER, filed.

NOW, June 5, 1969, it is hereby ORDERED that motions for new trial be and they are hereby denied; and the grant of nonsuits at trial, on both the claim of the plaintiff and the counter-claim of the defendant is sustained. BY THE COURT, John A. Cherry, President Judge

Record Costs of \$209.60 paid by Bell, Silberblatt & Swoope and the Hanover Insurance Group by check No. H-785270. Each paid one-half

NO. 26 SEPTEMBER TERM, 1965, COMMONWEALTH OF PENNSYLVANIA -vs- HARRY E. & DORA BELL HOLES

NO. 4: BEGINNING at a poplar corner; thence North fifty degrees East, 23 perches to a post; thence South fifty and one-half degrees East, 35 perches to a Red Oak; thence south 50 degrees West, 23 perches to a post; thence North 50½ degrees West, 35 perches to a place of beginning.

Containing 5 acres and 15 perches, strict measure, it being the same piece of ground which was conveyed by W. J. Palmer of the Borough of Portage, County of Cambria and State of Pennsylvania to Mary Holes of Chest Township dated the 24th day of October, 1910 and recorded in Deed Book 187, Page 121.

The said George Holes having died intestate, the property became vested in his heirs at law, of which the grantors are these.

ALL that right, titles and interest of the Grantors herein to that parcel of land situate in the Township of Chest, County of Clearfield and State of Pennsylvania bounded and described as follows:

NO. 1: BEGINNING at a post, thence South 55½ degrees East, 35 perches to a rock oak; thence North 64 degrees East, 51 perches to stumps on line of road; thence North along said road 45 degrees West, 12 perches to a post; thence North along said road 30 degrees West, 28 perches to a post; thence North by said road 45 degrees, 7½ perches to a stone; thence South 50 degrees West, 62 perches to a post and place of beginning. Containing 14 acres and 70 perches net and being the same tract conveyed to George and Jennie Holes, his wife by J. A. Holes and Hannah Holes, his wife on the seventeenth (17th) day of November 1915 and recorded in Deed Book 210, Page 288.

ALSO, that certain piece or parcel of ground conveyed to Philip Dotts and Catherine Dotts, his wife, of the Township of Beccaria, County of Clearfield And State of Pennsylvania to Hannah Holes of the Township of Chest, County and State above written. All that certain messuage tenement or tract of land situate in the Township of

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 nothin 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, they have hereunto set their hand and seal this 6th day of January A.D. 1970.  
DEPARTMENT OF JUSTICE By Joseph P. Work, Deputy Attorney General Acting on behalf of the Department of Public Welfare.

\$3.00 Paid by James A. Naddeo



CONTINUED FROM PAGE 324 IN RE: CONDEMNATION OF MARY HEBERLING No. 1 Sept., 1965

the highest probative value in determining said just compensation.  
The Board of View finds that the testimony of R. T. Bromfield as to the best method of alleviating the drainage problem and the cost thereof was immaterial inasmuch as consequential damages are not allowable under the law at the time of the taking. Damages of such nature are not recoverable as distinct items of damage but bear on the market value of the property in question.

12. That the testimony of Samuel Mano, appraiser for the Commonwealth, revealed that he was never on the property after the construction and that, in view of this fact and the fact that he is not a civil engineer, rendered his testimony as to the water drainage and the methods of alleviating the same of little probative value for the purpose of determining just compensation in this case.

Samuel Mano, appraiser for the Commonwealth, testified that he visited the property after the construction. He is not a civil engineer. However, his testimony as to the drainage is of little probative value inasmuch as drainage damage was not a compensable item under the law at the time of taking.

13. That the expert opinions of qualified resident engineers as to market values of lands in Clearfield County are of higher probative value than those of non-resident appraisers.

The expert opinions of resident engineers as to market values are probably not as of a high probative value as those of a non-resident appraiser. As to resident appraisers, the Board of View holds that if all appraisers had comparable experience and training, the probative value of the testimony of resident appraisers would probably be higher than that of non-resident appraisers.

14. That the petitioner, Mary Heberling, has proven by a preponderance of the evidence that her property has been in the amount of \$7,000 or over.

The Board of View has found general damages to the property of Mary Heberling in the amount of \$5,935.

7. Attached hereto is a copy of the request of Commonwealth of Pennsylvania, Department of Highways for findings of fact and conclusions of law which are answered by the Board of View as Follows:

1. Amount of damages allowed for the land taken.

The Board of View has allowed for damages of the land taken \$425.

2. Amount of damages, if any, allowed for the well and the spring.

The damages allowed by the Board of View for the well and spring is \$510.

3. Amount of credit allowed the Commonwealth because of the acquisition and use by claimant of a portion of old route 17038.

The Board of View has allowed no credit to the Condemnee for the acquisition and use of a portion of old route 17038, there being no evidence presented to the Board of View that said portion of land had reverted to the Condemnee.

4. Amount of damages, if any, allowed to claimant because of the depression in the pump area caused by the construction.

The Board of View has allowed no damages because of the depression in the pump area caused by the construction.

5. That the work done on Route 869 was all done within the previously existing legal right-of-way of that road.

The Board of View finds that all work done on Route 869 was done within the previously existing legal right-of-way.

6. That claimant is not entitled to damages for any injury caused by the raising up or any other construction on Route 869.

The Board of View has not allowed damages for any injuries caused by the raising up or for any other construction on Route 869.

7. That claimant is not entitled to damages for any loss of business caused by the re-routing of Route 17038, for two reasons:

- (a) No evidence was offered to indicate what the measure of damages would be, and
- (b) As a matter of law, plaintiff is not entitled to damage caused by a re-routing.

There has been no damages allowed by the Board of View for any loss of business.

8. That claimant is not entitled to any damage for any injury to the spring, since it had been condemned as unfit at the time of the taking.

The Board of View has not allowed any damages for any injury to the spring located behind the condemnee's house and store.

8. The schedule of the viewers' costs to be paid by Clearfield County is hereunto attached.

9. Ten day notice of intent to file the within report together with a copy of the report is showed upon the attorneys for Condemnee and Condemnor and a copy of thereof is hereunto attached.

All of which is respectfully submitted. L. E. Soult Jr., Roland Bechtel, and Ward Reese.

SCHEDULE OF COSTS TO BE PAID BY CLEARFIELD COUNTY TO BOARD OF VIEW, filed.

Payable to WARD REESE, Frenchville, Pennsylvania

2½ days @ \$35.00	\$87.50	
Milage - 4 trips to Clearfield	<u>16.00</u>	\$103.50

Payable to ROLAND BECHTEL, DuBois, Pennsylvania

2½ days @ \$35.00	\$87.50	
Milage - 4 trips to Clearfield	<u>16.00</u>	\$103.50

Payable to Launcelot E. Soult, Jr., Clearfield, Pennsylvania

3½ days @ \$35.00	\$122.50	
Miscellaneous expenses including postage on ordinary and certified mail, milage to and from view, phone calls, and stenographic services	<u>10.60</u>	\$133.10

March 3, 1966, Certified to the Controllers Office. A copy of SCHEDULE OF COSTS TO BE PAID BY CLEARFIELD COUNTY TO BOARD OF VIEW.

MARCH 22, 1966, APPEAL FROM REPORT OF VIEWERS, JURY TRIAL IS DEMANDED, filed by W. Albert Ramey by Thomas F Morgan, Attys for Commonwealth  
March 24, 1966, Praeipie filed by W. Albert Ramey by Thomas F. Margan, Attorney for Common-  
 Please place the above case on the trial list for the next term of trials court.  
 Now this 6th day of May, 1966, Service of the within Notice to Appeal is accepted by copy thereof. David S. Ammerman, Attorney for Mary Heberling

CONTINUED FROM PAGE 325 No. 1 March 3, 1966

NO. 1 SEPTEMBER TERM, 1965

IN RE: CONDEMNATION  
OF MARY HEBERLING

MARCH 3, 1966, REPORT OF VIEWERS FILED  
NOTICE OF FILING OF REPORT OF VIEWERS  
REPORT OF VIEWERS

The undersigned Board of View reports respectfully:

1. By Decree of your Honorable Court dated September 7, 1965, the undersigned viewers were appointed as a Board of View in the above captioned matter.

2. Notice of the time and place of the proposed view and the hearings thereof was fixed by the Board of View in accordance with the requirements of the Act, 1964, SPEC. SESS., June 22nd. PL\_\_\_\_, (Eminent Domain Code). Notice was served by certified mail upon the Condemnee, Mary Heberling, by letter to her attorney of record, David S. Ammerman, Esq., and upon the Condemnor, Commonwealth of Pennsylvania, Department of Highways, by certified letter to W. Albert Ramey, Esq., attorney of record.

Pursuant to notice of view and hearing, a view was held on the premises of the Condemnee on November 22, 1965, and upon stipulation of all parties, the hearing was held on December 13, 1965.

Attached hereunto and made a part of this report, is a copy of the notice, the receipts for certified mail, and receipts for certified mail, and the return receipts issued as a result of such mailing.

3. As provided in the Eminent Domain Code Section 511 (3), a copy of the plan showing the extent of the taking upon which the viewers' award is predicated is herein attached. As provided in the aforesaid sub-section, the Board of View has found that Mary Heberling was vested in a fee simple title to the premises condemned.

4. Board of Viewers found, pursuant to Section 511 (4), the date of filing of the declaration of taking to be August 8, 1962.

5. The Schedule of damages as determined by the Board of View for the premises condemned is as follows:  
The sum of five thousand nine hundred thirty-five and 00/100 (\$5,935.00) dollars is awarded to Mary Heberling, Condemnee, payable by the Commonwealth of Pennsylvania, Department of Highways, Condemnor, as general damages.

The date from which the damages shall be calculated is to be the date of declaration of taking, August 8, 1962.

6. Attached hereto is a copy of the request of Mary Heberling for findings of fact and conclusions of law which are answered by the Board of View as follows:

1. That the Commonwealth has admitted that the survey of June, 1940 shows the legal right-of-way of Route 869.

The Board of View submits that the Commonwealth has admitted that the survey of June, 1940, showed the legal right-of-way of Route 869.

2. That the survey of the intersection of Route 869 and Legislative Route 17038, as taken by the Pennsylvania Department of Highways in June, 1940, and those prepared for condemnation purposed in this case do not conform with each other on the face of the matter.

The Board of View finds that the map prepared from the survey of June, 1940, while not conforming to that prepared for the condemnation in this case, were not meant to conform but were made for two different purposes at two different times.

3. That it is the duty of the Commonwealth to go forward with the evidence and explain the discrepancies between the surveys.

The discrepancies between the surveys, the Board of View finds were explained in that the two different maps were prepared for two different purposes at different times, and the 1940 map was not necessarily meant to show the exact location of the intersection between Route 869 and Legislative Route 17038.

4. That the Commonwealth did not go forward with the evidence and satisfactorily reconcile the discrepancies in the two surveys, and that, therefore, in view of this and the following: (1) the photographic evidence; (2) the testimony of Walter Brown as to measurements prior to construction, and (3) the testimony of Mr. Rozzi who admitted he could not account for the six-foot discrepancy, the Board of View must find that the taking by the Commonwealth was not confined to the property as indicated upon the maps supplied by it to the property owner.

The Board of View finds that there were no unreconcilable discrepancies in the two surveys. They further find (1) the photographic evidence does not point to any evidence that there are discrepancies that are not reconciled; (2) the testimony of Walter Brown as to the measurements prior to construction showed only measurements from the edge of the road as Mr. Brown supposed its location to be; and (3) that Mr. Rozzi didn't admit to a six-foot discrepancy in his testimony.

5. That the Commonwealth did, in fact, in the process of constructing the intersection, relocate the right-of-way of Route 869 so that it encroached upon and thereby constituted a taking of additional land of Mary Heberling on the southern side of Route 869 and that the petitioner is entitled for damages therefor.

The Board of Viewers do not find that there was a relocation of the right-of-way of Route 869 so that it encroached on the land of Mary Heberling on the south side of Route 869 and hence, find that the petitioner is not entitled to damages for an encroachment.

6. That regardless of whether or not the Commonwealth relocated the right-of-way of Route 869 in such a manner as to constitute a taking of additional land of Mary Heberling, the Commonwealth is responsible for damages for raising the grade of said Route 869, as it has been admitted by the Commonwealth was done in connection with the taking for the construction of a properly engineered highway and, therefore, is a direct and not a consequential damage to the property as a result of the taking under the law as promulgated by the Supreme Court of Pennsylvania in the case of Commonwealth vs. McCrady, 339 Pa. 586, 160 A2d 715 (1960).

The Board of View finds that the Commonwealth is not responsible for damages for raising the grade of said Route 869. The law prior to the Eminent Domain Code was that the Commonwealth was not responsible for changes of grade occurring entirely within the right-of-way lines of its streets and highways (State Highway Route 72, 265 Pa. 369 (1919)). In the case cited by the Condemnee, Commonwealth vs. McCrady, 399 Pa. 586, 160 A2d 715 (1960), there was a taking of land by the Commonwealth and the case cited is inapplicable in this instance as there was no further taking by the Commonwealth at the site of the change of grade.

7. That the evidence showed that the well constructed in July, 1962 was rendered valueless by the taking by the Commonwealth.

It is agreed by the Board of Viewers that the well was rendered valueless.

8. That the Commonwealth has admitted the taking has resulted in the drainage of water upon the land of Mary Heberling and that said drainage has damaged the property.

The Drainage of water upon the land of Mary Heberling, as a result of the taking, is acknowledged by the Board of View as well as the fact that said drainage has caused the property to be less valuable.

9. That a civil engineer is the best qualified expert in determining the method of alleviating water drainage problems.

It is agreed by the Board of View that a civil engineer is more likely to be qualified in determining the method of alleviating water drainage problems than the other experts who testified.

10. That the Commonwealth introduced no evidence by a civil engineer in connection with the drainage problem.

The Board of View finds the Commonwealth introduced no evidence by civil engineer before the Board of View in connection with the drainage problem.

11. That the testimony of R.T. Bromfield, a civil engineer, of the best method for alleviating the drainage problem and the cost thereof for the purpose of justly compensating the petitioner for her damages is of

Ammerman & Blakley  
 In re: Condemnation  
 of Mary Heberling  
 property, BOGGS TOWNSHIP  
 Clearfield County, Pa.  
 by the Commonwealth of  
 Pennsylvania for  
 Highway purposes.

SEPTEMBER 7, 1965, PETITION FOR APPOINTMENT OF BOARD OF VIEW, filed. September 24, 1965 certified copy to Sheriff.

2. That on August 8, 1962, your petitioner was the owner, subject to certain mineral reservations and an existing right-of-way, of the premises hereinafter described:

All that certain tract or parcel of land situate in the Township of Boggs, County of Clearfield and State of Pennsylvania, bounded and described as follows:

BEGINNING at an iron post at the intersection of the Litz Bridge road where it intersects with the Old Philadelphia and Erie Turnpike; thence extending from iron pin two hundred and fifty (250) feet north, two hundred and fifty (250) feet south, two hundred fifty feet east, and two hundred and fifty (250) feet west, making a square tract of land two hundred fifty (250) feet in size with the said iron pin as the center. Containing five (5) acres, more or less.

BEING the same premises which Mary A. Wise, also known as Mary Heberling, by her deed dated January 20, 1954, and recorded in Deed Book 433 at Page 393, conveyed to Mary Heberling and Dorse Heberling, husband and wife, as tenants by the entireties. The said Dorse Heberling having departed this life on July 17, 1962, the entire premises vested in Mary Heberling, widow, petitioner.

DISCONTINUED AND SETTLED

1

#419 Ammerman & Blakley		
Adv. Costs	\$24.50	
#420 Mary Heberling adv costs	5.25	
Prothonotary	16.00	
Pro. By atty	13.50	
Atty	3.00	
3/22/66 Pro. <i>By Reese</i>	5.25	
Pro.	1.50	
3/24 Pro.	2.00	
Shff Reese By atty	8.00	
Pro.	2.00	
Pro.	3.50	
Pro.	2.00	
Pro.	5.00	
Ward Reese	103.50	
Roland Bechtel	103.50	
L. E. Soult Jr.	133.10	

3. That the defendant is the Commonwealth of Penna.

4. That the Commonwealth of Pennsylvania, as a sovereign, is vested with the inherent power to acquire by eminent domain any real property, including improvements, for, among other public purposes, the establishment, change, alteration or vacation of public highways within the Commonwealth.

5. That by Act of June 1, 1945, P.L. 1242, Article II, Section 210, as amended, the Secretary of the Department of Highways is empowered to change, alter or establish the grades and location of any intersecting road in any township, and that the approval of plans for such purpose by the Governor shall be considered the condemnation of an easement for highway purposes of all property within the lines so marked.

Legislative Route 17038, at and prior to the date of condemnation hereinafter set forth intersected on the premises heretofore described in Boggs Township, Clearfield County, Pennsylvania

7. That on August 8, 1962, the Governor of the Commonwealth of Pennsylvania approved plans for the change of location of said intersection, which change provided for the change in grade of Pennsylvania Route 869 and the condemnation of a certain portion of your petitioner's land for relocation of Legislative Route 17038, a copy of said plans being labeled Exhibit "A", attached hereto and made a part hereof.

8. That pursuant to said condemnation and said plans the Commonwealth of Pennsylvania, through its Department of Highways, appropriated the aforesaid land owned by your petitioners and entered upon and constructed the new highway as shown on Exhibit "A".

9. That as a result thereof a portion of your petitioners property was destroyed and the remainder thereof was reduced in value due to the nature of said condemnation.

10. That at the time of said taking and at the present time there were and are no taxes, mortgages, judgments or other liens against the aforesaid premises.

11. That the Commonwealth of Pennsylvania and your petitioner are unable to agree on the compensation due your petitioner for the damages sustained by her.

WHEREFORE, your petitioner prays your Honorable Court to appoint a Board of View to assess the damages to which your petitioner is entitled by reason of said condemnation. And she will ever pray. /s/ Mary Heberling.

d

ORDER

And now, this 28th day of August, 1965, upon consideration of the within petition and upon motion of Ammerman & Blakley, attorneys for petitioner, the Court appoints: Le. E. Soult, Jr., Roland E. Bechtel and John D. Haines, Jr., 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 A. Cherry, P.J.

September 29, 1965, One copy of Petition & Order certified to Attorney for mailing to Attorney General of Pennsylvania, Harrisburg, Pa.

September 29, 1965, One copy certified to Sheriff for service on Mr. Stanton C. Fund, Pennsylvania Dept of Highways, District Office, Clearfield, Pa.

September 29, 1965, Three copies certified and mailed to Viewers, L. E. Soult, Jr. Susquehanna Terrace, Clearfield, Pa.; Mr. Roland E. Bechtel, 10 South Third Street, DuBois, Pa.; and Mr. John Haines, Jr., Temple Heights, Curwensville, Pa.

October 15, 1965, SHERIFF'S RETURN, filed.

Now, October 4, 1965 at 1:20 o'clock P.M. (DST) served the within Petition and Order on Commonwealth of Pennsylvania, Department of Highways at Department of Highways Office, 1924 Daisy Street, Lawrence Township, Clearfield County, Pennsylvania by handing to Jene Beck, Secretary, she being in charge at time of this service, true and attested copies of the original Petition and Order and made known to her the contents thereof. So Answers, James B. Reese, Sheriff.

November 5, 1965, ORDER, filed.

NOW, November 4, 1965, John D. Haines, Viewer, being unable to act in the said matter, he is hereby removed as a Viewer therein, and Ward Reese is hereby appointed as Viewer in his stead. By the Court, John A. Cherry, President Judge.

Bell Silberblatt & Swoope

JOHN S. HILE

SEPTEMBER 7, 1965, PETITION, filed. One copy certified to the Sheriff.

2

W. Albert Ramey

Commonwealth of Penna. Department of Highways

1. That your Petitioner is the owner of two pieces of land in Lawrence Township, Clearfield County, Pennsylvania. One piece was acquired from Julia Bell Alderdice and F. Cortez Bell and their spouses in September of 1947 and being recorded in Clearfield County in Deed Book 387 at page 299 comprising a tract of 1.94 acres together with such rights as are described in said deed. The second tract is a deed from Louisa A. Richardson dated the 17th day of December, 1955 and recorded in Clearfield County in Deed Book 447 at page 579 and consisting of a tract of 10 acres.

2. In the construction of the approach to the Shortway, State Highway Route 17041 (Section 8) is being altered and changed as approved by the government the 20th day of May 1964, and notice of the taking of said property was served upon your Petitioner by letter in the fall of 1964.

3. That your Petitioner has been dealing with representatives of the Department of Highways in an endeavor to ascertain how much land was being taken and the amount they would offer for same, and correspondence has been written to the Department of Highways within the last 30 days and your Petitioner's counsel has been advised that the amount will be stated in writing and that a map will be furnished to your Petitioner.

4. Under date of June 22, 1965, the State Highway Department served notice on your Petitioner to vacate a portion of the property within sixty days of the date thereof. Prior to that time, no map had ever been furnished to your Petitioner or no statement in writing had ever been given to him of the amount they would pay in compensation.

5. Two distinct properties of your Petitioner are affected and, in June of 1965 your Petitioner desired to be informed as to what portion of the proposed settlement represented the value of the land purchased from the Bells and what portion of the value of the land purchased from Mrs. Richardson but the Highway Department refused to divulge such figures or put same in writing and your Petitioner has not received such information.

6. On the Richardson purchase there was a water line installed at a considerable expense to your Petitioner and, in the discussion with the representative of the highway in 1965, it was discussed as to whether your

SETTLED, DISCONTINUED AND SATISFIED AS TO VIEWER'S AWARD.

Pro.	By atty	13.50
Atty		3.00
Shff Reese by atty		8.00
Pro.		5.00
Pro.		5.00
Pro.		2.00
Pro.		2.00
Pro		4.00
Ward Reese		99.50
Roland Bechtel		99.50
Joseph Dague		173.35
		\$24.50

#214 - Bell, Silberblatt & Swoope

Petitioner would be obligated to rebuild said line and that time that the representative furnish your Petitioner

bear the expense thereof. It was at with the map which we now have.

7. Your Petitioner is unable to determine from the heading of the letter of June 22, 1965 how much land the Commonwealth desires to take and, since the notice of June 22 requested that he vacate in sixty days, he is desirous of having viewers appointed by your Honorable Court to view said premises and determine the value and hopes in the testimony before said viewers to ascertain what land is being taken.

8. Said property is owned solely by your Petitioner and consists of two tracts, one being 1.97 acres and the other being 10 acres.

9. Your Petitioner requests your Honorable Court to request the Department of Highways to give him, in writing, the amount they intend to pay him for the taking of the land, and that the viewers be appointed to view the premises and hold a hearing and, if there has been a compensable injury to your Petitioner to set the amount thereof and request the Highway Department to pay same. /s/ John S. Hile.

ORDER:

NOW, August 28, 1965, the within Petition having been presented, the Court appoints, Joseph A. Dague, John D. Haines and Ward Reese, citizens of Clearfield County, as viewers to view the premises and hold a hearing and recommend the amount of damages to be awarded to the Petitioner as required by law. By the Court, John A. Cherry, P. J.

September 23, 1965, Sheriff's Return, filed.

Now September 9, 1965 at 2:05 o'clock P.M. (DST) served the within Petition & Order on Commonwealth of Pennsylvania Department of Highways at office of Highways Department, 1924 Daisy S Street, Lawrence Township, Clearfield County, Pennsylvania by handing to Jean Boyce, Administrative Officer and in charge of office at time of this service, a true and attested copy of the original Petition and Order and made known to her the contents thereof. So Answers, James B. Reese, Sheriff

October 21, 1965, Petition for Writ of Possession, filed by W. Albert Ramey

WHEREFORE, your petitioner respectfully prays that your Honorable Court grant a rule upon the respondents, returnable in ten (10) days, to show cause why a Writ of Possession shall not issue.

ORDER OF COURT:

AND NOW, this 21st day of October 1965, upon presentation of the within petition by W. Albert Ramey, Esquire, and due consideration thereof, a rule is granted upon the respondents named in said petition to show cause why a Writ of Habere Facies Possessionem shall not issue. Rule Returnable ten (10) days after service. By the Court, John A. Cherry, P.J.

October 22, 1965, Praecipe filed by W. Albert Ramey.

Enter my appearance for Commonwealth of Pennsylvania, Defendant.

October 26, 1965, ANSWER, filed by Bell, Silberblatt & Swoope

Copy of above answer left at W. Albert Ramey's Office.

DECEMBER 14, 1965, REPORT OF BOARD OF VIEW, filed.

1. By Decree of your Honorable Court dated the 28th day of August, 1965, the undersigned viewers were appointed as a board of View in the above entitled matter.

2. Notice of the time and place of the proposed view and of the hearing thereon was fixed by the Board of View in accordance with the requirements of the Eminent Domain Code and the aforesaid notice was served by certified mail upon the condemnee, John S. Hile and the condemnor, Commonwealth of Pennsylvania, Department of Highways and that attached hereto and made a part of this report is a copy of the notice, the receipts for certified mail and the return receipts issued as a result of such mailing.

<p>September 7 8:30 A.M. EST.</p>	<p>3</p> <p>First National Bank of Philipsburg, Pa.</p> <p>Samuel Dixon Marion Dixon</p> <p>Pro by Plff 4.50 O.C. Pro by Nevling 3.50 O.C. Atty 3.00 <i>Pro 7 O.A.</i> 1.50</p>	<p>SEPTEMBER 7, 1965, AMICABLE SCIRE FACIAS, filed. To Revive and Continue Lien entered to No. 107 September Term, 1960</p> <p>By Virtue of Agreement contained herein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Six Hundred Five and 54/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$605.54 Atty Comm 5% Interest from September 17, 1960 Filed and entered by Plaintiff, September 7, 1965 Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, 6 day of Sept. 1965 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>September 7 8:35 A.M. EST</p>	<p>4</p> <p>First National Bank of Philipsburg, Pa.</p> <p>Henry G. Hirsch Freda Hirsch Munson, Pa.</p> <p>Pro by Plff 4.50 <i>Pro by Plff</i> 3.00</p>	<p>D. S. B. -- DATED SEPTEMBER 3, 1965</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 Thirty-Seven and 02/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$537.02 Atty Comm 5% Interest from September 3, 1965 Entered and Filed by Plaintiff, September 7, 1965 Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, 14 day of Aug. 1969 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>September 7 8:36 A.M. EST</p>	<p>5</p> <p>First National Bank at Philipsburg, Pa.</p> <p>Lester L. Bryan Eleanor J. Bryan West Decatur, Pa.</p> <p>Pro by Plff 4.50 <i>Pro by Plff</i> 3.00</p>	<p><u>D. S. B. ++ DATED SEPTEMBER 3, 1965</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 Ninety-Eight and 36/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1,098.36</p> <p>Atty Comm 5%</p> <p>Interest from September 3, 1965</p> <p>Filed and Entered by Plaintiff, September 7, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p><i>285-7160 69</i> And Hon. 2.50 of report of 7000 paper filed, cost of suit, interest and cost. Attest <i>Archie Hill</i> Prothonotary</p>
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<p>September 7 9:40 A.M. EST</p>	<p>6</p> <p>First National Bank of Philipsburg, Pa.</p> <p>Clifton Merel Voyzey Alice Louise Voyzey 514 Edward St., Chester Hill Boro ( P.O. Philipsburg, ) Pa.</p> <p>Pro by Atty 4.50 Atty 3.00 <i>Pro by Plff</i> 3.00</p>	<p><u>D. S. B. -- DATED SEPTEMBER 3, 1965</u></p> <p>Payable One Day After Date</p> <p>By Virtue of Warrant of Attorney hereunto annexed, Kelley, Johnston &amp; Cimino, Attorneys, do hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiff in the sum of Three Thousand Seven Hundred Fifty-Five and 61/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$3,755.61</p> <p>Atty Comm 5% <u>187.78</u> \$3,943.39</p> <p>Interest from September 4, 1965</p> <p>Filed and Confessed by Attorneys, September 7, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Hon. 2.50 of report of 7000 paper filed, cost of suit, interest and cost. Attest <i>Archie Hill</i> Prothonotary</p>
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<p>September 7 1:10 P.M. EST</p>	<p>Community Consumer Discount Co., Clearfield, Pa.</p> <p>7</p> <p>Albert Baney, Jr. Laura Baney, Jr. Glen Richey, Pa.</p> <p>Pro by Plff <i>Pro by Plff</i></p> <p>4.50 1.50</p>	<p><u>D. S. B. -- DATED SEPTEMBER 3, 1965</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 and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1,600.00</p> <p>Atty Comm 10%</p> <p>Interest from September 3, 1965</p> <p>Filed and Entered by Plaintiff, September 7, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>31</u> day of <u>July</u> 19<u>67</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>September 7 1:22 P.M. EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>8</p> <p>Wallace Kephart Nesta Kephart Brisbin, Pa.</p> <p>Pro by Deft <i>Pro by Deft</i></p> <p>4.50 3.00</p>	<p><u>D. S. B. -- DATED SEPTEMBER 2, 1965</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 Nine Hundred Seventy-Five and 36/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2,975.36</p> <p>Atty Comm 10%</p> <p>Interest from September 2, 1965</p> <p>Filed and Entered by Plaintiff, September 7, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>23</u> day of <u>June</u> 19<u>69</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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Gleason & Cherry  
September 8  
8:00 A.M EST

Union Banking & Trust Co  
DuBois, Pa.  
  
September 9  
  
James J. Fragle  
Ann E. Fragle  
120 Evergreen St., DuBois, Pa.

D. S. B. -- DATED ~~SEPTEMBER~~ 7, 1965  
Payable on Demand  
By Virtue of Warrant of Attorneyhereunto annexed, GLEASON & Cherry, attorneys, do hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiff in the sum of Two Thousand One Hundred Twenty- Seven and 50/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.  
Debt \$2,127.50  
Atty Comm 10% 212.75 \$2,340.25  
Interest from September 7, 1965  
Filed and Confessed by Attorneys, September 8, 1965  
Judgment.

Pro by Atty 4.50  
Atty 3.00  
*Pro by Atty* 3.00

*Carl E. Walker*  
Prothonotary

And Now, 23 day of *Sept* 1968 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Annie Hill*  
Prothonotary

September 8  
9:10 A.M EST

Indiana Consumer Discount Co., Clearfield, Pa.  
  
September 10  
  
Cecil M. Taylor  
Florence R. Taylor  
R.D. 2 Clearfield, Pa.

D. S. B. -- DATED SEPTEMBER 4, 1965  
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 Twenty- and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.  
Debt ~~XXXXXX~~ \$720.00  
Atty Comm 15%  
Interest from September 4, 1965  
Filed and Entered by Plaintiff, September 8, 1965  
Judgment.

*Pro by Plff* 3.00  
Pro by Plff 4.50

*Carl E. Walker*  
Prothonotary

AND NOW APR 30 1982

*John M. ... ATTY-IN-FACT INDIANA Consumer Discount Co.*  
Attest *Gregory ...*



John K. Reilly, Jr.

A. I. SHIREY and TRESSA SHIREY

12

JOSEPH O. WILLIAMS and LEODA E. WILLIAMS

Pro. by Atty. 7.00  
Atty. 3.00

SEPTEMBER 8, 1965, AMICABLE ACTION IN EJECTMENT, filed. One copy certified to Sheriff.

DESCRIPTION

ALL that certain tract of land situate in the Village of LeContes Mills, in the Township of Girard, County of Clearfield and State of Pennsylvania, bounded and described as follows:

BEGINNING at a stake at the Southwestern corner of this tract at the corner of lands formerly of Harvey T. Caskey, now of James Luzier; thence along said Luzier line North 11<sup>0</sup>44 minutes East one hundred five and six tenths (105.6) feet to an iron spike at the line of land of Bernard Rolley; thence by Bernard Rolley lands South 83<sup>0</sup>30 minutes East eighty and two tenths (80.2) feet to an iron spike in the line of lands formerly of Glenn Shirey, now of Russell L. Luzier; thence by Luzier land South 12<sup>0</sup>09 minutes West one hundred six and four tenths (106.4') to a stake; thence along line of Austin Harrier North 83<sup>0</sup>31 minutes West eighty and three tenths (80.3') feet to a stake and the place of beginning. Containing .0196 feet more or less.

BEING the same premises conveyed to Ai Shirey et ux by deed of Tressa Shirey dated March 14, 1951 and recorded in Deed Book 411 at Page 364.

WHEREAS, under date of January 23, 1960, the above named plaintiffs as Sellers, entered into an agreement of sale with the above named defendants as Purchasers, whereby there was sold to the said Defendant Purchasers all that certain piece or tract of land situate in LeContes Mills, Girard Township, Clearfield County, Pennsylvania, as set forth in a copy of said agreement of sale labeled "EXHIBIT A" and attached hereto and made a part hereof, for the sum of \$6,500.00, of which \$1,000.00 was paid on the execution of the said agreement, \$1,300.00 in thirteen (13) monthly payments of \$100.00 and the balance of \$4,200.00 paid upon completion of payments and delivery of the deed.

AND WHEREAS, the aforesaid defendant Purchasers, entered into possession of the aforesaid premises under and pursuant to said agreement of sale.

AND WHEREAS, Notwithstanding the terms, covenants and conditions of said agreement of sale, said defendant Purchasers are in default of said agreement of sale for failure to pay the monthly installment due February 25, 1961 within 30 days as provided by said agreement or the balance due as further provided by said agreement.

AND WHEREAS, the said agreement further provides for and authorizes entry of amicable action and confession of judgment as will be seen in "EXHIBIT A" attached hereto and made a part hereof.

NOW THEREFORE, the Prothonotary of the Court of Common Pleas of Clearfield County, in accordance with the authority contained in the said agreement is hereby requested to enter judgment in ejectment in favor of the plaintiffs and against the defendants for the aforesaid premises.

AND NOW, September 8th, 1965, it is agreed that an action in ejectment be entered by the Prothonotary of the Court of Common Pleas of Clearfield County, as if a summons in ejectment or complaint had been issued by A. I. Shirey and Tressa Shirey, as plaintiffs, and JOSEPH O. WILLIAMS and LEODA E. WILLIAMS, as defendants, for all and singular, the property situate in LeContes Mills, Girard Township, Clearfield County, Pennsylvania, as set forth in Deed Book 411 at Page 334 and described in "EXHIBIT A".

WRIT OF POSSESSION 1 SEPTEMBER TERM 1965

<p>September 8 9:43 A.M. EST</p>	<p>Community Consumer Discount Co., Clearfield, Pa.</p> <p>13</p> <p>Isabell Marino R.D. 1 Clearfield, Pa.</p> <p>Pro by Plif 4.50</p>	<p><u>D. S. B. -- DATED SEPTEMBER 3, 1965</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 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 \$2,496.00</p> <p>Atty Comm 10%</p> <p>Interest from September 3, 1965</p> <p>Filed and Entered by Plaintiff, September 8, 1965</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p>
<p>W. Albert Ramey</p> <p>September 8 9:45 A.M. EST</p>	<p>Gordan Blair Schnarrs</p> <p>Gordon Blair Schnarrs, Jr. by his father &amp; natural buardian, Gordon Blair Schnarrs, Sr.</p> <p>R.D. Philipsburg, Pa.</p> <p>Rodman Eminhizer Pa. Mary K. Eminhizer, Drifting Lucinda Lee Johnson Winburne, Pa.</p> <p>Pro by Atty 5.25 Atty 3.00 J.P. 15.00 Constable 6.00 Witness fees 35.78</p>	<p><u>SEPTEMBER 8, 1965, TRANSCRIPT OF JUDGMENT FROM DOCKET OF HARRY G. GANOE, J.P., filed.</u></p> <p>Judgment entered in favor of the Plaintiff and against the Defendants in the sum of Four Hundred Eighty-Two and no/100 , with Interest, and Costs.</p> <p>Debt \$482.00                      Costs \$56.78</p> <p>Interest from December 5, 1964</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>Satisfied on Writ of Execution No. 2 September Term, 1965</p>

Community Consumer Discount Co., DuBois, Pa.

D. S. B. -- DATED SEPTEMBER 7, 1965

Payable in Installments

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

Debt \$2,562.00

Atty Comm 15%

Interest from September 7, 1965

Filed and Entered by Plaintiff, September 8, 1965

Judgment.

*Carl E. Walker*

Prothonotary

September 8 15  
9:46 A.M. EST

Donald C. Gearhart  
Betty I. Gearhart  
812 Chestnut Ave., DuBois, Pa.

Pro by Plff 4.50

*Pro by Plff* 1.50

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

Attest *Archie Hill*  
Prothonotary

Community Consumer Discount Co., DuBois, Pa.

D. S. B. -- DATED SEPTEMBER 4, 1965

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 Twenty and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2,520.00

Atty Comm 15%

Interest from September 4, 1965

Filed and Entered by Plaintiff, September 8, 1965

Judgment.

*Carl E. Walker*

Prothonotary

September 8 16  
9:47 A.M. EST

John D. Hoyt  
Carola M. Hoyt  
P.O. Box 35 Grampian, Pa.

Pro by Plff 4.50

*Pro by Plff* 1.50

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

Attest *Archie Hill*  
Prothonotary

<p>Sept. 8 9:50 AM EST</p>	<p>Community Bank of Port Matilda, Pa.</p> <p>17</p> <p>Feliz Rice Elizabeth Rice</p> <p>Pro. By Plff 4.50 Pro by Plff 3.00</p>	<p><u>D. S. B. -- DATED SEPTEMBER 1, 1965</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 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. 15%</p> <p>Interest from September 1, 1965</p> <p>Filed and Entered by Plaintiff, September 8, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, 29 day of July 1969 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>Sept. 8 10:04 AM EST</p>	<p>Capital Consumer Discount Company DuBois, Pa.</p> <p>18</p> <p>Stanley Rozela Bertha Rozela 243 Williams Street DuBois, Pa.</p> <p>Pro. By Plff 4.50 Pro by Atty 3.00 Pro by Atty 3.00</p>	<p><u>D. S. B. -- DATED SEPTEMBER 2, 1965</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, Eight 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 \$3840.00</p> <p>Atty Comm. 15%</p> <p>Interest from September 2, 1965</p> <p>Filed and Entered by Plaintiff, September 8, 1965 Judgment.</p> <p>And Now, 22 day of Sept. 1969 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Archie Hill</i> <i>Carl E. Walker</i> Prothonotary Prothonotary</p> <p><u>APRIL 4, 1968, RELEASE OF REAL ESTATE FROM LIEN OF JUDGMENT</u>, filed by Gleason, Cherry &amp; Guido</p> <p>KNOW ALL MEN BY THESE PRESENTS, that CAPITAL CONSUMER DISCOUNT COMPANY, of DuBois, Pennsylvania, the Plaintiff named in the above entitled Judgment, for and in the 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, lying and being in the City of DuBois, Clearfield County, Pennsylvania, and being bounded and described as follows, to wit:</p>
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Capital Consumer Dis-  
count Company  
DuBois, Pa.

D. S. B. -- DATED SEPTEMBER 3, 1965

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 Twenty and  
No/100 Dollars, with Interest, Attorney's Commission,  
Cost of Suit, Release of Errors, Waiving Stay, Inquisition  
and Exemption.

September 8 19  
10:05 AM EST

Debt \$720.00

Atty Comm. 15%

Interest from September 3, 1965

Filed and Entered by Plaintiff, September ;8, 1965

Judgment.

Henry Sekula  
Erma Sekula  
106 E. Weber Ave.  
DuBois, Pa.

*Carl E. Walker*

Prothonotary

Pro. By Plff 4.50

*Pro by Plff 1.50*

And Now, 12 day of Sept 1965 By paper  
filed, the above is satisfied in full of debt,  
interest and cost.

Attest: *Archie Hill*  
Prothonotary

Capital Consumer Dis-  
count Company  
DuBois, Pa.

D. S. B. -- SEPTEMBER 3, 1965

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, One Hundred  
Sixty-Eight and No/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving  
Stay, Inquisition and Exemption.

September 8 20  
10:11 AM EST

Debt \$3,168.00

Atty Comm. 15%

Interest from September 3, 1965

Filed and Entered by Plaintiff, September 8, 1965

Judgment.

John H. Cable  
Lucille Diane Cable  
RD, Rockton, Pa.

*Carl E. Walker*

Prothonotary

Pro. By Plff 4.50

*Pro by Plff 1.50*

And Now, 12 day of May 1965 By paper  
filed, the above is satisfied in full of debt,  
interest and cost.

Attest: *Archie Hill*  
Prothonotary

EIFTEEN (15) SUGGESTIONS OF NON-PAYMENT, filed. September 8, 1965 at 1:02 P.M. E.S.T.  
 The Commonwealth of Pennsylvania, Dept. of Public Welfare, Harrisburg, Pa., as Plaintiff.  
 Fifteen days have elapsed since notice of filing of these suggestion have been sent by Registered Mail to the named Defendants at their last known address. Pursuant to the Provision of Act #372 of September 26, 1951, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand (\$2,000.00) Dollars. Pro. each Writ #25 - \$4 50 and #31 - \$5.50.

Judgment.

*Carl E. Walker*  
 Prothonotary

NUMBER DEFENDANT'S NAME & ADDRESS REVIVING JUDGMENT NO.

1605/93	May 12, 1970, Sugg Non Pay filed to 99 May T, 1970.	
21	George & Verna Fenush, Drifting, Pa.	388 November Term, 1960
22	<i>Writ 8/27/73 by paper filed Pro. \$3.00, State tax 50¢ pd</i> Kenneth R. & June K. Fink, R.D., Kerrmoor, Pa.	389 November Term, 1960
08/30/93	May 12, 1970, Sugg Non Pay filed to 100 May T, 1970.	
23	Albert & Adda Galentine, P. O. Box 55, Luthersburg, Pa.	390 November Term, 1960
24	May 12, 1970, Sugg Non Pay filed to 101 May T, 1970. William Hardy, RD 1, Philipsburg, Pa.	391 November Term, 1960
25	<i>Jan. 26, 1970, Sat. by paper filed. Pro. \$3.00, State tax .50¢ paid.</i> Arthur R. & Agnes Holes, 723 Brady St., DuBois, Pa. Merle Holes and Ruth Holes, Terre Tenants	392 November Term, 1960
11/05/93	* See Below	
26	Harry E. & Dora Bell Holes, R.D., LaJose, Pa.	393 November Term, 1960
27	May 12, 1970, Sugg Non Pay filed to 103 May T, 1970. Ralph R. & Kathleen F. Johnston, 721 Washington Ave., DuBois, Pa.	394 November Term, 1960
11/05/93	May 12, 1970, Sugg Non Pay filed to 104 May T, 1970.	
28	Bud Willis Knepp, Bigler, Pa.	504 November Term, 1960
29	Mitchell & Vida L. Maines, Box 240, R.D. Philipsburg, Pa. <i>March 28, 1969, Sat. by paper filed. Pro. \$3.00, State tax .50¢ paid.</i>	396 November Term, 1960
30	Clair E. Reiter, Karthaus, Pa.	399 November Term, 1960
11-543	May 12, 1970, Sugg Non Pay filed to 108 May T, 1970.	
31	Clara Mae Rolley, Dec'd; Erma Young- Heir, Karthaus Pa; Helen Trimpey, Catherine Rolley, Mildred Rolley, and Wayne Rolley-Heirs	401 November Term, 1960
11-543	May 12, 1970, Sugg Non Pay filed to 109 May T, 1970.	
32	Donald E. & Lucille E. Smith, Box 8, R.D LeContes Mills, Pa.	506 November Term, 1960
10-543	<i>Sat. by paper filed \$5.00 PHT</i> May 12, 1970, Sugg Non Pay filed to 111 May T, 1970.	
33	Evan Tezak, Smoke Run, Pa.	402 November Term, 1960
34	May 12, 1970, Sugg Non Pay filed to 113 May T, 1970. Donald C. & Martha J. Waugaman, RD 2, Cherry Tree, Pa.	508 November Term, 1960
35	May 12, 1970, Sugg Non Pay filed to 114 May T, 1970. Thomas J. & Grace Wetzal, Burnside, Pa.	403 November Term, 1960

JANUARY 26, 1970

\* No. 26 SEPTEMBER TERM, 1965, COMMONWEALTH OF PENNSYLVANIA vs. HARRY E. & DORA BELL HOLES, RELEASE OF LIEN, filed

KNOW ALL MEN BY THESE PRESENTS, that the Department of Public Welfare, the plaintiff named in the above entitled judgment, for an in consideration of the sum or one Dollar, lawful money of the Unkted State, 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:

Chest, County and State aforesaid and bounded and described as follows:  
 BEGINNING at a post on the Township Road; thence North 67 degrees West, 19 perches to a post; thence North 58 degrees, 3/4 perches to a stone; thence South 64 degrees West, 51 perches to a rock oak; thence South 50 degrees West 23 perches to a post; thence South 50 1/2 degrees, 80 perches to a post and place of beginning.  
 Containing 2 1/4 acres and 7 1/4 perches and being part tract of land conveyed to George and Jennie Holes by J. A. & Hannah Holes, his wife on the seventeenth (17th) day of November, 1915 and recorded in Deed Book 210, Page 288.  
 NO. 2: BEGINNING at a post on the Township Road thence by land of J. A. Holes South 50 degrees and 30 minutes West, 87.7 perches to a cucumber stump; thence by land and line of James Harrison North fifty degrees, West 17.5 rods to a post on land of S. H. Pounds; thence by the same North 3 1/4 degrees East 98.5 rods to a post on the township road; thence by right-of-way of said road South 30 degrees East 45.6 rods to a post and place of beginning.  
 Containing 18 acres and 49 perches neat measure, the same being part of a large piece or tract of land surveyed in pursuance to a warrant granted in the name of Peter Hersh and being the same premises conveyed by Hester G. McMasters and B. G. McMasters, her husband to George Holes and recorded in Deed Book 228, page 83 and dated the fourth (4th) day of April 1918.  
 NO. 3: BEGINNING at a post on the South side of the township Road the same being the corner of Mrs. Lettie Straw piece or lot, thence by line of said piece or lot of Mrs. Lettie Straw South 5 1/4 degrees West, 82 perches to a post on the tract line; thence by same and land of James Harrison North 50 degrees West, 5 1/2 perches to a stone corner; thence by land of John A. Holes, North 53 degrees East, 80 perches to a Township Road; Thence Southeast by said Township Road and land of David McGarvey to post and place of beginning.  
 Containing 30 acres more or less and being a part of the same land conveyed to the same grantor by deed of Leonard E. McGarvey and Bertha McGarvey, his wife to George Holes and dted the 26th day of January, 1921 and recorded in Deed Book 251, Page 203.

Bell,  
Silberblatt  
& Swoope

WILLIAM E. FLANGO and  
MARGARET J. FLANGO

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JOSEPH M. CINGLE

Pro.	By atty	\$5.50
Atty		3.00
Shff Reese	By atty	7.50
Shff Waite	By atty	13.50
Pro.		3.00
<del>Pro. (Cert. to State)</del>		<del>1.00</del>
Pro.	By atty	2.00
Pro.	By atty	3.50

SEPTEMBER 8, 1965, COMPLAINT IN TRESPASS, filed. One copy certified to the Sheriff.

October 26, 1965, Sheriff's Return, filed.  
Now, September 8, 1965 James B. Reese, Sheriff, deputized the Sheriff of Centre County.  
Now: September 9th A.D. 1965 at 6:30 P.M. EDST, served the within Complaint in Trespass upon the within named defendant Joseph M. Cingle, at his place of residence, in the Village of Clarence, Township of Snow Shoe, County of Centre and State of Pennsylvania, by handing a true and attested copy of the original Complaint in Trespass to the defendant Joseph M. Cingle and made known to him the contents thereof. So Answers, Richard V. Waite.

Now, September 9, 1965 served the within Complaint in Trespass on Joseph M. Cingle 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.

October 26, 1965, Praecipe, filed by Bell, Silberblatt and Swoope By Paul Silberblatt.

Enter judgment in favor of Plaintiff and against Defendant for failure to enter an appearance or file an Answer within 20 days. Damages to be determined seg. leg.

Judgment is entered in favor of the Plaintiff and against the Defendants for failure to enter an appearance or file an answer within twenty (20) days.

Judgment.

*Carl E Walker*  
Prothonotary

December 22, 1965, Notice of Intention to Assess Damages and Affidavit, filed by Bell, Silberblatt & Swoope

December 22, 1965, Praecipe, filed by Bell, Silberblatt & Swoope

Notice of intention to assess damages and affidavit of mailing having been filed and no praecipe to request trial on the issue of damages having been filed, you are directed to enter judgment against the defendant in the amount of \$252.42. Bell, Silberblatt & Swoope, By Paul Silberblatt Attorney for Plaintiff.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Hundred Fifty-Two and 42/100 Dollars, with Interest and Costs.

Debt \$252.42

Interest from December 22, 1965

Judgment.

*Carl E Walker*  
Prothonotary

JANUARY 17, 1966, Praecipe, filed by Bell, Silberblatt and Swoope

Upon payment of Costs mark the above matter Satisfied

Record Costs in the sum of \$26.00 paid in full by Bell, Silberblatt & Swoope this case is this date marked SATISFIED.

S A T I S F I E D

S A T I S F I E D

J. Paul Frantz, Jr

JOHN R. CRAGO, INC.

SEPTEMBER 8, 1965, COMPLAINT IN ASSUMPSIT, filed. Two copies certified to Sheriff.

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CHARLES E. FYE  
CATHERINE FYE

Pro.	By atty	5.00
Atty		3.00

Bell,  
Silberblatt  
& Swoope

KATHLEEN M. MYERS

SEPTEMBER 8, 1965, COMPLAINT IN TRESPASS, filed. Two  
copies certified to the Sheriff.

September 17, 1965, Praecipe, filed by Joseph J. Lee  
Enter my appearance on behalf of the defendants in  
the above entitled case.

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Joseph J.  
Lee

EUGENE MILLIGAN AND  
HALL'S MOTOR TRANSIT  
COMPANY

Pro.	By atty	5.50
Atty		3.00

<p>September 9 8:45 AM EST</p>	<p>Budget Plan Consumer Discount Company Clearfield, Pa.</p> <p>39</p> <p>Orvis Bennett Freda Bennett Mahaffey, Pa.</p> <p>Pro. By Plff 4.50 <i>Orvis Bennett</i> 3.00</p>	<p><u>D. S. B. -- SEPTEMBER 7, 1965</u></p> <p>Payable In Installments</p> <p>By Virtue of Power of Attorney contined 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, Inquisi- tion and Exemption.</p> <p>Debt \$2088.00</p> <p>Atty Comm. 10%</p> <p>Interest from September 7, 1965</p> <p>Filed and Entered by Plaintiff, September 9, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, 24 day of July 1965 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>September 9 9:30 AM EST</p>	<p>SEARS, ROEBUCK &amp; CO. Clearfield, Pa.</p> <p>40</p> <p>Ivan F. McMaster Billie M. McMasters RD 1, LaJose, Pa.</p> <p>Pro. By Plff 4.50</p>	<p><u>D. S. B. -- DATED NOVEMBER 9, 1965</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 Thirty Three and 92/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1833.92</p> <p>Atty Comm. 20%</p> <p>Interest from November 9, 1964</p> <p>Filed and Entered by Plaintiff, September 9, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p>
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Bell, Silberblatt & Swoope

GEORGE SOLOMON

SEPTEMBER 9, 1965, PETITION FOR THE APPOINTMENT OF VIEWERS, filed. One copy certified to Sheriff. One copy certified to Attorney

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2. That your petitioner on the 12th day of July, 1955, received from LeRoy and Isabel Thompson, a deed, recorded in Clearfield County, for 7.31 acres of land in Morris Township.

3. That the construction of the new highway did render access to and from said highway to his home difficult.

4. Said tract of land is traversed by certain highway routes known as State Highway Route 153 and State Highway Route 53, and further designated as Legislative Routes 668 and Route 113, said property lying at the intersection of said roads, particularly the road between Philipsburg and Kylertown with a road that leave that highway and goes to an intersection with Route 322 near the village of Bigler.

5. Said changes in the highway were recommended to the Governor June 30, 1964, approved by the Governor July 20, 1964 and recorded in Clearfield County on August 7, 1964, in a group of maps identified in the office of the Recorder of Deeds as 5-B.

6. Your petitioner was granted a right to a water line going through his property, which water has been affected and been removed and replace by the State Highway employees.

7. That the Legislature passed an Act of Assembly No. 6 on June 22, 1964, which Act of Assembly in Article 3, section 1-302 provides that the act should take effect immediately. Said section says that Article 5 and 7 would not become effective until September 1, 1964, which is now passed. Article 4, section 1-401 provides for the Court of Common Pleas to have exclusive jurisdiction in all condemnation proceedings.

8. The Viewers appointed under the provision of Article 5 of the Act of 1964 under Article 5 section 504, provide viewers are to be appointed in the Court of Common Pleas and a copy furnished to the condemnee on written request therefore.

9. Both Articles 5 and 7 under the provision of Article 5 section 1302 are stated to be applicable to all steps taken subsequent to the effective date of the Act, namely June 22, 1964 and said section further says that said condemnation proceeding shall apply to all cases where the condemnation was affected prior to the effective date of this act.

10. As this approval by the governor was not secured until July 20, 1964, which date is subsequent to June 22, and the new Act of 1964 is applicable.

11. Under the provisions of the Act of June 22, 1964 Purdon's Statutes Vol. 26 section 1-101, to 1-903, Article 9 Section 1-901 repealed all acts inconsistent therewith and specifically saved from repeal section 412 of the Act of June 1, 1945 as to measure of damages as to water rights, oil rights, etc.

12. The Act of 1964 contemplates the filing of a declaration in the Court of Common Pleas of a declaration of taking under Article 4 and the recording of a map in the office of the Recorder of Deeds with notice to the condemnees and the right of preliminary objections. The approval of the Governor in this matter was July 20, 1964 prior to September 1, 1964 so that there is no declaration requiring a written notice of the amount of compensation offered for the condemnation of said property and the map filed in the office of the Recorder of Deeds is provided for under the Act of 1945.

13. Article 2 section 203 of the old Act of 1945, now repealed, provided that the Department of Highways should furnish maps to the public and Article 2, section 206, Purdon's Statutes Vol. 36 section 670-206 provides in the change in the width of lines on the highway, as is this case, that a plan shall be acknowledged and recorded in the Office of the Recorder of Deeds, see Article 2, section 206 of the Act of June 1, 1945.

14. As the Act of 1945, as well as the Act of 1964 contemplates the furnishing to the condemnee to intelligently see and observe what land is being taken and, as the map filed as to Route 313 and 668 in the office of the Recorder of Deed included a former highway and an additional extension of varying lengths, including a triangular section between said highway at the junction and contemplating open ditches which would render the access to and from said highway difficult as to certain portions and, as there were buildings and roads already in existence which may be at a different level, your petitioners' request that a rule be issued and served on the Department of Highways in the office of the local Superintendent of Highways requiring the Department of Highways to provide your petitioner with a map showing the area of the old highway already or previously taken for an assessment of the portion of the old highway that is retained and what portion is to be returned to the property owner and the widths and elevations giving the area of the lands taken under this condemnation proceeding and showing what effect the relocation of the highway at this wpoint would have upon access to and from ~~xx~~ and the value of the remainder of the condemnees' property.

15. While the map would indicate that the Department of Highways intends to condemn the triangular area between the intersections of two highways and extending it at various widths, the area left remaining may be of such location, size or condition as to become worthless or of lesser value, and it is suggested that the map to be furnished shaded in one color the area of the former state highway and in another color the area of the land relinquished and in the third color the new land taken by this condemnation. It is requested that said map be required to be furnished to the parties within 10 days from the date of the order of your Honorable Court and that within a period of 10 days thereafter your Honorable Court shall appoint three viewers to view the premises, take testimony and ascertain the fair amount of damages sustained by your petitioner by reason of the relocation of these highways and offset any damages, if any, by reason thereof.

WHEREFORE, your petitioner pray that a rule be issued directing the Department of Highways to furnish the information requested herein and giving written notice of the compensation offered and an adequate map sufficiently describing the property and on failure to agree on the amount of compensation within a period of thirty days thereafter viewers shall be appointed by your Honorable Court unless an agreement in writing signed by both parties to the contrary has been entered into. And he will ever pray. /s/ George Solomon

W. Albert Ramey

COMMONWEALTH OF PENNA.  
DEPARTMENT OF HIGHWAYS

#916 - Bell, Silberblatt & Swoope  
Advanced Costs \$26.50

Pro. 13.50

Atty 3.00

Shff By atty 8.00

Pro 5.00

Roland Bechtel 43.00

Ernest Baum 43.00

L E. Soult, Jr 77 45

Pro. 5.25

Pro. 2.00

Pro 2.00

Pro *By B & S* 2.00

Pro. 1.00

Pro. 5.00

Pro. 2.00

<p>September 9 1:06 PM EST</p>	<p>Community Consumer Discount Company Clearfield, Pa.</p> <p>42</p> <p>Larry D. Lee Ruth Ellen Lee, Endr. Oliver B. Lee, Endr. RD 2, Mahaffey, Pa.</p> <p>Pro. By Pliff 5.00 <i>Pro by Jeff</i> 1.50</p>	<p>D. S. B. -- DATED SEPTEMBER 8, 1965</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 One 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 \$3150.00</p> <p>Atty Comm. 10%</p> <p>Interest from September 8, 1965</p> <p>Filed and Entered by Plaintiff, September 9, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>13</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>Attest <i>Archie Hill</i> Prothonotary</p>
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<p>John B. Gates</p> <p>September 9 1:50 PM EST</p>	<p>Keystone Trust Company Harrisburg, Pa</p> <p>43</p> <p>Harry W. Shaffer Marie E. Shaffer R. D. Curwensville, Pa.</p> <p>Pro. By atty 4.50 Atty <i>Pro by Jeff</i> 3.00</p>	<p>D. S. B. -- DATED AUGUST 19, 1965</p> <p>Payable One Day after Date</p> <p>By Virtue of Warrant of Attorney hereunto annexed, John B. Gates, Attorney does hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiff in the sum of Two Thousand Dollars and no/100, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2,000.00</p> <p>Atty Comm. 5%</p> <p>Interest from August 19, 1965 Confessed Attorney</p> <p>Filed and Entered by Plaintiff, September 9, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>16</u> day of <u>Feb</u>, 19<u>70</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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Ammerman & Blakely

RANDY G. MOORE, a minor  
by Carl N. Moore, his  
parent and guardian, and  
CARL N. MOORE and  
JOYCE L. MOORE

SEPTEMBER 9, 1965, PRAECIPE FOR WRIT OF SUMMONS, filed.

September 24, 1965 SUMMONS ISSUED TO THE SHERIFF.

October 15, 1965, SHERIFF'S RETURN, filed.

Now, October 4, 1965 at 11:50 o'clock A.M. DST served the within Summons in Trespass on Andrew J. Waterworth at his office, 207 East Cherry Street, Borough of Clearfield, Clearfield County, Pennsylvania by handing to Mrs. Elsie Stewart, nurse and person in charge at the time of this service 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,

October 21, 1965, Praecipe, filed by Smith, Smith and Work, by W. U. Smith.

Enter our appearance for the defendant in the above entitled matter.

February 23, 1966, Praecipe to Issue Rule, filed by Smith, Smith & Work

Issue Rule upon the Plaintiffs to file a Complaint or suffer judgment of non Pros.

FEBRUARY 25, 1966, RULE ISSUED TO SHERIFF.

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SETTLED & DISCONTINUED

Now this 14th day of March, 1966, service of within rule is accepted by Plaintiff by copy thereof. Ammerman & Blakley by David S. Ammerman, Attys for Plff

MARCH 15, 1966, SHERIFF'S RETURN, filed.

Now, March 14, 1966, served the within Rule on Randy G. Moore, by handing to David S. Ammerman, Attorney for the Plaintiff, at his office, Marino Building, East Locust Street, Borough of Clearfield, Clearfield County, Pa., a true and attested copy of the original Rule and made known to him the contents thereof. Attorney Ammerman's endorsement of acceptance is hereto attached and is made a part of this return of service.

Now, March 14, 1966, served the within rule on Carl N. Moore, by handing to David S. Ammerman, Attorney for the Plaintiff, at his office, Marino Building, East Locust Street, Borough of Clearfield, Clearfield County, Pa., a true and attested copy of the original Rule and made known to him the contents thereof. Attorney Ammerman's endorsement of acceptance is hereto attached and is made a part of this return of service.

Now, March 14, 1966, served the within rule on Joyce L. Moore, by handing to David S. Ammerman, Attorney for the Plaintiff, at his office, Marino Building, East Locust Street, Borough of Clearfield, Clearfield County, Pa., a true and attested copy of the original Rule and made known to him the contents thereof. Attorney Ammerman's endorsement of acceptance is hereto attached and is made a part of this return of service. So Answers, William Charney, Sheriff.

March 30, 1966, Complaint in Trespass, filed by Ammerman & Blakley

Service accepted by copy this 4th day of April, 1966, Smith, Smith & Work by Joseph P. Work

APRIL 12, 1966, PRAECIPE FOR APPEARANCE, filed by Smith, Smith & Work by W. U. Smith, Attorney for Defendant Enter our appearance for the defendant in the above stated case.

APRIL 15, 1966, INTERROGATORIES Pursuant to Rules of Civil Procedure Propounded by the Defendant to Plaintiff, filed by Smith, Smith & Work

Now this 6th day of May, 1966. Service of within Interrogatories accepted. Ammerman & Blakley, Attorneys for Plaintiff.

May 26, 1966, MOTION FOR ENLARGEMENT OF TIME WITHIN WHICH INTERROGATORIES MAY BE ANSWERED,

Service accepted by copy 6/23/66. W. U. Smith, Atty by Defendant.

OCTOBER 18, 1966, ANSWERS TO INTERROGATORIES AS PROPUNDED BY DEFENDANT, filed by Ammerman & Blakley

Now October 21, 1966, Service accepted and copy received. W. U. Smith, Attorney for Defendant.

FEBRUARY 15, 1967, PRAECIPE, filed by Smith, Smith & Work Place the above case on the trial list for the next term of Court. Smith, Smith & Work by W. U. Smith, Attorneys for Defendant

SEPTEMBER 7, 1967, ORDER, filed.

NOW, September 7, 1967, trial of the above case is continued in order that plaintiffs may obtain an attorney to represent them in the cause. BY THE COURT, JOHN A. CHERRY, President Judge.

SEPTEMBER 14, 1967, PETITION FOR WITHDRAWAL OF COUNSEL Filed, by AMMERMAN & BLAKLEY

Smith, Smith & Work

ANDREW J. WATERWORTH

Pro.	By atty	7.00
		<del>6.50</del>
Atty		3.00
Shff Reese	By atty	8.50
Pro.	By SS&W	5.00
	Aetna Cas. Ins. Co	
Shff Charney	by	10.00
Pro.	By atty	5.00
SSW	Pro.	2.00
	Pro. By SS&W	2.00
	Pro.	2.00
	Pro.	2.00
	Pro.	2.00
	Pro <i>by S.S.W</i>	2.00
	Pro.	3.50
	Pro	5.00
	Pro	3.50
	Pro	3.50
	Pro.	3.50
	Pro	5.00
	Pro	3.50
	Pro	2.00
#1752	- Ammerman & Blakley	23.50
#1753	- Smith, Smith & Work	9.00
#1754	- Aetna Cas. Ins. Co.	10.00
	Prothonotary	37.50

WHEREFORE your petitioners pray your Honorable Court permit them to withdraw as counsel of record for plaintiffs in this case. Respectfully submitted, AMMERMAN & BLAKLEY, By DAVID S. AMMERMAN

ORDER

NOW this 11th day of September, 1967, on petition of Ammerman & Blakley, counsel of record for plaintiffs in the above entitled case, it appearing that plaintiffs have failed to cooperate with their attorneys in the proper preparation of said case IT IS HEREBY ORDERED AND DECREED that AMMERMAN & BLAKLEY shall be authorized to withdraw as counsel of record for said plaintiffs. Said withdrawal to be effective as of the date of this order. BY THE COURT John A. Cherry, P.J.

<p>Ammerman &amp; Blakley</p>	<p>WILLIAM J. VAIL</p> <p>45</p>	<p>SEPTEMBER 9, 1965, PRAECIPE FOR WRIT OF SUMMONS, filed. September 24, 1965, Summons issued to the Sheriff. October 15, 1965, Sheriff's Return, filed. Now, October 4, 1965 at 9:15 o'clock A.M. DST served the within Summons on Borough of Clearfield, at Mayor's Office, 221 East Market Street, Borough of Clearfield, Clearfield County, Pennsylvania by handing to Dorothy Carbalan, she being Borough Secretary and person in charge at time of this service a true and attested copy of the original Summons in Trespass and made known to her the contents thereof. Now, October 4, 1965 at 9:20 A.M. DST served the within Summons on A. L. Moore, Jr. at his place of business, 201 East Market Street, Borough of Clearfield, Clearfield County, Pennsylvania, by handing to A. L. Moore, Jr., personally a true and attested copy of the original Summons in Trespass and made known to him the contents thereof. Now, October 4, 1965 at 9:25 A.M. DST served the within Summons on Moore &amp; Eshelman, Inc. at their place of Business, 201 East Market Street, Borough of Clearfield Clearfield County, Pennsylvania by handing to A. L. Moore, Jr., Vice-President, 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.</p>
<p>Smith, Smith &amp; Work Joseph J. Lee * Bell, Silberblatt &amp; Swoope</p>	<p>A. L. MOORE, JR. <del>MOORE &amp; ESHELMAN, INC.</del> and BOROUGH OF CLEARFIELD</p>	<p>October 20, 1965, Praecipec for Appearance, filed, by Smith, Smith &amp; Work, Attorney for Defendant. Enter our appearance for the defendants in the above captioned matter. November 16, 1965, Praecipec filed by Bell, Silberblatt and Swoope by Richard A. Bell Enter our appearance for defendant Borough of Clearfield, FEBRUARY 23, 1966, PRAECIPE TO ISSUE RULE <del>XXXXXX</del> filed by Smith Smith &amp; Work. Issue Rule upon the plaintiff to file a Complaint or suffer judgment of Non Pros. FEBRUARY 25, 1966, RULE ISSUED TO SHERIFF. Now this 14th day of March, 1966 service of within rule is accepted by plaintiff by copy thereof. Ammerman &amp; Blakley, s/ David S. Ammerman, Atty for Plff.</p>
<p>* 12/17/66</p>	<p>Released by Order of Court</p>	<p>MARCH 15, 1966, SHERIFF'S RETURN, filed. Now, March 14, 1966, served the within Rule on William J. Vail by handing to David S. Ammerman, Attorney for the Plaintiff, at his office, Marino Building, East Locust Street, Borough of Clearfield, Clearfield County, Pa., a true and attested copy of the original Rule and made known to him the contents thereof. Attorney Ammerman's endorsement of acceptance on said writ is hereto attached and is made a part of this return of service. So Answers, William Charney, Sheriff 1 March 12, 1966, Praecipec for Appearance filed by Joseph J. Lee Enter my appearance for Moore &amp; Eshelman, Inc. one of the defendants in the above case. April 4, 1966, COMPLAINT IN TRESPASS, filed, by Joseph J. Ammerman Service accepted by copy 4/4/66. Smith, Smith &amp; Work by Joseph P. Work, Attorneys for A. L. Moore, Jr. Service accepted by copy 4/4/66. Bell, Silberblatt &amp; Swoope by Richard A. Bell, Attorney for Clearfield Boro. APRIL 12, 1966, PRAECIPE FOR APPEARANCE, filed, by Smith, Smith &amp; Work By W. U. Smith Enter our appearance for the defendant A. L. Moore, Jr one of the defendants in the above captioned case. APRIL 15, 1966, INTERROGATORIES Pursuant to Rules Propounded by the Defendants to the Plaintiffs, filed by Smith, Smith &amp; Work Now this 6th day of May 1966, Service of within Interrogatories accepted. Ammerman &amp; Blakley, Attorneys for the Plaintiff. MAY 26, 1966, Motion for Enlargement of Time within which interrogatories may be Answered, filed. Service accepted by copy June 1, 1966 /s/ Richard A. Bell, Attorney for Clearfield Boro. Service accepted by copy 6/23/66. W. U. Smith, Attorney for A. L. Moore. DECEMBER 17, 1966, STIPULATION AND PRAECIPE, filed. William J. Vail, plaintiff, by his counsel Joseph Ammerman, Esq., A. L. Moore, Jr., defendant, by his counsel William U. Smith, Esq., Moore &amp; Eshelman, Inc., a defendant, by his counsel, Joseph J. Lee, Esq., and Borough of Clearfield, defendant, by Richar A. Bell, esq., of Bell, Silberblatt &amp; Swoope, its counsel, hereby stipulate as follows: (1) That defendant Moore &amp; Eshelman, Inc. is hereby discharged and released as a party defendant in the above captioned proceedings. (2) That judgment on the pleadings be entered in favor of Moore &amp; Eshelman, Inc. against William J. Vail, plaintiff. (3) That in all other respects these proceedings shall continue the same as though Moore &amp; Eshelman, Inc. was never a party thereto, and hereafter shall be captioned William J. Vail vs A. L. Moore, Jr. and Borough of Clearfield.</p>
<p>#1907- Joseph S Ammerman \$26.50 #1908 - William U. Smith 29.00 Prothonotary 7.00</p>	<p>Pro. By atty 5.00 SSW Pro. 2.00 Pro. By SS&amp;Wb 2.00 Pro. 2.00 Pro. 2.00 Shff. Cost By WUS ; 10.00</p>	<p>Pro. By atty 7.00 Atty 3.00 Shff Reese by atty 11.50 Pro. By SS&amp;W Aetna Cas. Ins. Co 5.00 Shff Charney by 10.00</p>
<p>March 12, 1969 DISCONTINUED</p>		

Peoples Bank of Clymer  
Clymer, Pa.

D. S. B. -- DATED JUNE 10, 1965

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.

Sept. 9 46  
9:31 AMEST

Debt \$3000.00

Atty. Comm.

Robert Lee Kendrick  
Ginger Joan Kendrick  
Reynoldsville, Pa.

Interest from June 10, 1965

Filed and Entered by Plaintiff, September 9, 1965

Judgment.

*Carl E. Walker*

Prothonotary

Pro. by Plff 4.50

*Pro by Plff 3.00*

*Sept 17 1965*  
*Depledge Hugh M. Mackin*  
*Peoples Bank of Clymer*  
*Archie Hill*

CONTINUED FROM PAGE 326

No. 2 September Term, 1965

John S. Hile vs Comm of Pa, Dept of Hwys.

3. F. Cortez Bell, Esquire, attorney for the condemnee and Wa. Albert Ramey, Esquire, attorney for the condemnor filed with the Board of View a stipulation in which the requirements of the Eminent Domain code with reference to time of notice of view and hearing and the making of such notice is waived in this matter and further stipulating that a view should be had on the 29th day of October, 1965 and that a hearing should be held on the 15th day of November, 1965. Pursuant thereto the Board of View conducted a view on the subject premises on October 29, 1965 and held a hearing thereon at the Court House, Clearfield, Pennsylvania, on November 15, 1965.

4. Pursuant to Section 511 (3) a copy of the plan showing the extent of the taking upon which the viewers' award is predicated is hereto attached. Also in pursuance to the aforesaid sub-section the Board of View has found that John S. Hile was vested with title in fee simple to the condemned premises.

5. No declaration of taking was filed in this matter and date of injury is inapplicable to the situation at hand.

6. The Board of View's schedule of damages for the premises herein condemned is as follows:

The sum of twelve thousand, three hundred nine and no/100 (12,309.00) dollars is awarded to John S. Hile, condemnee, payable by the Commonwealth of Pennsylvania, Department of Highways, condemnor, as general damages. The date from which damages for delay shall be calculated is October 29, 1965.

7. Attached hereto is the request of the Commonwealth of Pennsylvania, Department of Highways for finding of fact and conclusions of law which are dis used of by the Board of View as follows:

Request #1 is for a finding as to the amount of damages allowed for each of the four structures, and is answered by the Board of View as follows:

The Viewers have allowed \$5,800.00 for the house, \$2,300 for the stable, \$250.00 for the shed and #35 for the pen, situate on the premises condemnend.

Request #2 is for a finding as to the amount of damages if any allowed for water pipe and is answered as follows:

The Board of View has made no allowance for water pipe.

Request #3 is for a finding that the condemnee is not entitled to any damages for water pipe installed in the pre-existing township right-of-way and the Board of View so finds.

8. The schedule of viewers' costs to be paid by Clearfield County is hereunto attached.

9. Ten day notice of intent to file the within report together with a coy of the report is served upon the attorneys for condemnor and condemnee and a copy thereof is hereunto attached.

ALL of which is respectfully submitted s/ Ward Reese, s/ Roland E. Bechtel s/ Joseph A. Dague - Board of View  
BOARD OF VIEW, SCHEDULE OF COSTS TO BE PAID BY CLEARFIELD COUNTY

Payable to WARD REESE, Frenchville, Pennsylvania -- 2 1/2 days @ \$35.00 per day \$ 87.50  
Milage - 4 trips to Clfd 12.00 \$99.50

Payable to ROLAND BECHTEL, DuBois, Pa. -- 2 1/2 days @ \$35.00 per day \$ 87.50  
Milage - 4 trips to Clfd 12.00 \$99.50

Payable to JOSEPH A. DAGUE, Clearfield, Pa. -- 4 1/2 days @ \$35.00 per day \$157.50

Miscellaneous expenses including postage on ordinary and certified mail, stationery, mileage to and from view, telephone DuBois, typing 15.85 \$173.35

January 14, 1966, STIPULATION, filed.

WHEREAS, the Viewers appointed in this cause filed their report on December 14, 1965, and, WHEREAS, both parties are willing to accept this award, they hereby agree to waive the thirty-day period for taking an appeal from the Viewers' award, and the condemnees by their attorney, agree to accept, and the condemnor by its attorney agrees to pay, the award found by the Viewers, in full satisfaction of all the condemnees' claims arising out of the condemnation. WITNESS our hands and seals this 12th day of January 1966.



FIVE (5) REIMBURSEMENT AGREEMENTS, filed. SEPTEMBER 10, 1965 7:35 A.M. E.S.T. The Commonwealth of Pennsylvania, Department of Public Welfare, Plaintiff

By Virtue of Agreement contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand (\$2,000.00) Dollars, with Cost of Suit. Pro. Each Writ \$3.00

Judgment.

*Carl E. Walker*  
Prothonotary

NUMBER	NAME AND ADDRESS OF DEFENDANTS	DATE
11/05/73 48	May 12, 1970, Sugg Non Pay filed to 105 May T, 1970. Elizabeth Lloyd, R.D. Westover, Pa.	June 8, 1965
49	Sept. 2, 1969, Sat. by paper filed. Pro. \$3.00, State tax .50¢ paid. Joseph B. and Virgie R. Madera, R.D. Gramplan, Pa.	August 10, 1965
50	May 12, 1970, Sugg Non Pay filed to 106 May T, 1970. Guila Rainey, R. D. Westover, Pa.	June ;8, 1965
51	May 12, 1970, Sugg Non Pay filed to 112 May T, 1970. <i>April 19, 1965 Sat.</i> Willard L. and Anna L. Thompson, 113 Charles St., Houtzdale, Pa.	July 30 - 3, 1965
52	Sept. 10, 1968, Sat. by paper filed. Pro. \$3.00, State tax .50¢ paid. Howard Woods, Box 83, Burnside, Pa.	June 11, 1965

Curwensville State Bank  
Curwensville, Pa.

Sept. 10 53  
8:21 A.M. E.ST.

D. S. B. -- DATED DECEMBER 14, 1965

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 Forty Four and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$444.00

Atty Comm.

Interest from December 14, 1963

Filed and Entered by Plaintiff, September 10, 1965

Judgment.

*Carl E. Walker*  
Prothonotary

Pro. By Plff 4.50  
*Pro by Plff 1.50*

And Now, 21 day of Feb. 1966 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Annie Hill*  
Prothonotary

<p>Smith, Smith &amp; Work by Joseph P. Work</p> <p>Sept. 10 8:30 AMEST</p>	<p>Community Loan &amp; Discount Co. Clearfield, Pa.</p> <p>54</p> <p>Robert E. Chaplin Coalport, Pa. Clearfield Trust Co. Garnishee Estate of Clifton Weld</p> <p>Pro. by Plff 4.50 Atty 3.00 Pro. by Plff 2.00</p>	<p>D. S. B. -- DATED APRIL 2, 1963</p> <p>Payable in Installments</p> <p>By Virtue of Warrant of Attorney hereunto annexed, Smith, Smith &amp; Work, Attorneys do hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiff in the sum of One Hundred Eighty-four and 78/100 Dollars, with Interest, Attorney/s Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$184.78</p> <p>Atty. Comm.</p> <p>Interest from May 5, 1963</p> <p>Filed and Confessed by Attorneys, September 10, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>September 10, 1965, Interrogatories, filed. WRIT OF EXECUTION 4 September Term, 1965</p>
<p>Sept. 10 8:32 AMEST</p>	<p>Community Consumer Discount Company</p> <p>133 W. Long Ave. DuBois, Pa.</p> <p>55</p> <p>Lilliam F. Kearney James W. Kearney R. D. #3 DuBois, Pa.</p> <p>Pro. by Plff 4.50</p>	<p>D. S. B. -- DATED SEPTEMBER 9, 1965</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 Forty and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2340.00</p> <p>Atty. Comm. 15%</p> <p>Interest from September 9, 1965</p> <p>Filed and Entered by Plaintiff, September 10, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p>

Sears, Roebuck & Co.  
240 E. Market St.  
Clearfield, Pa.

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

Payable 60 months 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 Thirty Nine and 50/100, With Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Sept. 10  
2:56 PMEST

56

Debt \$829.50

Elizabeth Vogle  
Earl Vogle  
1110 W. Hannah St.  
Houtzdale, Pa.

Atty. Comm. 15%  
Interest from August 4, 1962  
Filed and Entered by Plaintiff, September 10, 1965  
Judgment.

*Carl E. Walker*  
Prothonotary

Pro. by Plff 4.50  
*Bro. By Plff 3.00*

*28 Jan 77*  
*Raymond Witherow*

John B. Gates  
Sept. 11  
8:17 AMEST

Radio & Motor Service, Inc.  
Altoona, Pa.

D. S. B. -- DATED NOVEMBER 13, 1965,

Payable 30 days after date  
By Virtue of Warrant of Attorney hereunto annexed, John B. Gates, Attorney does hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiff in the sum of One Thousand Four Hundred Thirty Four and 76/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

57

Debt \$1434.76

David Hamilton  
Mary A. Hamilton  
Coalport, Pa.

Atty. Comm 10%  
Interest from June 26, 1965  
Filed and Confessed by Attorney, September 11, 1965  
Judgment.

*Carl E. Walker*  
Prothonotary

Pro. by Atty 4.50  
Atty. 3.00

<p>Clifford A Johnston</p> <p>Sept. 11</p> <p>8:11AM EST</p>	<p>FRED H. HERMAN &amp; WESLEY M. MICHAELS, T/A THE PASSMORE HOTEL</p> <p>58</p> <p>Joseph E. Volk &amp; Frances Volk, hiw wife</p> <p>Pro. By atty 5.00 Atty 3.00 Pro. By atty 1.00</p>	<p><u>D. S. B. -- ON LEASE AGREEMENT - DATED AUG. 23, 1963</u></p> <p>Payable In Installments</p> <p>By Virtue of Warrant of Attorney hereunto annexed, Clifford A. Johnston, Attorney, does hereby appear for the Defendant and Confess Judgment against the Defendants and in favor of the Plaintiff in the sum of Two Hundred Seventy and No/100 Dollars, with Interest, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$270.00</p> <p>Atty Comm.</p> <p>Interest from September 1, 1965</p> <p>Filed and Confessed by Attorney, September 11, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p><u>September 11, 1965</u>, Affidavit of Default, filed.</p> <p>SATISFIED ON Writ of Execution #15 September Term, 1966</p>
<p>Bell, Silberblatt &amp; Swoope</p> <p>September 11</p> <p>8:30 AM EST</p>	<p>General Electric Credit Credit Corporation</p> <p>59</p> <p>Allen Giles Ethelene Giles</p> <p>Pro. By Plff 4.50 O.C Pro. By Atty 7.50</p>	<p><u>SEPTEMBER 11, 1965, AGREEMENT to Revive and Continue</u></p> <p>Judgment entered to No. 68 September Term, 1960.</p> <p>By Virtue of Agreement contined herein, the Defendants agree that Judgment be revive in the sum of One Thousand Seven Hundred Seventy Eight and 34/100, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1778.34</p> <p>Atty Comm. 683.10</p> <p>No Interest</p> <p>Filed and Entered by Plaintiff, September 11, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>AND NOW Oct. 18 1965 Having received payment full of debt, interest, and costs on this judgment, I hereby docket same satisfied. <i>Bell, Silberblatt &amp; Swoope</i> <i>By Isaac Silberblatt</i></p> <p>Attest <i>Archie Hill</i> Prothonotary</p>

Bell,  
Silberblatt  
& Swoope

GENERAL ELECTRIC CREDIT  
CORPORATION

SEPTEMBER 11, 1965, AGREEMENT TO REVIVE and Continue Lien  
Entered to No. 142 September Term, 1960.

Sept. 11  
8:31 AM EST

60

By Virtue of Agreement contained herein, Defendants  
agree to revive the Lien in the sum of Six Hundred,  
Thirty-Eight and 25/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving  
Stay, Inquisition and Exemption.

Debt \$638.25

Atty Comm. 382.95

No. Interest

Filed and Entered by Plaintiff, September 11, 1965  
Judgment.

John Henshaw  
Mary Hane Henshaw

*Carl E. Walker*

Prothonotary

*Oct. 8 1965*

O.C.

Pro. By Plff 4.50

Pro. By atty 6.50

*Pro* By atty 1.50

*Bell, Silberblatt & Swoope, P.C.*  
*Attest Archie Hill*  
Prothonotary

Clearfield Trust Company  
Clearfield, Pa.

D. S. B. -- DATED MARCH 17, 1964

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 Six Hundred  
Fifty-Three and 14/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving  
Stay, Inquisition and Exemption.

Sept. 11  
10:10 AM EST

61

Debt \$3,653.14

Atty Comm. 10%

Interest from March 17, 1964

Filed and Entered by Plaintiff, September 11, 1965  
Judgment.

Lottie Fay Cimino  
Michael A. Cimino  
230 W. Market St.  
Clearfield, Pa.

*Carl E. Walker*

Prothonotary

(SAT. AS TO

Carns Bros, Inc., Endr.  
Clearfield, Pa.

Pro. By Plff 5.00

April 28, 1967, Praecipe filed by Clearfield Trust  
Company, signed by Asbury W. Lee III, President.  
Satisfy Judgment only as to Carns Bros, Inc, Endorser  
on the Note.

<p>Sept 11 10:55 AMEST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>62</p> <p>Ray A. Collar Fay I. Collar 115 Hill St. Clearfield, Pa.</p> <p>Pro. by Deft. 4.50 <i>Pro by Deft 1.50</i></p>	<p>D. S. B. -- DATED SEPTEMBER 11, 1965</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 Fifteen and 94/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1115.94</p> <p>Atty. Comm. 10%</p> <p>Interest from September 11, 1965</p> <p>Filed and Entered by Plaintiff, September 11, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>16</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. Attest <i>Archie Hill</i> Prothonotary</p>
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<p>Sept 11 10:56 AMEST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>63</p> <p>Phlem Knepp Violet Knepp Wallaceton, Pa.</p> <p>Pro. by Deft 4.50 <i>pro. by deft 3.00</i></p>	<p>D. S. B. -- DATED SEPTEMBER 11, 1965</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 Eighteen Hundred Forty-two and 95/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1842.95</p> <p>Atty. Comm. 10%</p> <p>Interest from September 11, 1965</p> <p>Filed and Entered by Plaintiff, September 11, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>13th</u> day of <u>May</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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Sept 11 10:57 AM EST

64

Chester F. Williams  
Coal Hill Road  
Clearfield, Pa.

Pro. *by Dept* 4.50

D. S. B. -- DATED SEPTEMBER 10, 1965

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-Four Hundred Eighty-five and 53/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$3485.53

Atty. Comm. 10%

Interest from September 10, 1965

Filed and Entered by Plaintiff, September 11, 1965

Judgment.

*Carl E. Walker*  
Prothonotary

Sept 11 7:59 AM EST

65

Capital Finance Corporation  
10 East Long Ave.  
DuBois, Pa.

Curtis Teats  
Emma Teats  
Luthersburg, Pa.

Pro. by *Beff* 4.50  
*Pro by Beff* 1.50

D. S. B. -- DATED SEPTEMBER 7, 1965

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 One and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$261.00

Atty. Comm.

Interest from September 7, 1965

Filed and Entered by Plaintiff, September 11, 1965

Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 22 day of *July* 1966 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Prothonotary*  
*Prothonotary*

<p>Sept. 13 8:03 AM EST</p>	<p>First National Bank of Philipsburg, Pa.</p> <p>66</p> <p>John F. McGuire Cinda Lou Hubler RD Philipsburg, Pa. Hobert Hubler Agnes Hubler Allport, Pa.</p> <p>Pro. By Plff 5.50 <i>Pr 4 3</i></p>	<p><u>D. S. B. -- DATED SEPTEMBER 10, 1965</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 Four Thousand Six Hundred Sixty and ;88/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$4660.88</p> <p>Atty Comm. 5%</p> <p>Interest from September 10, 1965</p> <p>Filed and Entered by Plaintiff, September 13, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <i>24</i> day of <i>June</i> 19 <i>68</i> 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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CONTINUED FROM PAGE 346 - NO. 2 SEPTEMBER TERM, 1965 - JOHN S. HILE, al VS Comwth of Pa.  
Signed by Bell, Silberblatt & Swoope by F. Cortez Bell, Attorney for Condemnees and W. Albert Ramey by Thomas F. Morgan, Attorney for Condemnor.  
One copy of the above Stipulation, certified to Attorney Thomas F. Morgan.

Ammerman & Blakley

IN RE: COUNTY TREASURER PUBLIC SALE OF REAL ESTATE ADVERTISED FOR AUGUST 2, 1965.

SEPTEMBER 13, 1965, REPORT AND RETURN OF LOUISE MAHAFFEY, County Treasurer of Clearfield County, Pa., of Properties sold at Treasurer's Sale, advertised for August 2, 1965

67

Pro. 10.00

2. Notice of said Treasurer's Tax Sale was duly advertised by newspaper publication in two newspapers of general circulation published in Clearfield County, viz: (2) In the Clearfield Progress, Clearfield, Pennsylvania on July 12, 19 & 26, 1965 f (b) In the DuBois Courier-Express, DuBois Pennsylvania, on July 12, 19 & 26, 1965 Copies of the advertisements appearing in the said Clearfield Progress and in the DuBois Courier-Express are hereto attached, each being accompanied by an Affidavit of Publication such advertisements and the accompany Affidavits of Publication are herein incorporated and made part hereof.

Set forth in the notice of such Treasurer's Tax Sale advertised as aforesaid were the purpose, the time, the place and the terms of such sale, a list of the real estate affected and its location, the owner or reputed owner of each, the amount of taxes, interest and costs of advertising and postage

As to each tract sold, there was also taxed as part of the costs of the proceedings the following, viz. Selling each tract, \$0.25, writing and signing each, \$1.50; acknowledging every deed \$0.50 and Prothonotary's Costs \$3.00

3. That the said Treasurer's Tax Sale of Real Estate was hold on August 2, 1965

4. At least ten days before the said Clearfield County Treasurer's public sale of real estate held on August 2, 1965, written notice thereof was served by certified mail upon the owner or reputed owner, where known, of each parcel of land sold at the said Treasurer's Sale; and where service could not be made by certified mail upon the owner or reputed owner, such person or persons were served by posting a notice of the said sale upon a conspicuous portion of the premises were ~~known or reputedly known to the Treasurer or his assistants~~ the identity and location of said premises were known or could be ascertained and, in all such cases, notices to the owner were posted upon the bulletin board in the Court House ten days prior to the tax sale.

Clearfield County, Pennsylvania, respectfully prays that the said tax sale be confirmed nisi; and, if, after due publication of a general notice once in a newspaper of general circulation, circulating throughout the County, no objections or exception are filed within sixty (60) days of the date of filing this report and return, that a decree of absolute confirmation shall be entered as of course by the Prothonotary

ORDER OF COURT:

NOW, this 13th day of September, 1965, the Report and Return of the County Treasurer as to the Treasurer's Public Tax Sale of real estate for delinquent taxes advertised for and held on August 2, 1965, having been presented, and it appearing to the Court that said sale has been regularly conducted, viz: it is hereby ORDERED AND DECREED as follows, viz:

- 1. The said report and the sales so made are hereby confirmed
2. The County Treasurer shall, at the expense of the County, publish a general notice once in at least one newspaper of general circulation, circulating throughout the county, stating that the Report of the County Treasurer with respect to sale for delinquent taxes has been presented to the Court, giving the date thereof, and that exceptions thereto may be filed within sixty (60) days after the date of return. if no exceptions are filed, the report will be confirmed absolutely as of course by the Prothonotary.
3. If case no objections or exceptions are filed to any such sale within sixty (60) days after the date of return, a decree of absolute confirmation; shall be entered as of course by the Prothonotary. By The Court, John A. Cherry, P. J.

Now, November 22, 1965, Report of Louise Mahaffey, Treasurer of Clearfield County is Confirmed "ABSOLUTELY" Carl E. Walker, Prothonotary
NOVEMBER 22, 1965, PRAECIPE FOR DECREE OF ABSOLUTE CONFIRMATION, filed.
Approved this 22nd day of November 1965, John A. Cherry, President Judge.

<p>Sept. 13 9:30 AM EST</p>	<p>Community Consumer Dis- county Company Curwensville, Pa.</p> <p>68</p> <p>Richard E. Peterman Louise Peterman Grampian, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Jeff 1.50</i></p>	<p><u>D. S. B. -- DATED SEPTEMBER 9, 1965</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 September 9, 1965</p> <p>Filed and Entered by Plaintiff, September 13, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, 8 day of Jan 19 66 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>Sept. 13 9:31 AM EST</p>	<p>Community Consumer Dis- count Company Curwensville, Pa.</p> <p>69</p> <p>Lawrence E. Barr Margaret L. Barr Naulton Road Curwensville, Pa.</p> <p>Pro. By Plff 4.50</p>	<p><u>D. S. B. -- DATED SEPTEMBER 10, 1965</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 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.</p> <p>Debt \$4656.00</p> <p>Atty Comm. 10%</p> <p>Interest from September 10, 1965</p> <p>Filed and Entered by Plaintiff, September 13, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>Satisfied on Writ of Execution #11 May Term, 1967</p>
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J. Paul Frantz, Jr.

JOHN R. CRAGO, INC.

SEPTEMBER 13, 1965, COMPLAINT IN ASSUMPSIT, filed. Two copies certified to the Sheriff.

70

October 21, 1965, Sheriff's Return, filed. Now, September 18, 1965, at 2:00 o'clock P.M. (DST) served the within Complaint in Assumpsiton Calvin Jordan at his place of residence, Terr Addition, Lawrence Township, Clearfield County, Pennsylvania by handing to Elaine Jordan, his wife an adult member of the family a true and attested copy of the original Complaint in Assumpsit and made known to her the contents thereof.

Now, September 18, 1965 at 2:05 o'clock P.M. (DST) served the within Complaint in Assumpsit on E. L. Jordan at her residence, Kerr Addition, Lawrence Township, Clearfield County, Pennsylvania, by handing to E. L. Jordan 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.

CALVIN JORDAN

E. L. JORDAN

October 21, 1965, Praeipe for Judgment, filed by J. Paul Frantz, Jr.

Enter judgment in favor of John R. Crago, Inc., Plaintiff, and against Calvin Jordan and E. L. Jordan, Defendants, for want of an appearance and failure to file an Answer or other defensive pleading according to the calculation below: Debt \$737.28, Interest from August 23, 1965.

Pro. By atty 5.00  
Atty 3.00  
Shff Reese by atty 10.20  
Pro. By atty 3.50

Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Seven Hundred Thirty-Seven and 28/100 Dollars, for want of appearance or answer, with Interest and Costs

Debt \$737.28  
Interest from August 23, 1965  
Judgment.

*Carl E. Walker*  
Prothonotary

Sept. 13  
2:50 PM EST

County National Bank at  
Clearfield, Pa.

71

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

Pro. By Deft 4.50  
*Pro by deft* 1.50

D. S. B. -- DATED SEPTEMBER 13, 1965  
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-Nine ;Hundred Ninety-  
Two and No/100 Dollars, with Interest, Attorney's Commis-  
sion, Cost of Suit, Release of Errors, Waiving Stay,  
Inquisition and Exemption.  
Debt \$2992.00  
Atty Comm. 10%  
Interest from September 13, 1965  
Filed and Entered by Plaintiff, September 13, 1965  
Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 21 day of May 1966 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.  
Attest *Archie Hill*  
Prothonotary

Sept. 14  
9:30 AM EST

Community Consumer Dis-  
count Company  
Clearfield, Pa.

72

Charles Brown  
Joan Brown  
Berkley Manor  
Paulsboro, N. J.  
Elizabeth Brown, Endr.  
John Brown, Endr.  
708 Dailey St., Clfd, Pa.

Pro. By Plff 5.50  
*Pro By Plff* 3.00

D. S. B. -- DATED SEPTEMBER 11, 1965  
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  
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 Comm. 10%  
Interest from September 11, 1965  
Filed and Entered by Plaintiff, September 14, 1965  
Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 20th day of Feb 1969 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 SEPTEMBER 3, 1965

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 Three Hundred  
Fourteen and 39/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving  
Stay, Inquisition and Exemption.

Sept. 14 73  
9:35 AM EST

Debt \$1314.39

Robert R. Smith

Atty Comm. 5%

Mary Smith

Interest from September 3, 1965

RD 2, Box 369

Filed and Entered by Plaintiff, September 14, 1965

Philipsburg, Pa.

Judgment.

*Carl E. Walker*

Prothonotary

Pro. By Plff 4.50

*Dw by Plff 3.00*

And Now, 4 day of Feb 1975 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Raymond M. Guthrie*  
Prothonotary

Universal C. I. T. Consumer  
Discount Company  
3108 Pleasant Valley Blvd  
Altoona, Pa.

D. S. B. -- DATED SEPTEMBER 4, 1965

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.

Sept. 14 74  
9:59 AM EST

Debt \$1488.00

Jack E. Boob

Atty Comm. 15%

Dorothy Boob

Interest from September 4, 1965

RD 1, Osceola Mills, Pa.

Filed and Entered by Plaintiff, September 14, 1965

Judgment.

*Carl E. Walker*

Prothonotary

Pro. By Plff 4.50

<p>ASSIGNED TO</p> <p>Sept. 14</p> <p>10:05 AM EST</p>	<p>Mellon National Bank &amp; Trust Company</p> <p>Fifth &amp; Liberty Aves.</p> <p>Pittsburgh, Pa.</p> <p>United States of America Federal Housing Administration</p> <p>75</p> <p>Mike Cowell</p> <p>Madeline Cowell</p> <p>Box 34, Morann, Pa.</p> <p>Pro. By Plff 4.50</p> <p>Pro <i>by U.S.A.</i> 3.00</p>	<p><u>D. S. B. -- DATED JUNE 4, 1965</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 Eight and ;80/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1408.80</p> <p>Atty Comm. 20%</p> <p>Interest from June 4, 1965</p> <p>Filed and Entered by Plaintiff, September 14, 1965 Judgment.</p> <p><i>Carl E. Walker</i></p> <p>Prothonotary</p> <p><u>MARCH 13, 1969, ASSIGNMENT</u>, filed.</p> <p>FOR VALUE RECEIVED and intending to be legally bound hereby, MELLON NATIONAL BANK AND TRUST COMPANY does hereby, this 15th day of Nov. 1968, sell, assign, transfer and set over all of its right, title and interest in and to the above stated judgment, debt and interest thereon, without warranty (except as to the insurability of the note on which said judgment is entered) and without recourse, to the United States of America, its successors and assigns, and hereby authorizes the Prothonotary of said County to enter this assignment of record. MELLON NATIONAL BANK AND TRUST COMPANY By John J. Curran, Jr. Assistant Vice-President</p>
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<p>Sept. 14</p> <p>10:55 AM EST</p>	<p>First National Bank of Philipsburg, Pa.</p> <p>76</p> <p>Arthur James Hubler</p> <p>Lorraine Hubler</p> <p>Box 75, Allport, Pa.</p> <p>Pro. By Plff 4.50</p> <p><i>Pro. by Off</i> 1.50</p>	<p><u>D. S. B. -- DATED SEPTEMBER 13, 1965</u></p> <p>Payable <del>INXXXXXXXXXXXX</del> 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 Thousand and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$5,000.00</p> <p>Atty Comm. 5%</p> <p>Interest from September 13, 1965</p> <p>Filed and Entered by Plaintiff, September 14, 1965 Judgment.</p> <p><i>Carl E. Walker</i></p> <p>Prothonotary</p> <p>And Now, <u>25</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 <i>Archie Hall</i></p> <p>Prothonotary</p>
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County National Bank at  
Clearfield, Pa.

D. S. B. -- DATED SEPTEMBER 14, 1965

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 Seventy  
Seven and 60/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving  
Stay, Inquisition and Exemption.

Sept. 14  
1:45 PM EST

77

Debt \$3177.60

Atty Comm. 10%

Interest from September 14, 1965

Filed and Entered by Plaintiff, September 14, 1965  
Judgment.

Thelma J. Uncles  
Nellie E. Winters  
Hyde, Pa.

*Carl E. Walker*  
Prothonotary

Pro. By Deft 4.50

*Pro 7 Deft 3.00*

And Now, 15 day of July 1968, by paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Archie Hill*  
Prothonotary

Bell,  
Silberblatt  
& Swoope

CURWENSVILLE STATE BANK  
Curwensville, Pa.

D. S. B. -- DATED AUGUST 23, 1965

Payable One Day after Date

By Virtue of Warrant of Attorney hereunto annexed,  
Bell, Silberblatt & Swoope, Attorneys, do hereby appear  
for the Defendant and Confess Judgment against the  
Defendants and in favor of the Plaintiff 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.

Sept. 14  
2:08 AM EST

78

Debt ; \$3,000.00

Atty Comm. 10% 300.00

Interest from August 23, 1965

Filed and Confessed by Attorneys, September 14, 1965  
Judgment.

Clinton C. Spencer  
Anna M. Spencer  
R.D., Grampian, Pa.

*Carl E. Walker*  
Prothonotary

Pro. By Atty 4.50

Atty 3.00

*Pro by self 3.00*

And Now, 17th day of July 1968, By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Archie Hill*  
Prothonotary

<p>Sept. 14 2:35 PM EST</p>	<p>Clearfield Trust Company Clearfield, Pa.</p> <p>79</p> <p>James E. Conrad Stronch, Pa.</p> <p>Pro. By Plff 4.50</p>	<p><u>D. S. B. -- DATED SEPTEMBER 9, 1965</u></p> <p>Payable On November 9, 1965</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. 10%</p> <p>Interest from September 9, 1965</p> <p>Filed and Entered by Plaintiff, September 14, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p>
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<p>Sept. 14 2:40 PM EST</p>	<p>Gleason &amp; Cherry</p> <p>Union Banking &amp; Trust Co DuBois, Pa.</p> <p>80</p> <p>Neil Beaton Roma Beaton 308 E. Park Ave. DuBois, Pa.</p> <p>Pro. By atty 4.50 Atty 3.00 Pro By Plff 3.00</p>	<p><u>D. S. B. -- DATED SEPTEMBER 9, 1965</u></p> <p>Payable On Demand</p> <p>By Virtue of Warrant of Attorney hereunto annexed, Gleason &amp; Cherry, Attorneys, do hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiff in the sum of Twenty Four Hundred Ninety Seven and 47/100 Dollars, with Interest Attorney's Commission, Cost of Suit, Release ; of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2497.47</p> <p>Atty Comm. 10% <u>249.74</u> \$2747.21</p> <p>Interest from September 9, 1965</p> <p>Filed and Confessed by Attorneys, September 14, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>9</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>Attest <u><i>Archie Hill</i></u> Prothonotary</p>
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Community Consumer Dis-  
count Company  
Curwensville, Pa.

D. S. B. -- DATED SEPTEMBER 11, 1965

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  
Seventy Six and No/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving  
Stay, Inquisition and Exemption.

Debt \$2976.00

Atty Comm. 10%

Interest from September 11, 1965

Filed and Entered by Plaintiff, September 15, 1965

Judgment.

*Carl E. Walker*

Prothonotary

Sept. 15 81  
9:30 AM EST

Albert Lippart  
Blanche Lippart  
RD 1, Curwensville, Pa.

Pro. By Plff 4.50  
*Pro by Plff* 1.50

And Now, 30 day of Aug 1967  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Archie Hill*  
Prothonotary

Capital Consumer Dis-  
count Company  
DuBois, Pa.

D. S. B. -- DATED SEPTEMBER 13, 1965

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, Four Hundred  
Sixteen and No/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving  
Stay, Inquisition and Exemption.

Debt \$4,416.00

Atty Comm. 15%

Interest from September 13, 1965

Filed and Entered by Plaintiff, September 15, 1965

Judgment

*Carl E. Walker*

Prothonotary

Sept. 15 82  
9:47 AM EST

Hanna Rake  
Clifford O. Rake  
925 S. Brady St.  
DuBois, Pa.

Pro. By Plff 4.50

Smith,  
Smith &  
Work

COUNTY NATIONAL BANK AT  
Clearfield, Pa.

D. S. B. -- DATED SEPTEMBER 13, 1965

Payable In Installments

By Virtue of Warrant of Attorney hereunto annexed,  
Smith, Smith & Work, Attorneys do hereby appear for the  
Defendants and Confess Judgment against the Defendants  
and in favor of the Plaintiff in the sum of One Thousand  
Two Hundred and No/100 Dollars, with Interest, Attorney's  
COmmision, Cost of Suit, Release of Errors, Waiving  
Stay, Inquisition and Exemption.

Sept. 15  
10:00 AM EST

83

William O. McCusker  
Vivian McCusker  
Irvona, Pa.

Debt \$1200.00

Atty Comm. 10%

Interest from September 13, 1965

Filed and Confessed by Attorneys, September 15, 1965  
Judgment.

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

*Carl E. Walker*

Prothonotary

And Now, 23 day of June 1969 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 SEPTEMBER 11, 1965

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 Fifteen Hundred Twenty-four  
and 61/100 Dollars, with Interest, Attorney's Commission,  
Cost of Suit, Release of Errors, Waiving Stay, Inquisi-  
tion and Exemption.

Sept. 15  
10:01 AM EST

84

George W. Bock  
Edna M. Bock  
William Conway  
Dixie A. Conway  
RD 1, Box 108  
Woodland, Pa.

Debt \$1524.61

Atty Comm. 5%

Interest from September 11, 1965

Filed and Entered by Plaintiff, September 15, 1965  
Judgment.

Pro. By Plff 5.50  
*Pro by Plff 3.00*

*Carl E. Walker*

Prothonotary

And Now, 22 day of April 1968 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Archie Hill*  
Prothonotary

Joseph J. Lee	GERALDINE R. HOYT	
		85
	DONALD L. HOYT	
	Pro. By atty	7.00
	Atty	3.00
	Shff by Atty	7.50
#2511	Shff Rees	7.50
	Master	75.00
	Clfd Co. Bar	10.00
	Pro.	10.00
	Pro.	s 1.00
#526	- Transfer to Reg. Acct	\$135.00
	<u>\$135.00 Paid by Attorney</u>	
	Master	
#2552	- M. L. Silberblatt,	75.00
#2553	- Clfd Co. Bar Assn	10.00
	Atty \$17.50 Ref. \$14.	
#2554	- Joseph J. Lee	31.50
2511	- Shff. Reese	7.50
	Prothonotary	11.00
		<u>\$135.00</u>

11/25 s/ J. Lee Atty  
11/16 Clfd Co. Bar

SEPTEMBER 15, 1965, COMPLAINT IN DIVORCE, filed. One copy certified to Sheriff.

NOVEMBER 3, 1965, AFFIDAVIT OF SERVICE, filed.  
NOW September 18, 1965 at 8:42 o'clock A.M. EST served the within Complaint in Divorce on Donald L. Hoyt at East Market Street, Borough of Clearfield, Clearfield County, Pa. by handing to Donald L. Hoyt 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

NOVEMBER 1, 1965, PRAECIPE & ORDER FOR APPOINTMENT OF MASTER, Filed.  
AND NOW, November 1, 1965, Geraldine R. Hoyt, plaintiff in this action, moves for appointment of a Master in this action, no answer having been filed by the defendant, personal service having been had on the day of September, 1965. s/ Joseph J. Lee, Atty for Plff  
ORDER: AND NOW, this 1st day of November, 1965, upon praecipe filed by Joseph J. Lee, Esq., attorney for plaintiff, the Court does hereby appoint M. L. Silberblatt, Esq., Master in the above stated case, to take testimony and to report the same to the Court with form of suggested decree. BY THE COURT s/ John A. Cherry, P.J.

NOVEMBER 8, 1965, Sheriff's Return, filed.  
Now, November 6, 1965 at 9:30 o'clock A.M. served the within Notice of Master's Hearing on Donald L. Hoyt ;at E. Market Street, Borough of Clearfield, Clearfield County, Pennsylvania by handing to Donald L. Hoyt personally a copy of the within Notice and made known to him the contents thereof. So Answers James B. Reese, Sheriff.

December 8, 1965, MASTERS REPORT, FILED

And Now, the 9th day of December, 1965, the report of the Master is acknowledged. We approve his findings and recommendations.

We, therefore, DECREE that Geraldine R. Hoyt be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and Donald L. Hoyt. 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 Geraldine R. Hoyt her costs expended in this action. By the Court, John R. Cherry, President Judge.



Gleason & Cherry

UNION BANKING & TRUST CO.  
DuBois, Pa.

Sept. 16  
10:00 AM EST

87

LEWIS S. WEBB  
ESTHER N. WEBB  
Box 53  
Wesleyville, Pa.

Pro. By atty 4.50  
Atty 3.00  
Pro. 1.00  
Pro. 1.00

CONFESSION OF JUDGMENT - ON BOND AND WARRANT -- Dated August 17, 1960.

Payable In Installments

By Virtue of Warrant of Attorney hereunto annexed, Gleason & Cherry, Attorneys, do hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiff in the sum of Seven Thousand Two Hundred Seventeen and 01/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$7,217.01

Atty Comm. 704.91 \$\$7,921.92

Interest from September 23, 1965

Filed and Confessed by Attorneys, September 16, 1965 Judgment.

*Carl E. Walker*

Prothonotary

September 16, 1965, Affidavit of Default, filed

September 16, 1965, Affidavit of Non-Military Service, filed.

WRIT OF EXECUTION 6 SEPTEMBER TERM, 1965

Smith, Smith & Work

FARMERS & MERCHANTS  
BANK OF CHERRY TREE, Pa

SEPT. 16  
10:14 A.M.

88

CLAIR DAISHER  
JOAN DAISHER  
RD 1, Mahaffey, Pa.

Pro. By atty 4.50  
Atty 3.00  
*Pro y Off 1.50*

D. S. B. -- DATED JANUARY 25, 1965

Payable In Installments

By Virtue of Warrant of Attorney hereunto annexed, Smith, Smith & Work, Attorneys, do appear hereby for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiff in the sum of One Thousand Two Hundred Sixty Five and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1265.00

Atty Comm. 15% 189.75

Interest from January 25, 1965

Filed and Confessed by Attorney, September 16, 1965 Judgment.

*Carl E. Walker*

Prothonotary

And Now 20 day of Sept. 1965 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

<p>John B. Gates</p> <p>9/16/65 \$50. Deposit by Atty Clfd. Trust</p> <p>11/10/65 \$100.00 by Atty Clfd. Trust</p>	<p>WILLIAM H. ZINN, JR.</p> <p>89</p> <p>CLARA M. ZINN and WILLIAM H. GILLUNG, Gdn Ad Litem and LEROY HARPSTER, Co-respondent</p>	<p>SEPTEMBER 16, 1965, COMPLAINT IN DIVORCE, filed. Two copies certified to the Sheriff.</p> <p>September 16, 1965, Petition for Appointment of Guardian Ad Litem WHEREFORE, your Petitioner prays that WILLIAM H. GILLUNG be appointed guardian ad litem for Clara M. Zinn, the Defendant in the above captioned matter. /s/ William H. Zinn, Jr. Consent of William H. Gillung, filed. ORDER OF COURT AND NOW, September 16, 1965, William H. Gillung is appointed Guardian A.D. Litem of Clara M. Zinn, the defendant in this action. By the Court, John A. Cherry, P.J.</p> <p>October 4, 1965. Copy of Complaint certified to Attorney.</p> <p>October 25, 1965, Sheriff's Return, filed. September 16, 1965, Sheriff James B. Reese deputized the Sheriff of Mifflin County RETURNS: Lewistown, Mifflin County, Pennsylvania, October 22, 1965. Pursuant to the deputization directed to me by James B. Reese, Esquire, Sheriff of Clearfield County, served Complaint in Divorce and Peition for the Appointment of Guardian Ad Litem in the above captioned matter upon Clara M. Zinn, Defendant, at the Village of Klondyke, Granville Township, Mifflin County, Pennsylvania on September 20, 1965 at 10:00 A.M. EDST, by personally handing true and attested copies of Complaint and Petition to said Defendant and reading and making known unto her the contents thereof. So Answers, H. Fred Foster, Sheriff of Mifflin County. Now, September 16, 1965 deputized the Sheriff of Mifflin County to serve the within Complaint in Divorce, and Petition for Appointment of Guardian Ad Litem on Clara M. Zinn. Now, September 20, 1965 served the within Petition and Complaint on Clara M. Zinn by deputizing the Sheriff of Mifflin County. The return of service of H. Fred Foster, Sheriff of Mifflin County is hereto attached and made part of this return of Service. So Answers, James B. Reese, Sheriff.</p> <p>NOVEMBER 10, 1965, PRAECIPE &amp; ORDER FOR APPOINTMENT OF MASTER, filed. AND NOW, November 10th, 1965, William H. Zinn, Jr., plaintiff in this action, moves for the appointment of a Master in this action, no answer having been filed by the Defendant after personal service having been made on said Defendant on September 20, 1965. s/ John B. Gates, Atty for Plff AND NOW, this 10th day of November, 1965, upon praecipe filed by John B. Gates, Esq., attorney for Plaintiff, the Court does hereby appoint Thomas Morgan, Esq., Master in the above stated case, to take testimony and to report the same to the Court with form of suggested decree. BY THE COURT s/ John A. Cherry, President Judge DECEMBER 16, 1965, PETITION, filed. WHEREFORE, your Petitioner Prays your Honorable Court to vacate your petitioner's appointment as Master, and allow your petitioner such fees as the Court may determine as being justified. /s/ Thomas Morgan ORDER OF COURT: Now, December 15, 1965, upon consideration of the forgoing petition, it is ordered and decreed that the appointment of Thomas F. Morgan, Esq., as Master in this matter be vacated and that he shall be allowed fees of \$25.00 for the services that he has rendered. By the Court, John A. Cherry, P.J. December 20, 1965, Petition for Discontinuance and Refund, filed by John B. Gates, Attorney for Plaintiff WHEREFORE your Petitioner respectfully requests your Honorable Court to authorize the Prothonotary of Clearfield County to return the unused portion of the deposit to your Petitioner as attorney for William H. Zinn /s/ John B. Gates ORDER: Now, December 20, 1965, upon consideration of the within Petition. IT IS ORDERED AND DECREED that the Prothonotary shall return the remainder of the deposit to JOHN B. GATES, ESQ., attorney for WILLIAM H. ZINN, JR. after deducting all proper costs and fees appearing of record or charged against the said deposit. By the Court, John A. Cherry</p>
	<p>Pro. 7.00</p> <p>Atty 3.00</p> <p>Pro. 5.00</p>	
#2463	Shff Reese	9.00
#2464	Shff Foster	11.50
	Pro.	1.00
	Pro.	5.00
	Pro.	5.00
	Master	25.00
	Clfd Co. Bar	5.00
	Pro.	10.00
#531 - Transfer to Reg Acct		\$150.00
\$150.00 Paid by Attorney		
	Master	
#2571 - Thomas F. Morgan		\$25.00
#2572 - Clfd Co. Bar Assn		5.00
#2573 - John B. Gates		66.50
#2463 - Shff Reese		9.00
#2464 - Shff Foster		11.50
	Prothonotary	33.00
		\$150.00



<p>Sept. 16 1:05 EMEST</p>	<p>Community Consumer Discount Company</p> <p>91</p> <p>Richard G. Kenney Betty J. Kenney 1918 Dorey St. Clearfield, Pa.</p> <p>Pro. by Plff 4.50 Atty 3.00 <i>Pro. by Plff</i> 1.50</p>	<p>D. S. B. -- DATED MAY 27, 1965</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 May 27, 1965</p> <p>Filed and Entered by Plaintiff, September 16, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>September 17, 1965, Praecipe for Writ of Execution, filed. by Smith, Smith &amp; Work</p> <p>WRIT OF EXECUTION 7 SEPTEMBER TERM, 1965</p> <p>And Now, <u>13<sup>th</sup></u> day of <u>Oct.</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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<p>Sept 16 1:28 PMEST</p>	<p>Smith, Smith &amp; Work Swops &amp; Swope</p> <p>Cambria County National Bank Carrolltown, Pa.</p> <p>92</p> <p>Alvin L. Shultz Evelyn Shultz R.D., Westover, Pa.</p> <p>Pro. by Plff 4.50 Atty. 3.00 <i>Pro by Plff</i> 1.50</p>	<p>D. S. B. -- DATED AUGUST 31, 1965</p> <p>Payable in Installments</p> <p>By Virtue of Warrant of Attorney hereunto annexed, Smith, Smith &amp; Work, Attorneys do hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiff in the sum of Seven Hundred Eighty Seven and 44/100 Dollars, with Interest Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$787.44</p> <p>Atty. Comm. 15% <u>118.12</u> \$905.56</p> <p>Interest from August 31, 1965</p> <p>Filed and Confessed by Attorney, September 16, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>3</u> day of <u>June</u> 19<u>67</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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The County National Bank  
Clearfield, Pa.

D. S. B. -- DATED SEPTEMBER 16, 1965

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 Interes, Attorney's Commission, Cost of Suit, Release of Errors. Waiving Stay, Inquisition and Exemption.

Debt \$3000.00

Atty. Comm. 10%

Interest from September 16, 1965

Filed and Entered by Plaintiff, September 16, 1965

Judgment.

*Carl E. Walker*

Prothonotary

Sept. 16  
1:48 PMEST 93

Victor Leberatori  
Josephine Liberatori  
Woodland, Pa.

Pro. by Deft. 4.50

*Pro by Deft*

And Now, 4 day of Oct. 1965 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

Smith, Smith &  
Work by  
Joseph P. Work

The County National Bank  
Clearfield, Pa.

SEPTEMBER 16, 1965, AMICABLE REVIVAL, filed. To Revive and Continue Lien entered to No. 229 September Term, 1960

AGREEMENT TO REVIVE

against

By Virtue of Agreement between the Plaintiff and/the Defendants

the above Judgment is revived in favor of the Plaintiff and against the Defendants in the sum of One Thousand Three Hundred Fifty and no/100 with Interest, A<sup>T</sup>torney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1350.00

Atty. Comm. 10%

Interest from October 4, 1960

Filed and Entered by Attorney September 16, 1965

Judgment.

*Carl E. Walker*

Prothonotary

Sept. 16  
2:21 PMEST 94

August Smith  
Irene F. Smith  
RD. Woodland, Pa.

Pro. by Deft. 4.50

OC Pro. by Deft. 3.50

Atty 3.00

*Pro by Deft 3.00*

And Now, 8 day of Nov. 1965 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

<p>Sept. 17 8:00 AMEST</p>	<p>Curwensville State Bank Curwensville, Pa.</p> <p>95</p> <p>Hale T. Fink Shirley Fink New Millport, Pa.</p> <p>Pro. by Plff 4.50</p>	<p><u>D. S. B. -- DATED SEPTEMBER 16, 1965</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 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 \$3,000.00</p> <p>Atty. Comm. 10%</p> <p>Interest from September 16, 1965</p> <p>Filed and Entered by Plaintiff, September 17, 1965</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p style="text-align: center;"><i>Agreement to Revoke to No 1619 May 1970</i></p>
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<p>Sept. 17 9:00 AMEST</p>	<p>Community Consumer Discount Company Clearfield, Pa.</p> <p>96</p> <p>Lucille M. Flegal Robert D. Flegal RD #1, Clearfield, Pa.</p> <p>Pro. by Plff 4.50 <i>Pro. by Plff 4.50</i></p>	<p><u>D. S. B. -- SEPTEMBER 15, 1965--</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 Five Hundred and 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 \$2592.00</p> <p>Atty. Comm. 10%</p> <p>Interest from September 15, 1965</p> <p>Filed and Entered by Plaintiff, September 17, 1965</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>sept</u> 1965 by paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <i>Anne Hill</i> Prothonotary</p>
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First National Bank of  
Philipsburg, Pa.

SEPTEMBER 17, 1965, AMICABLE SCIRE FACIAS, filed. to Revive and  
Continue Lien entered to No. 331 September Term, 1960

By Virtue of Agreement contained herein, Judgment is entered in  
favor of the Plaintiff and against the Defendants in the sum of  
Fourteen Hundred Eighty-three and 22/100 Dollars, with Interest,  
Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay,  
Inquisition and Exemption.

Debt \$1,483.22

Atty. Comm. 5%

Interest from July 25, 1960

Filed and Entered by Plaintiff, September 17, 1965

Judgment.

*Carl E. Walker*

Prothonotary

Sept. 17  
9:46 AMEST

97

Martha Ferris  
Elias Ferris  
Lila Ferris  
722 Hannah St.  
Houtzdale, Pa.

Pro. by Plff 5.00

OC Pro. by Plff 3.50



<p>Sept. 18 8:18 AM EST</p>	<p>PHILIPSBURG THRIFT CORP. Front and Pine Streets Philipsburg, Pa.</p> <p>99</p> <p>George A. Medzie Helen Medzie RD Box214 Philipsburg, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro y Bell</i> 3.00</p>	<p><u>D. S. B. -- DATED MARCH 15, 1965</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 Fifty-Five and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$555.00</p> <p>Atty Comm</p> <p>Interest from March 15, 1965</p> <p>Filed and Entered by Plaintiff, September 18, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker,</i> Prothonotary</p> <p><i>And on July 7<sup>th</sup> 1965</i> filed the above judgment is satisfied in full, interest and cost.</p> <p>Attest: <i>Annie Hill</i> Prothonotary</p>
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<p>Joseph J. Dague</p> <p>Sept. 18 8:19 AM EST</p>	<p>Commonwealth of Penna. Harrisburg, Pa.</p> <p>100</p> <p>R. George/Bell</p> <p>Pro. <i>By Bell</i> \$3.50 Atty 3.00</p>	<p><u>SEPTEMBER 18, 1965, SUGGESTION OF NON-PAYMENT, filed.</u></p> <p>Now, September 18, 1965, notice by certified mail having been served upon the defendant George R. Bell of the filing of this instrument, and no objections having been filed within fifteen days by the defendant aforesaid after service of said notice, Joseph A. Dague, Attorney for the Commonwealth of Pennsylvania, suggests the non-payment of the above judgment in the amount of Three Thousand Eighty-Nine and 77/100 Dollars and hereby directs the Prothonotary to Enter Judgment of Revival against the Defendant, George R. Bell and in faor of the Plaintiff, the Commonwealth of Pennsylvania</p> <p>Debt \$3,089.77</p> <p>Cost of Suit</p> <p>Judgment.</p> <p><u>Suggestion of Non Pay Revives Judgment No. 143 September T, 1960</u></p> <p><i>Carl E. Walker</i> Prothonotary</p> <p><i>6/19/70 - Aug of Revival filed to - 5.30.1970</i></p>
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Sept. 18  
8:20 AMEST

The County National Bank  
at Clearfield, Pa.

101

Ora S. Dubler  
Lillian Olson  
Irvona, Pa.

Pro. by Deft. 4.50  
*Pro by Deft 3.00*

D. S. B. -- DATED AUGUST 30, 1965

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 August 30, 1965

Filed and Entered by Plaintiff, September 18, 1965

Judgment.

*Carl E. Walker*

Prothonotary

*And Now, 2 day of Feb. 1966 By paper filed, the above judgment is satisfied in full of debt, interest and cost.*

Attest *Archie Hill*  
Prothonotary

Sept. 18  
8:21 AMEST

Community Consumer Discount  
Company  
DuBois, Pa.

102

Erma Mae Moore  
Charles A. Moore  
131 E. Weber Ave.  
DuBois, Pa.

Pro. by Plff 4.50  
*Pro by Plff 1.50*

D. S. B. -- DATED SEPTEMBER 17, 1965

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 Seventy Six and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay Inquisition and Exemption.

Debt \$3276.00

Atty. Comm. 15%

Interest from September 17, 1965

Filed and Entered by Plaintiff, September 18, 1965

Judgment.

*Carl E. Walker*

Prothonotary

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

Attest *Archie Hill*  
Prothonotary

Bell,  
Silberblatt &  
Swoope by  
Richard Bell

The First National Bank  
of Erie  
Erie, Pennsylvania

D. S. B. -- DATED JULY 30, 1965

Payable in Installments

By Virtue of Warrant of Attorney hereunto annexed, Bell,  
Silberblatt & Swoope, Attorneys do hereby appear for the Defendants  
and Confess Judgment against the Defendants and in favor of the  
Plaintiff in the sum of One Thousand Six Hundred Eight and 60/100  
Dollars, with Interest, Attorney's Commission, Cost of Suit,  
Release of Errors, Waiving Stay, Inquisition and Exemption.

Sept. 18  
8:45 AMEST

103

Debt \$1608.60

Lewis W. Uncles a/k/a Lewis  
Walter Uncles  
Ruth G. Uncles  
R.D. #3  
Clearfield Pa.

Atty. Comm. 20% 321.72  
Interest from July 30, 1965

Filed and Confessed by Attorneys, September 18, 1965

Judgment.

*Carl E. Walker*

Prothonotary

Pro. by Atty. 4.50

Atty. 3.00

The County National Bank at  
Clearfield, Pennsylvania

D. S. B. -- DATED SEPTEMBER 17, 1965

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 One and 40/100 Dollars with Interest, Attorney's  
Commission, Cost of Suit Release of Errors, Waiving Stay, Inquisition  
and Exemption.

Sept. 18  
10:15 AMEST

104

Debt \$4001.40

Carl R. Blomm  
Judy Bloom  
Glen Richey, Pa.

Atty. Comm. 10%

Interest from September 17, 1965

Filed and Entered by Plaintiff, September 18, 1965

Judgment.

*Carl E. Walker*

Prothonotary

Pro. by Deft 4.50

*Pro by Deft 1.50*

And Now, 9 day of Sept. 1965 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Arthur Hill*  
Prothonotary

<p>September 18 11:42 A.M. EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>105</p> <p>Alfred H. McLaughlin Frances M. McLaughlin R.D.1 Clearfield, Pa.</p> <p>Pro by Deft 4.50 <i>Pro by Deft</i> 1.50</p>	<p>D. S. B. -- DATED SEPTEMBER 18, 1965</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-Seven and 37/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1,297.37</p> <p>Atty Comm 10%</p> <p>Interest from September 18, 1965</p> <p>Filed and Entered by Plaintiff, September 18, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, 24 day of April 1967 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>Gleason &amp; Cherry</p> <p>September 20 8:06 A.M EST</p>	<p>Union Banking &amp; Trust Co. DuBois, Pa.</p> <p>106</p> <p>Ralph J. Srock Hazel G. Srock Troutville, Pa.</p> <p>Pro by Atty 4.50 Atty 3.00 <i>Pro by Plff</i> 1.50</p>	<p>D. S. B. -- DATED SEPTEMBER 18, 1965</p> <p>Payable on Demand</p> <p>By Virtue of Warrant of Attorney hereunto annexed, Gleason &amp; Cherry, Attorneys, do hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiff in the sum of One Thousand Three Hundred Eighty-Seven and 50/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1,387.50</p> <p>Atty Comm 10% <u>138.75</u> \$1,526.25</p> <p>Interest from September 18, 1965</p> <p>Filed and Confessed by Attorneys, September 20, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, 27 day of Sept 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>
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Gleason & Cherry

Union Banking & Trust Co  
DuBois, Pa.

D. S. B. -- DATED SEPTEMBER 16, 1965

September 20  
8:07 A.M. EST

107

Payable on Demand  
By Virtue of Warrant of Attorney hereunto annexed, Gleason & Cherry, Attorneys, do hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiff in the sum of One Thousand Nine Hundred and no/100 Dollars, with Interest, Attorneys Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Harold Greathouse  
305 Wood St., DuBois, Pa.

Debt \$1,900.00  
Atty Comm 10% 190.00 \$2,090.00

Interest from September 16, 1965  
Filed and Confessed by Attorneys, September 20, 1965  
Judgment.

Pro by Atty 4.50  
Atty 3.00  
*Pro by* 3.00

*Carl E. Walker*  
Prothonotary

And Now, 1 day of Sep. 1965 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Annie Hill*  
Prothonotary

Smith, Smith & Work

Houtzdale Bank  
Houtzdale, Pa.

D. S. B. -- DATED SEPTEMBER 17, 1965

September 20  
8:08 A.M. EST

108

Payable One Day After Date  
By Virtue of Warrant of Attorney hereunto annexed, Smith, Smith & Work, Attorneys, do hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiff in the sum of Seven Thousand Five Hundred and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

James E. Couser  
Thomas B. Couser  
David D. Couser  
726-728 Hannah St., Houtzdale

Debt \$7,500.00  
Atty Comm 5%  
Interest, from September 17, 1965  
Filed and Confessed by Attorneys, September 20, 1965  
Judgment.

Pro by Atty 5.00  
Atty 3.00  
*Pro by* 1.50

*Carl E. Walker*  
Prothonotary

And Now, 5 day of June 1967 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Annie Hill*  
Prothonotary

<p>Sept 20 8:16 AM EST</p>	<p>Capital Consumer Discount Company DuBois, Pa.</p> <p>109</p> <p>George Hibbard Patricia Hibbard 126½ Quarry Ave. DuBois, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro. by Off</i> 1.50</p>	<p><u>D. S. B. -- DATED SEPTEMBER 17, 1965</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 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 \$1,044.00</p> <p>Atty Comm. 15%</p> <p>Interest from September 17, 1965</p> <p>Filed and Entered by Plaintiff, September 20, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, 21 day of Jan. 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>Sept. 20 8:25 AM EST</p> <p>F</p>	<p>Curwensville State Bank Curwensville, Pa.</p> <p>110</p> <p>Priscilla Maietta Curwensville, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Off</i> 3.00</p>	<p><u>D. S. B. -- DATED SEPTEMBER 17, 1965</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 Four Thousand and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$4,000.00</p> <p>Atty Comm. 10%</p> <p>Interest from September 17, 1965</p> <p>Filed and Entered by Plaintiff, September 20, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, 8 day of Oct. 1968 filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Archie Hill</i> Prothonotary</p>
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Clifford  
A. Johnston

LYLA JARRETT

SEPTEMBER 20, 1965, COMPLAINT IN DIVORCE, filed. One copy certified to the Sheriff.

\$135 pd by Atty  
10/15/65 C&Z Trust

111

September 24, 1965, Sheriff's Return, filed.  
NOW September 23, 1965 at 8:30 o'clock A.M. DST served the within Complaint in Divorce on Donald Jarrett at his place of employment, C & Z Garage, Route #53, Woodward Township, Clearfield County, Pennsylvania, by handing to Donald Jarrett 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.

DONALD JARRETT

OCTOBER 15, 1965, PRAECIPE & ORDER FOR APPOINTMENT OF MASTER filed.  
AND NOW, October 15, 1965, no entry of appearance having been filed, on behalf of Defendant, and no Answer having been filed within twenty (20) days after personal service, Clifford A. Johnston, Attorney for Plaintiff, moves the Court to appoint a Master in the above case. s/ Clifford A. Johnston, Atty for Plaintiff

ORDER AND NOW, October 15, 1965, upon consideration of the foregoing motion, the Court appoints John B. Gates, Esquire, Master in the above case, to take the testimony and return the same to the Court together with his report of the proceedings had before him and his opinion of the case. s/ John A. Cherry, President Judge

October 25, 1965, Master's Notice, Sheriff's Return, filed.

Now, October 23, 1965 at 8:45 o'clock A.M. (DST) served the within Master's Notice on Donald Jarrett at his place of employment, C & Z Garage, Route #53, Woodward Township, Clearfield County, Pennsylvania by handing to Donald personally a copy of the within Master's Notice and made known to him the contents thereof. So Answers, James B. Reese, Sheriff.

Pro. By atty 7.00

Atty 3.00

Shff Reese By atty 11.10

#2492 Shff Reese 11.10

November 6, 2000 ORDER filed

NOW, this 6<sup>th</sup> day of November, 2000

Case dismissed with prejudice. (SEE FILE FOR ORIGINAL)

BY THE COURT: /s/ Fredric J. Ammerman, Judge

**DISMISSED**

<p>Sept. 20 9:14 AMEST</p>	<p>COMMUNITY CONSUMER DISCOUNT CO. D. S. B. -- DATED SEPTEMBER 17, 1965 Clearfield, Pa.</p> <p>112</p> <p>Helen Beirlair, Executrix of the Charles &amp; Mary Beirlair Estate</p> <p>719 Hannah St. Houtzdale, Pa.</p> <p>Thomas J. Jones 526 S. Second St. Clearfield, Pa.</p> <p>Pro. by Plff. 4.50 <i>Pro. by Plff</i> 1.50</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 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 \$1824.00</p> <p>Atty. Comm. 10%</p> <p>Interest from September 17, 1965</p> <p>Filed and Entered by Plaintiff, September 20, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>24</u> day of <u>May</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>Sept. 20 9:15 AMEST</p>	<p>Community Consumer Discount Co. D. S. B. -- DATED SEPTEMBER 18, 1965 Clearfield, Pa.</p> <p>113</p> <p>Marvin U. Winters Erma Jean Winters Box 61 Wallaceton, Pa.</p> <p>Pro. by Plff 4.50 <i>Pro by Plff</i> 1.50</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 One 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 \$3168.00</p> <p>Atty. Comm. 10%</p> <p>Interest from September 18, 1965</p> <p>Filed and Entered by Plaintiff, September 20, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>11</u> day of <u>Oct</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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J. Paul Frantz  
Sept 20  
10:15 AMEST

Clearfield Machine Co., Inc.  
Clearfield, Pa.  
  
114  
  
Darrell Green  
Munson, Pa.

Pro. by Atty. 5.25  
Atty 3.00  
Harry G. Ganoe 15.00  
J. B. Walker 7.00  
J. B. Walker  
Exec & Alias Exec 51.00

SEPTEMBER 20, 1965, TRANSCRIPT OF JUDGMENT FROM DOCKET OF HARRY  
G. GANOE, J.P., filed.

Judgment entered in favor of the Plaintiff and against the Defendant in the sum of Sixty-eight and 49/100 Dollars, with Interest, and Costs.

Debt \$68.49 Costs \$73.00  
Interest from July 20, 1962 to payment in full  
Judgment.

*Carl E. Walker*

Prothonotary

<p>Clarence R. Kramer</p>	<p>Harry Phillips</p> <p>115</p> <p>Louis Couturiaux</p> <p>Pro by Atty 5.00</p> <p>Atty 3.00</p> <p>Shff Reese by atty 7.50</p> <p>" Waite " " 11.75</p> <p>Pro. By atty 2.00</p> <p>By atty</p> <p>Shff Charney 11.10</p>	<p><u>SEPTEMBER 20, 1965, COMPLAINT IN TRESPASS</u>, filed. One copy certified to Sheriff.</p> <p><u>December 29, 1965, Sheriff's Return</u>, filed.</p> <p><u>October 7, 1965, James B. Reese, Sheriff deputized the Sheriff of Center County</u></p> <p>Letter from Sheriff of Centre County, "The defendant in the above action lives in Chester Hill, Clearfield County, this information was given to me by his mother in Philipsburg, Pa. Signed Richard V. Waite" --Dated December 15, 1965.</p> <p>Now, December 17, 1965, time for service having expired not being able to locate defendant, I return this Complaint unserved. So Answers, James B. Reese, Sheriff.</p> <p><u>JANUARY 11, 1966, PRAECIPE FOR REISSUANCE OF COMPLAINT</u> filed by Clarence R. Kramer, Attorney for Plaintiff.</p> <p>January 11, 1966, COMPLAINT REINSTATED and Issued to the Sheriff.</p> <p><u>MARCH 21, 1966, SHERIFF'S RETURN</u>, filed.</p> <p>Now January 17, 1966 at 2:30 o'clock P M served the within Complaint in Trespass (reinstated) on Louis Couturiaux at his residence, 111 Presqueisle Street, Chester Hill Borough, Clearfield County, Pennsylvania by handing to Louis Couturiaux personally a true and attested copy of the original Complaint in Trespass and made known to him the contents thereof. So Answers, William Charney, Sheriff.</p>
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Indiana Consumer Discount Co., Clearfield, Pa.

D. S. B. -- DATED JUNE 19, 1965

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 Six Hundred and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

September 20 1:50 P.M. EST

116

Debt \$3,600.00

Atty Comm 15%

Interest from June 19, 1965

Filed and Entered by Plaintiff, September 20, 1965

Judgment.

*Carl E. Walker*

Prothonotary

Charles W. Knepp  
Helen L. Knepp  
James Knepp endorser  
Georgia Knepp endorser  
R.D. 3 Clearfield, Pa.

Pro by Plff 5.50  
*Pro by Plff* 3.00

And Now, 8 day of Nov 1965 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

Indiana Consumer Discount Co., Clearfield, Pa.

D. S. B. -- DATED JULY 2, 1965

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 Sixty-Four and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

September 20 1:54 P.M. EST

117

Debt \$1,764.00

Atty Comm 15%

Interest from July 2, 1965

Filed and Entered by Plaintiff, September 20, 1965

Judgment.

*Carl E. Walker*

Prothonotary

Pro by Plff 4.50  
*Pro by Plff* 3.00

James R. Green  
Betty Green  
Mineral Springs, Pa.

And Now, 29 day of Aug 1965 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

<p>Sept. 20 1:55 PM EST</p>	<p>Indiana Consumer Discount Company Clearfield, Pa.</p> <p>118</p> <p>Norman Lee Dunlap Glen Hope, Pa.</p> <p>Pro. By Plff 4.50 Pro. <del>Atty</del> By atty 1.00 Atty 3.00</p>	<p><u>D. S. B. -- DATED DECEMBER 5, 1964</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 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 \$324.00</p> <p>Atty Comm. 15%</p> <p>Interest from December 5, 1964</p> <p>Filed and Entered by Plaintiff, September 20, 1965</p> <p>Judgment.</p> <p style="text-align: center;"><i>Carl E. Walker</i> Prothonotary</p> <p><u>February 8, 1966, Affidavit of Default, filed.</u></p> <p>WRIT OF EXECUTION NO. 1 FEBRUARY TERM, 1966</p>
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<p>Sept. 20 2:45 PM EST</p>	<p>Belin &amp; Belin</p> <p>FAYETTE BANK &amp; TRUST COMPANY Uniontown, Pa.</p> <p>119</p> <p>MARSOLINO INDUSTRIAL SALES, INC. 101 Pittsburgh Rd. Uniontown, Pa.</p> <p>Pro. By atty 4.50 Atty 3.00 Pro. 1.00 Pro. By atty 3.50</p>	<p><u>CONFESSION OF JUDGMENT on D.S.B. --Dated June 17, 1964</u></p> <p>Payable In Installments</p> <p>By Virtue of Warrant of Attorney, Belin &amp; Belin, Attorneys, do hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiffs in the sum of Two Hundred Thirty-Eight Thousand, Two Hundred Seventeen and 03/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$238,217.03</p> <p>Atty Comm. 15% <u>37,732.55</u> \$275,949.58</p> <p>Interest from September 20, 1965</p> <p>Filed and Confessed by Attorney, September 20, 1965</p> <p>Judgment.</p> <p style="text-align: center;"><i>Carl E. Walker</i> Prothonotary</p> <p><u>September 20, 1965, Affidavit of Default, filed.</u> <u>September 20, Praecipe for Writ of Execution, filed.</u> <u>September 23, 1965, ORDER OF LEVY, filed.</u></p> <p>WRIT OF EXECUTION NO. 8 SEPTEMBER TERM, 1965</p> <p><u>September 27, 1965, Order to Take Possession, directed to Sheriff.</u> You are hereby ordered to take possession of the equipment of Marsolino Industrial Sales, Inc., as listed in the Order of Levy to Number 8 September 1965 in execution which is hereby incorporated by reference and made a part hereof. /s/ Belin &amp; Belin</p>
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Sept. 21  
8:55 AM EST

Community Consumer Dis-  
count Company  
Clearfield, Pa.

120

Wilbur McFaye, Jr.  
Joan McFaye  
RD 1, Frenchville, Pa.  
Wilbur C. McFaye, Sr.  
Endorser  
Mary McFaye, Endorser  
RD Frenchville, Pa.

Pro. By Plff 5.50

D. S. B. -- DATED FEBRUARY 11, 1965

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  
Fifty Two and No/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving  
Stay, Inquisition and Exemption.

Debt \$1152.00

Atty Comm. 10%

Interest from February 11, 1965

Filed and Entered by Plaintiff, September 21, 1965  
Judgment.

*Carl E. Walker*

Prothonotary

And Now, 30 day of March 1966 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Archie Hill*  
Prothonotary

Sept. 21  
8:56 AM EST

Community Consumer Dis-  
count Company  
Clearfield, Pa.

121

Faye A. Bell  
Roger W. Bell  
RD 1, Clearfield, Pa.

Pro. By Plff 4.50

*Pro by Plff* 1.50

D. S. B. -- DATED SEPTEMBER 21, 1965

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 One Hundred  
Twenty Eight and No/100, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving  
Stay, Inquisition and Exemption.

Debt \$4128.00

Atty Comm. 10%

Interest from September 18, 1965

Filed and Entered by Plaintiff, September 21, 1965  
Judgment.

*Carl E. Walker*

Prothonotary

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

Attest *Archie Hill*  
Prothonotary

<p>September 21 9:00 A.M. EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>122</p> <p>Le Land Pl Maines Judith F. Maines H. Earl Maines Ethel E. Maines 310 Maple Avel, Clearfield, Pa</p> <p>Pro by Deft 5.50</p>	<p><u>D. S. B. -- DATED SEPTEMBER 17, 1965</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 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>Attorney's Comm 10%</p> <p>Interest, from September 17, 1965</p> <p>Filed and Entered by Plaintiff, September 21, 1965</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p style="text-align: center;"><i>Agreement to Reverse to No 1437 May Term 1970</i></p>
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<p>September 21 9:20 A.M. EST</p>	<p>First National Bank of Philipsburg, Pa.</p> <p>123</p> <p>Ronald N. Ostrofsky Carol Loretta Ostrofsky David S. Hubler Molly H. Hubler Mynson, Pa.</p> <p>Pro by Plff 5.50 <i>Pro by Plff</i> 1.50</p>	<p><u>D. S. B. -- DATED SEPTEMBER 20, 1965</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 Three Thousand Ninety-Seven and 21/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$3,097.21</p> <p>Atty Comm 5%</p> <p>Interest from September 20, 1965</p> <p>Filed and Entered by Plaintiff, September 21, 1965</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>Dec</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>Archie Hill</i> Prothonotary</p>
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Sharp & Gilpatrick

Kenneth Winters, a minor,  
by Russell Winters, his  
Natural guardian, and  
Russell Winters in his own  
right

SEPTEMBER 21, 1965 SUMMONS IN TRESPASS, filed. Issued to Sheriff.

December 31, 1965, Sheriff's Return, filed.  
Now December 31, 1965 time for service having expired,  
I return this Summons unserved. So Answers, James B.  
Reese, Sheriff.

124

John P. Hazjak

Pro by Atty 6.50

Atty 3.00

<p>Belin &amp; Belin \$135 pd 9/21/65 Clfd Court</p>	<p>SUSAN J. ROUGEUX</p>	<p>SEPTEMBER 21, 1965, COMPLAINT IN DIVORCE, filed. One copy certified to the Sheriff.</p>
	<p>125</p>	<p>October 7, 1965, Sheriff's Return, filed. Now October 4, 1965 at 4:15 o'clock P.M. (DST) served the within Complaint in Divorce on Larry W. Rougeux at his residence, Goshen Township, Clearfield County, Pennsylvania by handing to Larry W. Rougeux 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>LARRY W. ROUGEUX</p>	<p>OCTOBER 26, 1965, PRAECIPE &amp; ORDER FOR APPOINTMENT OF MASTER, filed. AND NOW, this 26th day of October, 1965, Susan J. Rougeux, a minor and Plaintiff in this action, moves for appointment of a Master in this action; no Answer having been filed by the Defendant; personal service having been made on the Defendant, Larry W. Rougeux, by the Sheriff of Clearfield County, on October 4, 1965 at 4:15 P.M. BELIN &amp; BELIN By Carl A. Belin, Jr. Atty for Plff</p>
	<p>Pro. by Atty. 7.00</p>	<p>ORDER: AND NOW, this 27th day of October, 1965, upon Praecipe filed by Carl A. Belin, Jr. of Belin &amp; Belin, Esqs., Attorneys for the Plaintiff, the Court does hereby appoint John K. Reilly, Jr., Eq. Master in the above stated case, to take testimony and to report the same to the Court with form of suggestee Decree. BY THE COURT s/ John A. Cherry, P.J.</p>
<p>#2469</p>	<p>Shff Reese <del>XX</del> 9.10</p>	
<p>#2495</p>	<p>Shff Reese 9.10</p>	<p>October 30, 1965, Sheriff's Return, filed. Now, October 29, 1965 at 3:15 o'clock P.M. (DST) served the within Notice of Master's Hearing on Larry W. Rougeux at his residence, Goshen Township, Clearfield County, Pennsylvania by handing to Larry W. Rougeux personally a copy of the within Notice of Master's Hearing and made known to him the contents thereof. So Answers, James B. Reese, Sheriff.</p>
	<p>Master 75.00</p>	
	<p>Clfd Co. Bar 10.00</p>	
	<p>Pro. 10.00</p>	
	<p>Pro. 1.00</p>	
<p>#529 - Transfer Check</p>	<p>\$135.00</p>	<p>December 13, 1965, MASTER's REPORT, filed. AND NOW, the 15th day of December, 1965, the report of the Master is acknowledged. We approve his findings and recommendations.</p>
	<p>\$135.00 Paid by Attorney</p>	<p>We, therefore DECREE that Susan J. Rougeux be divorced and forever separated from the nuptial ties and</p>
	<p>Master</p>	
<p>#2562 - John K. Reilly, Jr.</p>	<p>\$75.00</p>	
<p>#2563 - Clearfield Co. Bar A</p>	<p>10.00</p>	<p>bonds of matrimony heretofore contracted between herself and Larry W. Rougeux.</p>
<p>#2564 - Belin &amp; Belin</p>	<p>20.80</p>	
	<p>Prothonotary 11.00</p>	<p>Thereupon all the rights, duties or claims accruing to either of said parties in pursuance of said marriage,</p>
<p>#2469 - Shff Reese</p>	<p>9.10</p>	<p>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>#2495 - Shff Reese</p>	<p>9.10</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 to the said Susan J. Rougeux her costs expended in this action. By the Court, John A. Cherry, President Judge.</p>

FIVE (5) REIMBURSEMENT AGREEMENTS, filed. SEPTEMBER 22, 1965 7:35 A. M. E.S.T. The Commonwealth of Pennsylvania, Department of Public Welfare, Plaintiff.

By Virtue of Agreement contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand (\$2,000.00) Dollars, with Cost of Suit, Pro. Each Writ \$3.00

Judgment

*Carl E. Walker*

Prothonotary

NUMBER	NAME AND ADDRESS OF DEFENDANTS	DATE
May 12, 1970	Sugg Non Pay filed to 98 May T, 1970. Helen	
126 ***	Andrew and Elizabeth Danko, Grassflat, Pa.	August 26, 1965
127	<del>Oct. 11, 1966 Sat. by paper filed, Pro. \$150; State Tax .50¢ Paid.</del> <del>Donald and Adoree Jane Hunt, Mineral Springs, Pa.</del>	August 27, 1965
128	May 12, 1970, Sugg Non Pay filed to 110 May T, 1970. Willard J. Stiner, RD Box 270, Morrisdale, Pa.	August 25, 1965
** SEE BELOW		
129	Zella B. Elridge, Clearfield, Pa.	June 29, 1965
130	Harold Earl and Dollie Keener, Burnside, Pa.	May 5 and 27, 1965

No. 129 Sept. T, 1965-Commonwealth BPW -vs- Zella B. Elridge

March 25, 1970, Letter from Zella B. Elridge, filed-- Quote  
Prothonotary Office, This is to inform you that I am Sole Owner of the following real property: Previous Deed Clearfield County recorded to Zella B. Elridge and Herbert M. Duttry, Sept. 26, 1945, Vol 371, Page 2. Present Deed Clearfield County recorded to Zella B. Elridge, March 20, 1969, Book 545, Page 565.

I have not authorized my son, Harry Blair Elridge, to encumber my property for any reason, at anytime and I have not put my signature to any agreement.

Kindly tell me what authority your organization has to use my property as security for welfare payable to my son. My monthly income is barely adequate to support myself. I have been living in Alaska a number of years now and my son has been living in my house.

Since when is a 69 year old widow responsible for a 44 year old son? This letter constitutes an objection. I suggest you take action up with Harry Blair Elridge. Very truly yours,  
/s/ Zella B. Elridge, 3228 Richmond, Anchorage, Alaska 99504

(Reg. No. 906, County Clearfield Judgment-Eldridge, Harry Blair-vs-Zella B. Elridge Terre Tenant)

CONTINUED TO PAGE 450

CONTINUED FROM PAGE 347 #44 September Term, 1965 Randy G. Moore et al -vs- Andrew J. Waterworth

Children's Hospital (Clinic), Pittsburgh, Pennsylvania 150.00  
Clearfield Fire Company (Ambulance Service, Clearfield, Pennsylvania 79.50

4. That Blakley and Ammerman instituted suit in this case but withdrew from the action, and counsel were retained to see if a settlement could be effected and are charging Two Hundred and Fifty (\$250.00) Dollars for their fees.

5. That counsel and your petitioners recommend the approval of a settlement in the gross amount of Two Thousand and Five Hundred (\$2,500.00) Dollars, because of the contested liability question in the case: minor plaintiff was crossing the street between an intersection and the witnesses claim that the boy darted in front of the vehicle.

6. That your petitioners approve the proposed settlement because they consider the liability question so grave that under the circumstances it is reasonable.

7. That Randy G. Moore, the minor, was examined by Dr. J. Hayes Woolridge, and that the Doctor found the boy recovered from the aforesaid injuries; excepting for a scar on the forehead and head of the boy. However, the plaintiffs' minor was examined by Dr. Murdock in DuBois who found there is a possible impairment of hearing which came from and as a result of the accident.

WHEREFORE, Petitioners request Your Honorable Court to grant them the authority to compromise the action of the minor, Randy G. Moore, and to make the following distribution of the sum of Two Thousand Five Hundred (\$2,500.00) Dollars:

Carl N. Moore and Joyce L. Moore parents and natural guardians for costs paid \$1,171.15  
Clearfield Trust Company, Trustee for Randy G. Moore, a minor 1,078.85  
Belin & Belin, counsel fees 250.00

s/ Carl N. Moore, Petitioner s/ Joyce L. Moore, Petitioner

CONSENT & JOINDER: THE CLEARFIELD TRUST COMPANY does hereby consent to be the trustee for the minor, Randy G. Moore, and does hereby join in this Petition for Leave to Compromise Minor's Action, The CLEARFIELD TRUST COMPANY s/ Joseph M. Colavecchi, Vice President and Trust Officer

ORDER: AND NOW, August 27, 1968, upon consideration of the foregoing Petition and after hearing, it is ordered that the settlement of this action for the gross sum of \$2,500.00, be and it is hereby approved. counsel fees and expenses are allowed, and distribution directed as follows:

Carl N. Moore and Joyce L. Moore, Parents and natural guardians, for costs paid by them \$1,171.15  
Clearfield Trust Company, Trustee for Randy G. Moore, a minor 1,078.85  
Belin & Belin, counsel fees 250.00

BY THE COURT, John A. Cherry, President Judge

SEPTEMBER 16, 1968, PRAECIPE FOR DISCONTINUANCE, filed.

Please mark the above captioned case settled, discontinued and ended upon payment of your costs. s/ Belin & Belin By Carl A. Belin, Jr.

Record Costs in the sum of \$80.00 having been paid by Smith, Smith & Work, this case is this date marked settled, discontinued and ended.

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

\*\*\* No. 126 Sat. by paper filed, Pro. 3.00 S. tax .59¢ Paid.

<p>September 22 8:30 A.M. EST</p>	<p>Capital Consumer Discount Co 10 E. Long Ave., DuBois, Pa.</p> <p>131</p> <p>Robert Orlosky Helen Orlosky 107 N. Main St., DuBois, Pa.</p> <p>Pro by Plff 4.50 <i>Pro by Plff 3.00</i></p>	<p>D. S. B. -- DATED <u>SEPTEMBER 17, 1965</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 Thousand Eight 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 \$4,896.00</p> <p>Atty Comm 15%</p> <p>Interest from September 17, 1965</p> <p>Filed and Entered by Plaintiff, September 22, 1965</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>9</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>Arthur Hill</i> Prothonotary</p>
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<p>September 22 8:40 A.M. EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>132</p> <p>John H. Cloven, Sr. Mae Cloven Madera, Pa.</p> <p>Pro by Deft 4.50 <i>Pro by Deft 1.50</i></p>	<p>D. S. B. -- DATED <u>SEPTEMBER 20, 1965</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 Seven Hundred Ten and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1,710.00</p> <p>Atty Comm 10%</p> <p>Interest from September 20, 1965</p> <p>Filed and Entered by Plaintiff, September 22, 1965</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>Aug</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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IN RE: PETITION FOR  
COMMITMENT TO A MENTAL  
INSTITUTION OF PRISONER  
OR PERSONS RELEASED ON  
BAIL.  
Donald Floyd Klingensmith

SEPTEMBER 22, 1965, PETITION FILED.  
Entered in Juvenile Docket 6, Page 80.

134

Joseph A. Dague

COMMONWEALTH OF PENNA.  
DEPT. OF REVENUE  
BUREAU OF TRAFFIC SAFETY  
Harrisburg, Pa.

135

SEPTEMBER 22, 1965, PETITION FOR ALLOWANCE OF AN APPEAL,  
filed. One copy certified to Attorney

WHEREFORE, your petitioner respectfully prays that your Honorable Court allow an appeal from the action of the Secretary of the Commonwealth's Department of Revenue or Bureau of Traffic Safety; and, furthermore, that said appeal, if allowed and granted, act in the nature of an Supersedeas, to the action of the aforesaid Secretary suspending petitioner's operating privileges for a period of ninety (90) days, pending the final determination of this appeal; and that the Secretary of Revenue be directed to return petitioner's license or stayed from suspending same during the determination and final disposition of this appeal. /s/ Eugene Louis Cimino, Petitioner  
By Edward T. Kelley, Esq., Petitioner's Counsel  
November 24, 1965, Praecipe, filed by Joseph A. Dague.

Enter my appearance for Commonwealth of Pennsylvania, Department of Revenue, Bureau of Traffic Safety.

December 23, 1965, Transcript of Testimony taken before Hon. John A. Cherry, P.J. on November 24, 1965 Lodged this date by Carl E. Walker, Prothonotary.

September 16, 1966, OPINION AND ORDER, filed.

ORDER:

NOW, September 16, 1966, in view of the foregoing, it is hereby ORDERED that hearing be given to the said defendant by the Bureau of Highway Safety, for the purpose of presentation of testimony in the normal course, and a determination by the said Bureau of whether or not the suspension of license should be entered. Said suspension to be stayed meanwhile. By the Court, John A. Cherry, President Judge.

Pro.	By atty	5.25
Atty		3.00
Pro.		1.00

Edward T. Kelley

EUGENE LOUIS CIMINO

<p>Sept. 23 8:50 AMEST</p>	<p>The County National Bank of Clearfield, Pa.</p> <p>136</p> <p>Walter Lane Esther C. Lane 611 W. Front St. Clearfield, Pa.</p> <p>Pro. by Deft. 4.50 <i>Pro by Deft 3.00</i></p>	<p>D. S. B. -- DATED SEPTEMBER 23, 1965</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 Six Hundred Seventy Six and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$3676.00</p> <p>Atty Comm. 10%</p> <p>Interest from September 23, 1965</p> <p>Filed and Entered by Plaintiff, September 23, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>At 3 Sept. 1970 y 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>Sept 23 10:20 AMEST</p>	<p>Mrs. Mildred R. Delp 405 S. Highland St. DuBois, Pa.</p> <p>137</p> <p>Gerald M. Delp Josephine C. Delp 324 S. Church St. DuBois, Pa.</p> <p>Pro. by Plff 4.50 <i>Pro by Plff 1.50</i></p>	<p>D. S. B. -- DATED SEPTEMBER 14, 1965</p> <p>Payable Five Years 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 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>Atty. Comm. 10%</p> <p>Interest from September 14, 1965</p> <p>Filed and Entered by Plaintiff, September 23, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, 20 day of Oct. 1966 y 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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Bell,  
Silberblatt  
& Swoope

JAMES CARL OGDEN

SEPTEMBER 23, 1965. PETITION FOR THE APPOINTMENT OF VIEWERS, filed.

One copy certified to Sheriff. One copy certified to Attorney.

138

(1.) That your Petitioner is the recipient of a Homestead property, which was given to him under the Will of his father, N. Archer Ogden, who died April 23, 1963. His estate has been administered and First and Final Account was filed.

(2.) That an additional thirty (30) acres was given to William Ogden under the Will of his father, N. Archer Ogden,

(3.) That the Homestead property consists of sixty-five (65) acres, and the title was given to N. Archer Ogden, his having received it under the Will of his father, George W. Ogden, and it is recorded in Will Book 0, Page 163, and the original deed to George W. Ogden was described in a Deed dated January 15, 1914, and recorded in Clearfield County in Deed Book 357, Page 314; said description being by leaps and bounds and described as follows:

BEGINNING at a certain line in the center in the center of Highway Route T-599, being corner of Paul N. Morrison property; thence in a northerly direction 2046 feet, more or less, to the township road at Highway T-610; thence following the said highway in an easterly direction the following distances: 808.5 feet; thence 455.4 feet to a point opposite the intersection of Township Route T-160; thence following said highway T-160 in a southerly direction 401.9 feet; thence by the same 92.4 feet; thence in a southwesterly direction by said highway 782.81 feet; thence leaving the road in a westerly direction along the land of Hile 511.5 feet; thence southerly along the line of Hile 412 feet to Township Road T-599; thence following the said road in a westerly direction 808.5 feet. Comprising 65 acres, more or less. Said description being taken from the survey of the Pennsylvania Department of Highways as to said property for the Shortway, and leaving land exclusive of the highway located north of the Shortway of 5.4934 and south of the Shortway 36.7752, leaving a balance both north and south of the Shortway of 42.2686 acres.

Being the same premises which N. Archer Ogden conveyed to his son James Carl Ogden by Will dated April 23, 1963, and recorded in Clearfield County in Will Book 8, Page 443.

(4.) That the said land is being condemned by the Pennsylvania Department of Highways.

(5.) That said Will of N. Archer Ogden provided that the money from the condemnation from the said Homestead property should go to Louise Ogden Johnson, Charles Roy Ogden, Catherine Ogden Kolbe, Donna Ogden Quigley and Gloria Ogden Wurster, share and share alike, and the portion of such condemnation covered on the Homestead property, your Petitioner James Carl Ogden, as executor of his father's estate, would be responsible to see that same be paid.

Edward T.  
Kelley  
W. Albert  
Ramey

COMMONWEALTH OF PENNSYLVANIA  
DEPARTMENT OF HIGHWAYS

SATISFIED.

#1701 - Bell, Silberblatt & Swoope  
Adv. Costs \$30.50; W/B \$57.97  
Total -----\$88.47

Pro. by Atty, 13.50  
Atty. 3.00  
Shff Reese By atty 8.00  
Pro Ernest P. Baum 5.00 160.00  
Roland Bechtal 160.00  
Joseph A. Dague 268.00  
Bus 30.00  
Pro. 5.25  
Plff, W/B 57.97  
Pro by D. Swoope 2.00  
Pro. 3.50  
Pro. 2.00  
Pro. 5.00  
Pro. 4.00  
Pro Jury Fee By atty 4.00

vicinity, and that the coal underlying said 65 acres, a one-third (1/3) portion owned by N. Archer Ogden, is now owned by James Carl Ogden from his father's brother, Matthew Ogden. The remaining one-third (1/3) is owned by his Aunt Della. The damage allotted to the children under the Will is only for the surface taken by the right-a-way.

(7.) That your Petitioner has never received from the Highway Department any offer in writing, and he is unable to determine what portion of the coal rights or of any offer to be paid would be to the surface. Also he is unable to determine what portion is applicable to his brother, William Ogden.

(8.) The right-a-way taken, according to the map that was furnished to James Carl Ogden, shows no scale on the map, but your Petitioner has been advised that they are taking a right-a-way approximately 700 feet wide and between 1,500 and 2,000 feet long.

WHEREFORE, your Petitioner prays that Viewers be appointed to view the premises, take testimony and recommend the amount of damages to be awarded to the Petitioner as required by law. s/ James Carl Ogden

ORDER: NOW, Sept. 23, 1965, the within Petition having been presented, the court appoints Joseph A. Dague, Ernest Baum, and Roland Bechtol, citizens of Clearfield County, as Viewers to view the premises and hold a hearing and recommend the amount of damages to be awarded to the Petitioner as required by law. BY THE COURT, John A. Cherry, President Judge.

October 4, 1965, Praecipe for Appearance, filed by W. Albert Ramey

Enter my appearance for Commonwealth of Pennsylvania, Department of Highways, Defendant.

October 13, 1965, Sheriff's Return, filed

Now, October 4, 1965 at 1:25 o'clock P.M. (DST) served the within Petition and Order on the Commonwealth of Pennsylvania, Department of Highways at Highway Department, District Office, 1924 Daisy Street, Lawrence Township, Clearfield County, Pennsylvania by handing to Jane Beck, Secretary and person in charge at time of this service true and attested copies of the original petition and Order and made known to her the Contents thereof. So Answers, James B. Reese, Sheriff.

MAY 8, 1967, VIEWER'S REPORT, filed. One copy of Viewer's Costs certified to Controller.

The undersigned Board of View respectfully reports:

1. By Order of Court dated September 23, 1965, Joseph A. Dague, Ernest Baum and Roland Bechtel were appointed as a Board of View in the above captioned matter.

2. Oral notice was later given to the Board of View of their appointment and on October 26, 1965 the Viewers fixed November 17, 1965 as a date for view and December 2, 1965 as a date for hearing. The view was held pursuant to notice however the hearing was continued from time to time at the request of the parties. By stipulation of August 3, 1966 a hearing was arranged for August 19, 1966. At that hearing, after some evidence had been received, the hearing was adjourned due to the illness of a witness. The Viewers attempted to schedule hearing for December 14, 1966. The Commonwealth requested an additional continuance. This request was first refused until the same was joined in by the attorney for condemnee. Hearing was then set for January 4, 1967 on which date the balance of the testimony was taken.

Notice of view and stipulation and correspondence as to hearing are hereunto attached and made a part of this report.

3.(a). A copy of the plan showing the extent of the taking and the injury upon which the award of the viewers is predicated is hereunto attached.

(b). The Board of View reports ownership of the property as follows:

James Carl Ogden owns all of the subject property in fee with the exception of the coal.  
Della Ogden owns 1/3 of the coal in and under the subject property in fee,  
James Carl Ogden owns 1/3 of the coal in and under the subject property, in fee.

<p>September 23 1:27 P.M. EST</p>	<p>139</p> <p>Clearfield Trust Company Clearfield, Pa.</p> <p>John Henry Burnett Carol A. Burnett 719 Clearfield St., Clfd, Pa. Henry Burnett, Jr. endsr Viola Burnett, endorser Elen Richey, Pa.</p> <p>Pro by Plff 5.50 <i>Pro By Reff 3.00</i></p>	<p>D. S. B. -- DATED SEPTEMBER 23, 1965,</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 Six Hundred Thirty-Six and 60/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2,636.60</p> <p>Atty Comm 10%</p> <p>Interest from September 23, 1965</p> <p>Filed and Entered by Plaintiff, September 23, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>2</u> day of <u>Sept 1965</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Raymond Withers</i> Prothonotary</p>
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<p>September 23 1:30 P.M. EST</p>	<p>140</p> <p>American Consumer Discount Co., Clearfield, Pa.</p> <p>Eugene J. Plubell Lois Plubell R.D. 2 Clearfield, Pa.</p> <p>Pro by Plff 4.50 <i>Pro By Reff 3.00</i></p>	<p>D. S. B. -- DATED SEPTEMBER 17, 1965</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 Eight 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 \$2,808.00</p> <p>Atty Comm 15%</p> <p>Interest from September 17, 1965</p> <p>Filed and Entered by Plaintiff, September 23, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>10</u> day of <u>Jan 1966</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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Indiana Consumer Dis-  
count Company  
s Clearfield, Pa.

D. S. B. -- DATED SEPTEMBER 24, 1965

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.

Sept. 24  
9:30 AM EST

143

Debt \$2,340.00

Atty Comm. 15%

Interest from September 24, 1965

Filed and Entered by Plaintiff, September 24, 1965

Judgment.

Robert D. Lindstrom  
Ruby E. Strayer, Endr.  
807 Spruce St.  
Philipsburg, Pa.

*Carl E. Walker*

Prothonotary

Pro. By Plff 4.50

Community Consumer Dis-  
count Company  
Clearfield, Pa.

D. S. B. -- DATED SEPTEMBER 22, 1965

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  
Sixty Four and No/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving  
Stay, Inquisition and Exemption.

Sept. 24  
9:15 AM EST

142

Debt \$1764.00

Atty Comm. 10%

Interest from September 22, 1965

Filed and Entered by Plaintiff, September 24, 1965

Judgment.

Cora B. Moore  
Robert E. Moore  
RD 1, Frenchville, Pa.

*Carl E. Walker*

Prothonotary

Pro. By Plff 4.50

*Pro by Plff 3.00*

*And filed Sept 22 1965 by [unclear]  
filed, the above judgment is satisfied in full of 1965  
interest and cost.*

Attest *Archie Hill*  
Prothonotary



Sharp & Gilpatrick

MAX L. FLECK, CELIA J. FLECK, EDWIN E. HAMILTON, CONRAD G. FLECK, CLARA M. FLECK Plaintiffs

145

A. H. BURKETT, his heirs and Assigns, Defendants

Pro.	By Atty	6.50
Atty		3.00
Pro by Atty		2.00
Pro by Atty		3.50

SEPTEMBER 24, 1965, ACTION TO QUIET TITLE, filed. One copy certified to Attorney

FIRST COUNT: MAX L. FLECK AND CELIA J. FLECK, Plaintiffs. -versus- A. H. BURKETT, his heirs and assigns

3. Plaintiffs are the owners of a tract of land situate in Decatur Township, Clearfield County, Pennsylvania, described as follows:

BEGINNING at a point 25' Southwest of the corner of lands of the Grantees and a 5 acre tract belonging to Daniels on the Township Road leading from Philipsburg to Osceola Mills; thence Sout 58° 25' West 100' along the Township Road to a post corner; thence South 7° East 150' more or less to a post corner; thence North 59° East 220 more or less to a post corner; thence North 54° 20' West 150' to the Township Road and place of beginning,

which plaintiffs acquired by deed from Max L. Fleck, Edwin E. Hamilton and Conrad G. Fleck dated September 22, 1951, entered of record on October 11, 1951 in Clearfield County, in Deed Book 416, page 223.

4. Said premises described in Paragraph 3 were a portion of a larger tract conveyed unto Max L. Fleck, Edwin E. Hamilton and Conrad G. Fleck by deed of William Treasure and Oranetta Treasure by deed dated June 9, 1950, recorded October 26, 1951, in Clearfield County in Deed Book 416, page 385.

5. The said Oranetta Treasure acquired said premises by deed of the Treasurer of Clearfield County by deed dated February 10, 1945, recorded in Clearfield County on June 3, 1950 in Deed Book 406, page 12, which was sold by the Treasurer of Clearfield County at Tax Sale held October 17, 1944 for taxes assessed for the year 1942 in the name of G. P. Reese.

6. The records of the Commissioners office of Clearfield County state that G. P. Reese allegedly purchased the premises at County Commissioners Sale held on January 28, 1942, as lands purchased by Clearfield County at a Treasurer's Sale held January 10, 1936 for 1930, 1931, through 1935 taxes as property of C. F. Kurtz, Jr.

7. A. Quit Claim deed to Plaintiffs has been acquired from G. P. Reese.

8. A. Quit Claim deed to Plaintiffs has been acquired from the heirs of C. F. Kurtz, Jr.

9. The records of the Commissioners Office of Clearfield County state that the Defendant, A. H. Burkett, purchased the premises at a Commissioners sale held July 22, 1923.

10. No deed to the said A. H. Burkett from the Commissioners of Clearfield County appears of record for said premises.

11. The records of the Commissioners Office of Clearfield County State that the premises, assessed as the property of A. H. Burkett was sold to Clearfield County at a Treasurer's Sale held in August 10, 1926.

12. No deed from the County Treasurer to the Commissioners of Clearfield County for the premises sold on August 10, 1926 appears of record.

13. No conveyance by the said A. H. Burkett, his heirs or assigns, appear of record for the premises described in Paragraph 3, or any portion thereof.

WHEREFORE, the Court is respectfully requested ;to enter an order:

(1) That the Defendant, his heirs and assigns be forever barred from asserting any right, lien, title or interest in the premises inconsistent with the interest of the Plaintiffs, as set forth herein,

(2) That the Defendant, his heirs and assigns be forever barred from impeaching, denying or in any way attacking plaintiffs' title to said property; from issuing or maintaing any action attacking the same; and from encumbering, mortgaging or conveying the same or any part thereof.

SECOND COUNT:

MAX L. GLECK, CELIA J. FLECK, EDWIN E. HAMILTON, MADELINE F. HAMILTON, CONRAD G. FLECK,

CLARA M. FLECK, Plaintiffs. -versus- A. H. BURKETT, his heirs and assigns, Defendants.

14. Paragraphs 1 and 2 of the FIRST COUNT are herein incorporated by reference.

15. The Plaintiffs are the owners of a tract of land situate in Decatur Township, Clearfield County, Pennsylvania described as follows:

BEGINNING at a point in line of a 3.17 Acre tract known as the George Voyzey tract, part of which is now owned by Peter Marcella and Ruth Marcella, where the same corners of the Steiner Estate land; thence by Steiner Estate land South 55° 20' East 722.4 feet more or less to a corner; thence still by Steiner Estate land North 35° 8' East 500 feet more or less to a corner of a 5 acre tract formerly owned by Daniels, now of Elmer Reed; thence by said Reed tract North 54° 20' West 737.0 feet to line of a Township Road leading from Philipsburg to Osceola Mills; thence by said Township Road by a course running South 58° 25' East 6r approximately in such direction 125 feet more or less to the corner of the George Voyzey tract above mentioned; thence by said Voyzey tract and Marcella tract South 26° 5' West 431.9 feet to a point at the Steiner Estate land and place of beginning.

EXCEPTING AND RESERVING the following described premises:

BEGINNING at a point 25 feet Southwest of corner of lands of Grantees and Elmer Reed, which point is on the South right-of-way line of Township Road known as the old Philipsburg-Osceola road; thence from said point of beginning South 58° 25' West along the South right-of-way line of said Township Road, a distance of 100 feet to a post; thence South 7° East a distance of 150 feet to a post; thence North 59° East a distance of 220 feet to a post; thence North 54° 20' West a distance of 150 feet to the place of beginning.

16. The above described premises are a portion of a larger tract acquired by Plaintiffs from William Treasure and Oranetta Treasure by deed dated June 9, 1950, recorded October 26, 1951 in Clearfield County in Deed Book 416, page 385.

W. Albert Ramey

IN RE: CONDEMNATION OF RIGHT OF WAY, LEGISLATIVE ROUTE 1009, SECTION 33, IN GRAHAM TOWNSHIP

Names of CONDEMNNEES

CLAIM NO. 1702204

John Lucian Ward  
Love Lantz Ward and  
Helen C. Ward

146

Pro. By atty 5.50  
Atty 3.00  
Pro. *W. Albert Ramey* 2.00

SEPTEMBER 24, 1965, DECLARATION OF TAKING, filed.

This Declaration of Taking, filed by the Secretary of Highways of the Commonwealth of Pennsylvania, as provided for in Article IV, Section 402, of Act No. 6, Special Session, dated June 22, 1964.

1. He is the Secretary of the Department of Highways of the Commonwealth of Pennsylvania, with offices in the North Office Building, State Capitol, City of Harrisburg, Dauphin, County, Pennsylvania.

2. The Secretary of Highways, with the approval of the Governor, is authorized in Section 210 of the Act of June 1, 1945, P.L. 1242, as amended, to change, alter or establish the width, lines, location or grades of any State Highway or intersecting road in any township, borough or incorporated town, in such manner as in his discretion may seem best, in order to correct danger or inconvenience to the traveling public, or lessen the costs to the Commonwealth in the construction, reconstruction or maintenance thereof, and to condemn an easement for highway purposes from all property as may be required therefor.

3. The Governor has approved the within condemnation by signing on June 11, 1965, a plan entitled "Drawings Establishing Limited Access Highways, Designating Future Location and Width and Authorizing Condemnation of Right of Way, and prohibition of the Erection and Maintenance of Outdoor Advertising Devices, Legislative Route 1009, Section 33, R/W in Clearfield County".

a copy of which plan was recorded in the Recorder's Office of the aforesaid county on August 25, 1965 in Book 10.

4. The purpose of the condemnation is to change, alter and establish the width, lines, location and grades of said highway.

5. A plan of the property hereby condemned is attached hereto as Exhibit "1". A copy of said plan is also filed in the County Recorder's Office where it is available for inspection.

6. The nature of the title hereby condemned is an easement for highway purposes.

7. The Commonwealth of Pennsylvania is not required to post security, inasmuch as it has the the power of taxation.

WHEREFORE an easement for highway purposes is hereby condemned from the property shown on the plan referred to in paragraph 5 above. /s/ V. W. Anckaitis, Deputy Secretary of Highways.

March 10, 1966, PROFF OF SERVICE, filed.

Robert M. Cartwright, being duly sworn according to law, deposes and says that he is District Right of Way Engineer of District 2-0 Department of Highways, Commonwealth of Pennsylvania, and that on or before October 5, 1965, notice of the filing of the Declaration of Taking in the above matter was served on the condemnees affected thereby in compliance with Article IV, Section 405, of Act No. 6, Special Session, dated June 22, 1964. A schedule of the condemnees so notified is attached hereto and made a part hereof. s/ R. M. Cartwright, District Right of Way Engineer.

Ammerman & Blakley

RAYMOND B. BRAID

SEPTEMBER 24, 1965, COMPLAINT IN DIVORCE, filed. One copy certified ~~XXX~~ to the Sheriff.

*Phyllis E. Braid  
111-100 Cliff Street*

October 15, 1965, Sheriff's Return, filed.  
Now October 4, 1965 at 8:45 o'clock P.M. DST served the within Complaint in Divorce on Phyllis E. Braid on Hannah Street, Borough of Houtzdale, Clearfield County, Pa., by handing to Phyllis E. Braid 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.

147

NOVEMBER 15, 1966, PRAECIPE FOR APPOINTMENT OF MASTER, filed.

PHYLLIS E. BRAID

AND NOW, this 14 day of November, 1966, Raymond B. Braid, plaintiff in this action, moves for appointment of a Master in this action, no answer having been filed by defendant, personal service having been had on October 4, 1965. AMMERMAN & BLAKLEY, s/ David S. Ammerman, Attorneys for Plaintiff.

ORDER FOR APPOINTMENT:

AND NOW, this 15th day of November, 1965, upon praecipe filed by Ammerman & Blakley, Esquires, attorneys for the plaintiff, the Court does hereby appoint Clarence R. Kramer, Esquire, Master in the above stated case to take testimony and to report the same to the Court with form of suggested decree. BY THE COURT, John A. Cherry, P.J.

Pro.	By atty	7.00
Atty		3.00
Shff Reese	By atty	11.10
Master		75.00
Clfd Co Bar		10.00
Pro.		10.00
Pro.		1.00

JANUARY 10, 1967, MASTER'S REPORT, filed.

And Now, the 16th day of January, 1967, the report of the Master is acknowledged. We approve his findings and recommendations.

We, therefore, DECREE that Raymond B. Braid be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between himself and Phyllis E. Braid. Thereupon all the rights, duties

#112 - Transf. to Reg Acct	\$135.00
Master	
#580 - Clarence R. Kramer	75.00
#581 - Clfd Co. Bar Assn.	10.00
Atty \$21.10 Ref \$17.90	
#582 - Ammerman & Blakley	39.00
Prothonotary	11.00
	<hr/>
	\$135.00

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 A. Cherry, President Judge.

<p>September 24 1:15 PMEST</p>	<p>The County National Bank at Clearfield, Pa.</p> <p>148</p> <p>Gerald E. Schell Judith S. Schell Claude R. Schickling Mary Inez Schickling 825 South Fourth St. Clearfield, Pa.</p> <p>Pro. by Deft. 5.50 <i>Pro</i> <i>dyt</i> 3.00</p>	<p>D. S. B. -- DATED SEPTEMBER 23, 1965</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 Thirteen 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>Atty. Comm. 10%</p> <p>Interest from September 23, 1965</p> <p>Filed and Entered by Plaintiff, September 24, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p><i>AND NOW: Mar 3 1969</i> <i>received payment full of Debt, interest, and costs...</i> <i>THE COUNTY NATIONAL BANK AT CLEARFIELD, PA.</i> <i>Attest Archie Hill</i> <i>Prothonotary</i></p>
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<p>Frank J Shakespeare Clemens Simon</p> <p>September 25 7:49 AMEST</p>	<p>The First National Bank of Reynoldsville, Pa.</p> <p>149</p> <p>Grace Wharton 10 E. Garfield Ave., DuBois, Pa.</p> <p>Pro. by Atty 4.50 Atty. 3.00</p>	<p>D. S. B. -- DATED SEPTEMBER 23, 1965</p> <p>Payable in Installments</p> <p>By Virtue of Warrant of Attorney hereunto annexed, Frank J. Shakespeare, Attorney appears for the Defendant and Confess Judgment against the Defendants and in favor of the Plaintiff in the sum of One Thousand Five Hundred Seventy-Nine and 20/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1,579.20</p> <p>Atty. Comm. 15% <u>236.88</u> \$1,816.08</p> <p>Interest from September 23, 1965</p> <p>Filed and Confessed by Attorneys, September 25, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p>
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September 25  
7:50 AMEST

150

Community Consumer Discount  
Company  
DuBois, Pennsylvania  
  
Leatrice V. Rittenhouse  
James D. Rittenhouse, Jr.  
RD 2, Box 149  
DuBois, Pa.

Pro. by Plff. 4.50

*Pro by Plff*

D. S. B. -- DATED SEPTEMBER 24, 1965

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 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 September 24, 1965

Filed and Entered by Plaintiff, September 25, 1965

Judgment.

*Carl E. Walker*

Prothonotary

And Now, 6 day of Oct 1965 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

September 27  
9:42 AMEST

151

Capital Consumer Discount Co.  
DuBois, Pa.  
  
Clement Fauls  
Yvonne Fauls formerly  
Yvonne DeSalve  
29 S. Jared St.  
DuBois, Pa.

Pro. by Plff 4.50

*Pro by Plff*

1.50

D. S. B. -- DATED SEPTEMBER 24, 1965

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 Eight Hundred and 96/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$4,896.00

Atty. Comm. 15%

Interest from September 24, 1965

Filed and Entered by Plaintiff, September 27, 1965

Judgment.

*Carl E. Walker*

Prothonotary

And Now, 3 day of Aug 1967 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

<p>Gleason &amp; Cherry</p> <p>September 27 11:30 R.M. EST</p>	<p>Community Loan Company DuBois, Pa.</p> <p>152</p> <p>Maxine M. Gearhart William H. Gearhart</p> <p>Pro by Atty 4.50 Atty 3.00 O.C. Pro by Atty 3.50 O.C. Pro by Plff 3.50</p>	<p><u>SEPTEMBER 27, 1965, AMICABLE REVIVAL</u>, filed. To Revive and continue Lien entered to No. 33 September Term, 1960</p> <p>By Virtue of Agreement contained herein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Four Hundred Fourteen and 35/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$414.35</p> <p>Atty Comm Interest from April 25, 1955 Filed and Entered by Attorney, September 27, 1965 Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p>
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<p>September 27 2:38 P.M. EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>153</p> <p>Francis J. Jaskowak Geraldine Jaskowak R.D. Osceola Mills, Pa.</p> <p>Pro by Deft 4.50</p>	<p><u>D. S. B. -- DATED SEPTEMBER 22, 1965</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 \$3,000.00</p> <p>Atty Comm 10%</p> <p>Interest from September 22, 1965 Filed and Entered by Plaintiff, September 27, 1965 Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>28th</u> day of <u>Jan</u> 19<u>69</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>
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Indiana Consumer Discount Co  
Clearfield, Pa.

September 28 154  
12:50 P.M. EST

Owen Irwin  
Althea Irwin  
Jay D. Irwin, endorser  
Woodland, Pa.

Pro by Plff 5.00  
Pro By Atty 2.00  
*Pro by J.Y. 1.50*

And Now, 11 day of Oct. 1967 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

D. S. B. -- DATED SEPTEMBER 24, 1965

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 Nine Hundred Ninety and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$3,990.00  
Atty Comm 15%  
Interest from September 24, 1965

Filed and Entered by Plaintiff, September 28, 1965

Judgment.

*Carl E. Walker*  
Prothonotary

MARCH 9, 1967, POSTPONEMENT OF LIEN, filed.  
KNOW ALL MEN BY THESE PRESENTS, That the Indiana Consumer Discount Company of Indiana, Pennsylvania, Plaintiffs above-named, in consideration of One Dollar (\$1.00) to it in hand paid by the above defendants, receipt of which is hereby acknowledged, has agreed with the said Defendants and with the Clearfield Trust Company of Clearfield, Pennsylvania that the above stated judgment is to be a second lien to the mortgage in the amount of \$6,000 dated the 9th day of March, 1967 and recorded in the office of the Recorders of Deeds in Clearfield County on the 9th day of March, 1967. Said property described in the mortgage consisting of 1.36 acres and is located in Bradford Township, Clearfield County, Pennsylvania, and being the same premises which Ralph Lingle, et ux

CONTINUED ON PAGE 394

Indiana Consumer Discount Co  
Clearfield, Pa.

September 28 155  
12:51 P.M. EST

Lynn E. Spade  
Helen Spade  
Robert D. Flanagan, endorser  
Shirley A. Flanagan, endorser  
Montgomery Rd. R.D.1 Clfd, Pa.

Pro by Plff 5.50  
*Pro by J.Y. 3.00*  
Pro. By Plff. 3.00

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

Attest *Archie Hill*  
Prothonotary

BEING the same premises Chalmers Raab and Constance Jean Raab granted and conveyed to Robert D. Flanagan and Shirley A. Flanagan by deed dated February 27, 1956 and recorded in Deed Book 1118, Page 583.

THE SECOND THEREOF: ALL that certain lot of land situate in the Village of Hillsdale, Lawrence Township, Clearfield County, Pennsylvania, bounded and described as follows:  
BEGINNING at a post on the North side of Hill Street, said post being 50 feet West of the Northwest corner of Wood and Hill streets; thence West by line of Hill Street 50 feet to a post; thence North 200 feet to Line Alley; thence East by Line Alley 50 feet to post; thence by line of land conveyed to Lawrence J. Ball to Howard G. Moyer, et ux, 200 feet to post on Hill Street, the place of beginning.

BEING the same premises that J.Em Winters and Mary Winters, husband and wife, and Mildred M. Maines, single granted and conveyed to Robert D. Flanagan, by Deed dated March 23, 1964 and recorded in Deed Bk. \_\_\_\_\_, Pg. \_\_\_\_\_  
s/ A.J. Stahura, Plaintiff

D. S. B. -- DATED SEPTEMBER 25, 1965

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 Forty-Two and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2,142.00  
Atty Comm 15%  
Interest from September 25, 1965

Filed and Entered by Plaintiff, September 28, 1965

Judgment.

*Carl E. Walker*  
Prothonotary

FEBRUARY 20, 1969, POSTPONEMENT OF LIEN, filed.

ALL that certain lot with improvements thereon situate in the Village of Hillsdale, Lawrence Township, Clearfield County, Pennsylvania, bounded and described as follows:  
BEGINNING at a post, being the Northeast corner of Wood Street and Hill Street; thence West by line of Hill Street, 50 feet to a post; thence North 200 feet to line alley; thence East by Line Alley 50 feet to post on line of Wood Street; thence South by line of Wood Street, 200 feet to post and place of beginning.

Belin & Belin

FAYETTE BANK & TRUST CO.  
50 W. Main St.  
Uniontown, Pa.

Sept. 28  
12:52 PM EST

156

Marsolino Construction  
Company, Inc.  
Uniontown, Pa.

Pro.	By atty	4.50
Atty		3.00
Pro.	By atty	1.00
Pro.	By B.S.&S.	5.00
Pro.		4.00

\$5.00

#2588 - Bell, Silberblatt & Swoope

CONFESSION OF JUDGMENT ON D.S.B.--DATED JUNE 17, 1964

By Virtue of Warrant of Attorney, Belin & Belin, Attorneys, appear for the Defendant and Confess Judgment against the Defendant and in favor of the Plaintiff in the sum of Two Hundred Twenty One Thousand, Four Hundred Eighty-Three and 02/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt	\$221,483.02	
Atty Comm. 15%	<u>33,222.45</u>	\$254,705.46

Interest from June 17, 1964

Filed and Confessed by Attorney, September 28, 1965 Judgment.

*Carl E. Walker*

Prothonotary

September 28, 1965, Affidavit of Default, filed.

WRIT OF EXECUTION NO. 10 SEPTEMBER

September 28, 1965, Petition to Strike Off Judgment, filed.

WHEREFORE, Petitioner prays that your Honorable Court grant a rule on the above Plaintiff to show cause why the said judgment should not be stricken off. All proceedings to stay. /s/ Paul Silberblatt and Jack W. Plowman

Service accepted this 28th day of September and Issuance of Rule Waived. By Carl A. Belin for Belin & Belin

ORDER OF COURT:

AND NOW, this 28th day of September, 1965, upon consideration of the foregoing Petition, a rule is granted on the above named Plaintiff to show cause why the judgment entered in the above case should not be stricken off. All proceedings meanwhile, to stay. Rule returnable to next Argument Court. By the Court, John A. Cherry, President Judge.

December 15, 1965, OPINION AND ORDER, filed.

ORDER:

NOW, December 15, 1965, prayer of the petition is hereby granted, rule made absolute, and the judgment entered by Fayette Bank & Trust Company vs. Marsolino Construction Co., Inc. to No. 156 September Term, 1965 is hereby stricken from the record. By The Court, John A. Cherry, President Judge.

December 30, 1965, Record costs paid in full by Belin and Belin

Ammerman & Blakley

MAXINE S. SHAW

SEPTEMBER 28, 1965, COMPLAINT IN DIVORCE, filed. One copy certified to be accepted by Attorney

Now, this 4th day of October, 1965, Service accepted and copy received. /s/ Thomas F. Morgan, Attorney for Defendant.

October 4, 1965, Praecipe for Appearance, filed by Thomas F. Morgan.

Enter my appearance for Donald W. Shaw, the defendant. October 4, 1965, Power of Attorney, filed.

KNOW ALL MEN, that I, DONALD W. SHAW, the defendant in the above case, having constituted and appointed and do hereby constitute and appoint Thomas F. Morgan, Esquire to appear for me in the above case and to do all things which an attorney may lawfully do in the premises.

Witness my hand and seal at Clearfield, Pa., this 4th day of September, 1965. /s/ Donald W. Shaw

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DONALD W. SHAW

OCTOBER 29, 1965, PRAECIPE & ORDER FOR APPOINTMENT OF MASTER, filed.

AND NOW, this 29th day of October, 1965, Maxine S. Shaw, plaintiff in this action, moves for appointment of a Master in this action, no Answer having been filed by defendant, Thomas F. Morgan, Esquire, attorney for the defendant, having accepted service of the Complaint in Divorce on October 4, 1965. AMMERMAN & BLAKLEY By David S. Ammerman

ORDER: AND NOW, this 29th day of October, 1965, upon praecipe filed by Ammerman & Blakley, Esquires, attorneys for the plaintiff, the Court does hereby appoint Harold Boulton, Esquire, Master in the above stated case to take testimony and to report the same to the Court with form of suggested decree. BY THE COURT s/ John A. Cherry, P.J.

Pro.	By atty	7.00
Atty		3.00
Pro.		2.50
Master		75.00
Clfd Bar Assn		10.00
Pro.		10.00
Pro.		1.00

December 21, 1965, MASTER'S RETURN, filed.

And Now, the 22nd day of December 1965, the report of the Master is acknowledged. We approve his findings and recommendations.

We, therefore, DECREE that Maxine S. Shaw be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and Donald W. Shaw. Thereupon all the rights, duties or

#532 - Transfer to Reg. Acct \$135.00  
\$135.00 Paid by Attorney

#2578 - Harold Boulton, Master	\$75.00
#2579 - Clfd Co. Bar Assn.	10.00
Atty \$10. Ref \$26.50	
#2580 - Ammerman & Blakley	36.50
Prothonotary	13.50
	<hr/>
	\$135.00

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 A. Cherry, President Judge.

Edward T. Kelley

In re: ANGELINE YANKEVICH, Feme Sole Trader Application

158

Pro.	By atty	5.00
Atty		3.00
Pro.		5.00
Pro.		3.50
Pro.		3.50
Shff Reese	By Pet	72.75
Pro.		1.00

SEPTEMBER 28, 1965, PETITION of ANGELINE YANKEVICH, filed.

WHEREFORE, your petitioner prays your Honorable Court to make a decree conferring on her all the rights and privileges of a Feme Sole Trader and to grant her a certificate that she be authorized to act, and have power to transact business, as provided in the acts of assembly in such case made and provided. See 48 P.S., Sec. 44. /s/ Angeline Yankevich.

ORDER:

Now, this 28th day of September, 1965, on consideration of the foregoing Petition, a hearing is set for 14th day of October, 1965, at 1:00 o'clock P.M. in the No. 1 Courtroom of the Court of Common Pleas of Clearfield County, Pennsylvania, for the purpose of acting upon the request set forth in the foregoing petition. Notice of said petition and said hearing to be served on petitioner's husband, John Yankevich, Jr., at least five (5) days prior to said hearing. BY THE COURT, John A. Cherry, President Judge.

October 11, 1965, Petition, filed by Edward T. Kelley Your petitioner therefore prays that the Court issue and Order and arrange for the transportation of John Yankevich, Jr. to Clearfield, Pennsylvania in the custody of a Constable or Sheriff so that he might be present at the time of the hearing on Thursday the 14th day of October 1965 at 1:00 o'clock in the afternoon (D.S.T.), that the costs of said transportation to be chargeable to the said Petitioner. And she will ever pray /s/ Angeline Yankevich

ORDER OF COURT:

AND NOW, this 11th day of October, 1965, the above petition having been read and considered, it is hereby ordered and decreed that arrangements be made to transport said prisoner, John Yankevich, Jr., from Mercer County, Pennsylvania to Clearfield Pennsylvania and return, and that the charges for such transportation be chargeable to the petitioner Angeline Yankevich. By the Court, John A. Cherry, President Judge.

October 13 1965, ORDER, filed.

NOW, October 13, 1965, it is hereby ordered that James B. Reese, Sheriff of Clearfield County, obtain and received into his custody John Yankevich, Jr., now incarcerated in the Mercer County Jail at Mercer, Pennsylvania, for the purpose of transporting said prisoner to Court Room No. 1, Court House, Clearfield, Pennsylvania, there to defend an action instituted by his wife, Angeline Yankevich, wherein she has petitioned for an Order declaring her a feme sole trader. Said Sheriff shall transport the said prisoner on October 13, 1965, to the Clearfield County Jail, where he will remain incarcerated until hearing held in the above matter; whereupon he shall be returned by said Sheriff of Clearfield County to the authorities at Mercer County Jail, Mercer, Pennsylvania BY ORDER OF COURT, John A. Cherry

OCTOBER 14, 1965, ORDER, filed.

NOW, October 14, 1965, both the Petitioner, Angeline Yankevich, and her husband, John Yankevich, Jr., having appeared in Court, each represented by their respective counsel, and the said John Yankevich, Jr. having declared through himself and his attorney, Anthony Guido, Esquire, that he fully understands the nature and purpose of the within proceedings, and further that he did not have any desire to contest the same in any respect, it is hereby ORDERED that the said Angeline Yankevich be and she is hereby granted and there is conferred upon her all the rights and privileges of a feme sole trader, and it is hereby ORDERED THAT certificate as a feme sole trader be and it is hereby granted to her authorizing her to act and have the power to transact such business in her own name without the joinder of her said husband in all respects as provided in the Acts of Assembly in such cases made and provided. By the Court, John A. Cherry, President Judge.

October 21, 1965, Sheriff's Return, filed.

Now, October 14, 1965 as within ordered I received the within John Yankevich, Jr. from authorities of Mercer County Jail and returned him to Clearfield County for hearing and then returned him to Mercer County Jail. So Answers, James B. Reese, Sheriff.

March 2, 1965, Transcript of Testimony taken before Hon. John A. Cherry, P. J. on October 14, 1965, Lodged this date by Archie Hill, Prothonotary

Bell,  
Silberblatt  
& Swoope

OSCAR CURRY

SEPTEMBER 29, 1965, COMPLAINT IN TRESPASS, filed. One  
copy certified to the Sheriff.

October 25, 1965, Praecipe, filed by John B. Gates  
Enter my appearance for the Defendant. John B. Gates,  
Attorney for Defendant.

JULY 24, 1968, PRAECIPE FOR APPOINTMENT OF  
ARBITRATORS, filed by Bell, Silberblatt & Swoope

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John B.  
Gates

MARJORIE HELEN BAILEY

Pro. By atty 5.00

Atty 3.00

Pro by B, X & S 12.00

<p>Bell, Silberblatt &amp; Swoope</p>	<p>BLAIR C. GRAHAM</p>	<p><u>SEPTEMBER 29, 1965, COMPLAINT IN DIVORCE</u>, filed. One copy certified to Sheriff.</p>
<p>\$135.00 Pd by Atty 7/24/68 Clfd Trust</p>	<p>160</p>	<p>October 11, 1965, Sheriff's Return, filed. Now October 4, 1965, at 4:55 o'clock P.M. (DST) served the within Complaint in Divorce on Kathleen V. Graham at her place of residence, Village of Bigler, Bradford Township, Clearfield County, Pennsylvania, by handing to Kathleen V. Graham, 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>KATHLEEN V. GRAHAM</p>	<p><u>JULY 24, 1968, PRAECIPE AND ORDER FOR APPOINTMENT OF MASTER</u>, filed.</p>
	<p>Pro. By atty 7.00</p>	<p>Now, July 24, 1968, Blair C. Graham, by his attorneys, Bell, Silberblatt &amp; Swoope, moves for the appointment of a Master in this action, personal service having been had on Kathleen V. Graham, Defendant, on October 4, 1965, and no Answer or appearance having been filed on behalf of the Defendant. BELL, SILBERBLATT &amp; SWOOPE By Paul S. Silberblatt, Attorneys for Plaintiff</p>
	<p>Atty 3.00</p>	<p><u>ORDER</u>: NOW, this 25th day of July, 1968, upon praecipe filed by Bell, Silberblatt &amp; Swoope, attorney for plaintiff, the Court does hereby appoint Joseph J. Lee, Esquire, Master in the above case to take testimony and report the same to the Court with suggested form of Decree. BY THE COURT, John A. Cherry, President Judge</p>
	<p>z Shff Resse By atty 9.30</p>	<p><u>AUGUST 2, 1968, SHERIFF'S RETURN</u>, filed.</p>
<p>#1533</p>	<p>Shff Charney 8.50</p>	<p>Now, August 2, 1968 at 3:10 o'clock Pm (EDT) served the within notice of Master's Hearing on Kathleen V. Graham at her place of residence, 615 Bigler Avenue, Clearfield, Pa., by handing to Kathleen V. Graham personally, a true copy of the original Notice of Master's Hearing and made known to her the contents thereof. So Answers, William Charney, Sheriff.</p>
	<p>Master 75.00</p>	
	<p>Clfd Co Bar 10.00</p>	
	<p>Pro. 10.00</p>	<p><u>AUGUST 28, 1968, MASTER'S REPORT</u>, filed.</p>
	<p>Pro. 1.00</p>	<p>And Now, the 4th day of September, 1968, the report of the Master is acknowledged. We approve his findings and recommendations</p>
<p>#315 - Transf to Reg Acct</p>	<p>\$135.00</p>	
<p>\$135.00 PAID BY ATTORNEY</p>		<p>We, therefore, DECREE that Blair C. Graham be</p>
<p>#1588 - Joseph J. Lee</p>	<p>75.00</p>	<p>divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between himself and Kathleen V. Graham. 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>#1589 - Clfd Co. Bar Assn.</p>	<p>10.00</p>	
<p>#1590 - Bell, Silberblatt &amp; Swoope</p>	<p>Atty \$19.30-Ref \$11.20 30.50</p>	
<p>#1533 - Shff Charney</p>	<p>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 Plaintiff. BY THE COURT, John A. Cherry, President Judge</p>

Bell,  
Silberblatt  
& Swoope

BARBARA A. FIKE

SEPTEMBER 29, 1965, COMPLAINT IN DIVORCE, filed. One copy certified to Attorney

*#135 by atty  
11/10/65 Clfd Court*

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NOVEMBER 12, 1965, AFFIDAVIT OF SERVICE BY CERTIFIED MAIL, filed.  
Sandra A. Scott, being duly sworn according to law, deposes and says that she is secretary for M. L. Silberblatt, Esquire, attorney for Plaintiff in the above case, and that on the 30th day of September 1965, she did place a true copy of the Complaint in Divorce in an envelope addressed to M. Richard E. Fike, 557 Lilac Place N.W., Warren, Ohio, marked Certified Mail, Return Receipt Requested, Deliver to Addressee Only, and with the correct amount of postage affixed thereto did deposit the same in the United States Mail. Receipt for certified mail is hereto attached as well as the return receipt showing the delivery to Richard E. Fike. s/ Sandra A. Scott

RICHARD E. FIKE

NOVEMBER 10, 1965, PRAECIPE & ORDER FOR APPOINTMENT OF MASTER, filed.  
NOW, November 10, 1965, Barbara A. Fike, by her attorneys, Bell, Silberblatt & Swoope, moves for the appointment of a Master in this action, service of the Complaint in Divorce having been had on Richard E. Fike, the Defendant, on October 2, 1965, by Certified Mail, Return Receipt Requested, Deliver to Addressee Only, and no Answer or appearance having been filed on behalf of the Defendant. BELL, SILBERBLATT & SWOOPE, By M. L. Silberblatt, Attys for Plff

Pro. By atty 7.00  
Atty 3.00  
Postage 30¢  
Master 75.30  
Clfd Co Bar Assn 10.00  
Pro. 10.00  
Pro. 1.00

ORDER: NOW, this 10th day of November, 1965, upon praecipe filed by Bell, Silberblatt & Swoope, attorneys for Plaintiff, the Court does hereby appoint David A. Ammerman, Esquire, Master in the Above case to take testimony and to report the same to the Court with suggested form of Decree. BY THE COURT, s/ John A. Cherry, PJ.

JANUARY 10, MASTER'S REPORT, filed.

And Now, the 11th day of January, 1966, the report of the Master is acknowledged. We approve his findings and recommendations.

#4 - Transfer to Reg. Acct. \$135.00  
\$135.00 Paid by Attorney

We, therefore, DECREE that Barbara A. Fike be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and Richard E. Fike. Thereupon all the rights, duties or claims accruing to either of said parties in pursuance

#13 - Dave Ammerman, Master \$75.30  
#14 - Clfd. Co. Bar Assn. 10.00  
Atty \$10. Ref. \$28.70 38.70  
#15 - Bell, Silberblatt & Swoope  
Prothonotary 11.00  
\$135.00

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 A. Cherry, President Judge.

<p>Sept. 30 9:12 AM EST</p>	<p>Thrift Plan Consumer Discount Company 222 W. Mahoning St. Punxsutawney, Pa.</p> <p>162</p> <p>Guy Solida, Jr. Della J. Solida 235 Northwood Ave. DuBois, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by [Signature]</i> 1.50</p>	<p><u>D. S. B. -- DATED SEPTEMBER 23, 1965</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 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. 15%</p> <p>Interest from September 23, 1965</p> <p>Filed and Entered by Plaintiff, September 30, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>9</u> day of <u>Jan.</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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<p>Sept. 30 9:24 AM EST</p>	<p>Commercial Credit Plan Consumer Discount Co. 217 E. Plank Road Altoona, Pa.</p> <p>163</p> <p>James F. Fleming Betty E. Fleming P.O. Box 191 Irvona, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by [Signature]</i> 3.00</p>	<p><u>D. S. B. -- DATED SEPTEMBER 28, 1965</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 Sixty One and 19/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2761.19</p> <p>Atty Comm. 15%</p> <p>Interest from September 28, 1965</p> <p>Filed and Entered by Plaintiff, September 30, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>14</u> day of <u>Sep</u> 19<u>65</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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W. Albert Ramey

LAMOINE STONE and  
ETHEL STONE

164

RUSSELL DROLL

SEPTEMBER 30, 1965, COMPLAINT IN TRESPASS, filed. One copy certified to the Sheriff.

October 13, 1965, Sheriff's Return, filed.  
September 30, 1965, James B. Reese deputized the Sheriff of Centre County.  
Now October 5, A.D., 1965 at 3:30 P.M. EDST served the within Complaint in Trespass upon the within named defendant Russell Droll, at his place of residence, the Philipsburg House, 114 South Front Street, Borough of Philipsburg, County of Centre and State of Pennsylvania, by handing a true and attested copy of the original Complaint In Trespass to Mrs. Mariette Kephart, an adult and Office Manager of the Philipsburg House, place of residence of the defendant Russell Droll and made known to her the contents thereof. So Answers, Richard V. Waite, Sheriff.  
Now, October 5, 1965 served the within Complaint in Trespass on Russell Droll 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.

November 17, 1965, Praecipe filed, by W. Albert Ramey, Attorney for Plaintiff.  
Enter judgment in favor of Plaintiffs and against the Defendant, Russell Droll for want of appearance and answer. /s/ W. Albert Ramey

Pro.	By atty	5.00	against the Defendant in the sum of Three Hundred Nine
Atty		3.00	and 48/100 Dollars, with Interest and Costs, for want
Shff Reese	By atty	7.50	of appearance and answer.
Shff Waite	" "	15.50	Debt \$309.48
Pro.	By atty	3.50	Interest from December 9, 1964
Pro.	By atty	1.00	Judgment.

*Carl E. Walker*  
Prothonotary

February 18, 1966, Certification of Judgment mailed Commonwealth of Pennsylvania, Dept. of Revenue, Bureau of Traffic Safety, Harrisburg, 17123.

Sept. 30  
10:34 AM EST

Curwensville State Bank  
Curwensville, Pa.

165

Harvey W. Rowles  
Bertha A. Rowles  
Myrtle Hoover

SEPTEMBER 30, 1965, AGREEMENT TO REVIVE JUDGMENT, entered to No. 318 September Term, 1960, filed.

By Virtue of Agreement between the Plaintiff and the Defendants the above judgment is revived in favor of the Plaintiff and against the Defendants in the sum of One Thousand Forty-Eight and 61/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1,048.61

Atty Comm.

Interest from April 22, 1960

Filed and Entered by Plaintiff, September 30, 1965 Judgment.

*Carl E. Walker*

Prothonotary

Pro. By Plff 5.00

Pro by Gates 2.00

*Doc Plff 300*

NOVEMBER 20, 1965, RELEASE OF LIEN, filed. (Myrtle Z. Hoover)  
KNOW ALL MEN BY THESE PRESENTS, that the Curwensville State 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 Defendants above named, the receipt whereof is hereby acknowledged, and hereby forever acquit, exonerate, discharge and release from the lien of the above entitled judgments, the following described property, to-wit:

ALL those two lots or pieces of land situate in the Village of O'Shanter, Lawrence Township, Clearfield County, Pa. bounded and described as follows:

THE FIRST THEREOF: BEGINNING at a post corner of Lot #9 on the line of shrub; thence Southeast along line of lot #9, 150 feet to a post at an alley; thence along line of said alley, 50 feet to a post corner of Lot #11; thence along line of said Lot, northwest, 150 feet to a post corner of line of shrub; thence along line of said shrub south 62 degrees West 50 feet to place of beginning. Containing 7,500 square feet. RESERVING, HOWEVER, all the coal and other minerals with mining privileges as reserved in deeds from the Will of Orin Snedden.

THE SECOND THEREOF: BEGINNING at a post corner of land of Authur Runnings on street facing the railroad; thence along land end line of Arthur Runnings, 150 feet to post on an alley; thence by said alley, east 50 feet to post on line of the aforesaid William Snedden; thence by land of the same, 150 feet to a street; thence by line of same 50 feet to a post and place of beginning. Containing 7,500 square feet

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 of 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.

IN WITNESS WHEREOF, the party who has caused the same to be executed by its proper officer and corporate seal affixed this THIRD day of November, 1965.  
CURWENSVILLE STATE BANK By A. W. Straw, President

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

Attest *Richard Hill*  
Prothonotary

Clarence R. Kramer

Charles F. Taylor, Jr.

SEPTEMBER 30, 1965, COMPLAINT IN DIVORCE, filed. One copy certified to Sheriff.

\$135.00 Pd by Atty. Clfd Trust

166

October 15, 1965, Sheriff's Return, filed. Now, September 7, 1965, at 8:00 o'clock P.M. DST served the within Complaint in Divorce on Judith Anne Taylor at her place of residence, 429 Walnut Street, Borough of Curwensville, Clearfield County, Pennsylvania by handing to Judith Anne Taylor 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.

Judith Anne Taylor

JANUARY 18, 1966, PRAECIPE & ORDER FOR APPOINTMENT OF MASTER, filed. And Now, January 18, 1966, Charles F. Taylor, Jr., Plaintiff in this action, moves for appointment of a Master in this action, no answer having been filed by defendant, personal service having been had on September 7, 1965. s/ Clarence R. Kramer, Atty for Plff ORDER: And Now, this 18th day of January, 1966, upon praecipe filed by Clarence R. Kramer, Esquire, Attorney for Plaintiff, the Court does hereby appoint F. Cortez Bell, Jr., Esquire, Master in the above stated case, to take testimony and to report the same to the Court with form of suggested Decree. BY THE COURT s/ John A. Cherry, President Judge

January 26, 1966, Sheriff's Return on Master's Notice Now, January 26, 1966 served the within Notice at 2 PM Master's Hearing on Judith Anne Taylor at her place of residence, 512 George Street, Borough of Curwensville, Clearfield County, Pennsylvania, by handing to Judith Anne Taylor personally a copy of the within Notice of Master's Hearing in Divorce and made known to her the contents thereof. So Answers William Charney, Sheriff.

Pro. By atty 7.00  
Atty 3.00  
#2476 Shff Reese 8.70  
#26 Shff Charney 8.70  
Master 75.00  
Clfd Co. Bar 10.00  
Pro. d 10.00  
Pro. 1.00

MARCH 5, 1966, MASTER'S REPORT, filed. And Now, the 14th day of March 1966, the report of the Master is acknowledged. We approve his findings and recommendations.

We, therefore, DECREE that Charles F. Taylor, Jr. be divorced and forever separated from the nuptial ties and

#11 - Transfer to Reg Acct \$135.00

bonds of matrimony heretofore contracted between himself and Judith Anne Taylor. 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 Paid by Attorney  
Master  
#69 - F. Cortez Bell, Jr. \$75.00  
#70 - Clfd. Co. Bar Assn. 10.00  
Atty \$10. Ref \$11.60  
#71 - Clarence R. Kramer 21.60  
Prothonotary 11.00  
#2476 - Shff Reese 8.70  
# 26 - Shff Charney 8.70  
\$135.00

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 Decree to issue until the costs be fully paid. By the Court, John A. Cherry, President Judge.

<p>Gleason &amp; Cherry</p> <p>Sept. 30 11:10 AM EST</p>	<p>Union Banking &amp; Trust Co. DuBois, Pa.</p> <p>167</p> <p>William P. Kunselman Dorothy M. Kunselman RD 1, DuBois, Pa.</p> <p>Pro. By Atty 4.50 Atty 3.00 <i>Pro By Pff. 3.00</i></p>	<p><u>D. S. B. -- DATED SEPTEMBER 29, 1965</u></p> <p>Payable On Demand</p> <p>By Virtue of Warrant of Attorney hereunto annexed, Gleason &amp; Cherry, Attorneys, do hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiff in the sum of Two Thousand Two Hundred Eighty-Five and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2285.00 Atty Comm. 10% <u>228.50</u> \$2,513.50 Interest from September 29, 1965</p> <p>Filed and Confessed by Attorneys, September 30, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>27</u> day of <u>Oct</u> 19<u>65</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>Gleason &amp; Cherry</p> <p>Sept. 30 11:11 AM EST</p>	<p>Union Banking &amp; Trust Co. DuBois, Pa.</p> <p>168</p> <p>John P. Rokosky Margaret B. Rokosky 609 Green Glen Drive DuBois, Pa.</p> <p>Pro. By atty 4.50 Atty 3.00 <i>Pro by Pff. 1.50</i></p>	<p><u>D. S. B. -- DATED SEPTEMBER 27, 1965</u></p> <p>Payable On Demand</p> <p>By Virtue of Warrant of Attorney hereunto annexed, Gleason &amp; Cherry, Attorneys appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiff in the sum of Seven Thousand and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$7,000.00 Atty Comm. 10% <u>700.00</u> \$7,700.00 Interest from September 27, 1965</p> <p>Filed and Confessed by Attorneys, September ;30, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>3</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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Gleason & Cherry

Union Banking & Trust Co  
DuBois, Pa.

D. S. B. -- DATED SEPTEMBER 28, 1965

Payable On Demand

By Virtue of Warrant of Attorney hereunto annexed, Gleason & Cherry, Attorneys do appear for the Defendant and Confess Judgment against the Defendants and in favor of the Plaintiff in the sum of Two Thousand, Three Hundred Thirty-Five and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Sept. 30  
11:12 AM EST

169

Debt \$2,335.00

Atty Comm. 10% 233.50 \$2,568.50

Interest from September 28, 1965

Filed and Confessed by Attorneys, September 30, 1965 Judgment.

Dora H. DeMotte  
Dora H. Ott  
Daniel W. Ott

*Carl E. Walker*

Prothonotary

Pro. By atty 4.50  
Atty 3.00  
Pro. .50  
*Pro. by self* 1.50

And on the 5 day of Feb 1966 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Richard Hill*  
Prothonotary

Edw. T. Kelley

George Verost, Jr.  
1411 E. Presquile St.  
Philipsburg, Pa.

SEPTEMBER 30, 1965, Transcript of Judgment from the Docket of Harry G. Ganoe, Justice of the Pease.

Judgment is entered against the Defendant and in favor of the Plaintiff, in the sum of Ninety-Nine and 40/100 Dollars, with Interest and Costs

Debt \$99.40

Interest from January 30, 1965 Judgment.

170

*Carl E. Walker*

Prothonotary

Joseph Vingless  
Morann, Pa.

December 6, 1965, Certification of Judgment mailed to Commonwealth of Pennsylvania, Department of Revenue, Bureau of Traffic Safety, Harrisburg, 17123.

Pro. By atty 5.25  
Atty 3.00  
Const & J.P. Pd. 15.50  
Pro. By atty 1.00  
Pro. 2.00

March 10, 1966, Praecepte filed by Kelley, Johnston and Cimino.

Mark the above case settled and discontinued on payment of costs. Kelley, Johnston & Cimino, Plaintiff Attorney

#64 - Kelley, Johnston & Cimino advanced costs \$9.25

#65 - Joseph Vingless, Refund on overpayment of costs J.P. Pd. previously \$15.50

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

<p>September 30 2:46 PM EST</p>	<p>Community Consumer Dis- count Company Clearfield, Pa.</p> <p>171</p> <p>Floyd Welch Helen Welch RD 2, Clearfield, Pa.</p> <p>Pro. By Pliff 4.50 <i>Pro by Pliff 1.50</i></p>	<p><u>D. S. B. -- DATED SEPTEMBER 30, 1965</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 Three Thousand Six 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 \$3648.00</p> <p>Atty Comm. 10%</p> <p>Interest from September 30, 1965</p> <p>Filed and Entered by Plaintiff, September 30, 1965 Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>5</u> day of <u>Oct</u>, 19<u>66</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>John J. Pentz</p> <p>October 1 9:00 AM EST</p>	<p>The First National Bank of Philipsburg, Pa.</p> <p>172</p> <p>Edward J. Liegey Robert Liegey Francis J. Liegey t/d/a Liegey Bros. Garage Kylertown, Pa.</p> <p>Pro. By atty 5.50 Atty 3.00</p>	<p><u>D. S. B. -- DATED SEPTEMBER 24, 1965</u></p> <p>By Virtue of Warrant of Attorney hereunto annexed, John J. Pentz, Attorney, does appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiffs 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. 5%</p> <p>Interest from September 24, 1965</p> <p>Filed and Confessed by Attorney, October 1, 1965 Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>WRIT OF EXECUTION 20 SEPTEMBER TERM, 1967 SATISFIED ON WRIT OF EXECUTION FOR NO. #5, NOVEMBER TERM, 1969</p>
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Frank J. Shakespeare  
Clemens Simon

First National Bank of  
Reynoldsville, Pa.

D. S. B. -- DATED SEPTEMBER 27, 1965

Payable In Installments

By Virtue of Warrant of Attorney hereunto annexed, Frank J. Shakespeare and Clemens Simon, Attorneys, do appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiff in the sum of Eight Thousand Forty Dollars and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

October 1  
9:01 AM EST

173

Debt \$8,040.00

James Thomas and  
Dorris J. Thomas  
RD 3, DuBois, Pa.

Atty Comm. 15%

Interest from September 27, 1965

Filed and Confessed by Attorneys, October 1, 1965  
Judgment.

*Carl E. Walker*

Prothonotary

Pro. By atty 4.50  
Atty 3.00

*Agreement to Revive to # 1331 May 1970*

October 1  
9:20 AM EST

Community Consumer Dis-  
count Company  
Clearfield, Pa.

D. S. B. -- DATED SEPTEMBER 22, 1965

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 Eight Hundred Eighty and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2880.00

Shannon W. Newpher  
Helen M. Newpher  
1106 Ogden Ave.  
Clearfield, Pa.

Atty Comm. 10%

Interest from September 22, 1965

Filed and Entered by Plaintiff, October 1, 1965  
Judgment.

*Carl E. Walker*

Prothonotary

Pro. By Plff 4.50

*Pro by Plff 1.50*

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

<p>October 1 9:21 AM EST</p>	<p>Community Consumer Dis- count Company Clearfield, Pa.</p> <p>175</p> <p>Isabella M. Davis Edgar E. Davis RD 2, Clearfield, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by plff</i> 1.50</p>	<p><u>D. S. B. -- DATED SEPTEMBER 22, 1965</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 Three 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 \$3312.00</p> <p>Atty Comm. 10%</p> <p>Interest from September 22, 1965</p> <p>Filed and Entered by Plaintiff, October 1, 1965</p> <p>Judgment</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>28</u> day of <u>Mar</u> 19<u>67</u> By paper filed, the above judgment is <del>satisfied</del> in full of debt, interest and cost.</p> <p>Attest <i>Anche Hill</i> Prothonotary</p>
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<p>October 1 9:30 AM EST</p>	<p>Commonwealth of Pennsylvania Department of Public, Welfare, Harrisburg, Pa.</p> <p>176</p> <p>his Mike ( <input checked="" type="checkbox"/> ) Tomasko Mark (James J. Lemons, Wit) (Caroline Vizyak, Wit) Box 137, Eldersville, Pa.</p> <p>Pro. By Plff 3.00</p>	<p><u>OCTOBER 1, 1965, REIMBURSEMENT AGREEMENT, filed.</u></p> <p>By Virtue of Agreement 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.</p> <p>Debt \$2,000.00</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>(Record No. 61605 A - Dated August 23, 1965.)</p>
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First National Bank of  
Philipsburg, Pa.

D. S. B. -- DATED SEPTEMBER 30, 1965

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 and  
16/100 Dollars, with Interest, Attorney's Commission,  
Cost of Suit, Release of Errors, Waiving Stay, Inquisi-  
tion and Exemption.

October 1  
9:40 AM EST

177

Debt \$1007.16

Harold W. Steiner  
Mildred H. Steiner  
RD 1, Box 301A  
Merrisdale, Pa.

Atty Comm. 5%  
Interest from September 30, 1965  
Filed and Entered by Plaintiff, October 1, 1965  
Judgment.

*Carl E. Walker*

Prothonotary

Pro. By Plff 4.50  
*Pro By Plff 3.00*

And Now, 11 day of April 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 SEPTEMBER 25, 1965

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 Sixteen and 54/100  
Dollars, with Interest, Attorney's Commission, Cost of  
Suit, Release of Errors, Waiving Stay, Inquisition and  
Exemption.

October 1  
9:59 AM EST

178

Debt \$1,016.54

Earl Lutz  
Lucille Lutz  
Winburne, Pa.

Atty Comm. 5%  
Interest from September 25, 1965  
Filed and Entered by Plaintiff, October 1, 1965  
Judgment.

*Carl E. Walker*

Prothonotary

Pro. By Plff 4.50  
*Pro By Plff 3.00*

And Now, 15 day of April 1967 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Archie Hill*  
Prothonotary

<p>October 1 10:12 AM EST</p>	<p>Universal C.I.T. Consumer Discount Company 3108 Pleasant Valley Blvd Altoona, Pa.</p> <p>179</p> <p>Frederick I. Heverly, Jr. Winifred Heverly Irvona, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Pff</i> 1.50</p>	<p><u>D. S. B. -- DATED SEPTEMBER 29, 1965</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 Eight 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 \$2880.00</p> <p>Atty Comm. 15%</p> <p>Interest from September 29, 1965</p> <p>Filed and Entered by Plaintiff, October 1, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>13</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>Attest <i>Archie Hill</i> Prothonotary</p>
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<p>October 1 10:35 AM EST</p>	<p>Coultas Finance Corpora- tion, Philipsburg, Pa.</p> <p>180</p> <p>Orlena B. Bush RD Box 261 Philipsburg, Pa.</p> <p>Pro. By Plff 4.50</p>	<p><u>D. S. B. -- DATED SEPTEMBER 21, 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 Fifty and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisi- tion and Exemption.</p> <p>Debt \$150.00</p> <p>Atty Comm.</p> <p>Interest from</p> <p>Filed and Entered by Plaintiff, October 1, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p>
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County National Bank at  
Clearfield, Pa.

D. S. B. -- DATED SEPTEMBER 25, 1965

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 Ninefy and  
30/100 Dollars, with Interest, Attorney's Commission,  
Cost of Suit, Release of Errors, Waiving Stay, Inquisi-  
tion and Exemption.

October 1  
1:35 AM EST

181

Debt \$2090.30

Howard W. Reitmyer  
Clella B. Reitmyer  
Box 193, Coalport, Pa.

Atty Comm. 10%  
Interest from September 25, 1965  
Filed and Entered by Plaintiff, October 1, 1965  
Judgment.

*Carl E. Walker*

Prothonotary

Pro. By Deft. 4.50  
*Pro by Deft 3.00*

And Now, *9* day *July 68*  
filed. the above judgment is *2090.30*  
interest and cost.  
Attest *Arch Hill*  
Prothonotary

XX

CONTINUED FROM PAGE 400

#140 1/2 September Term, 1965

Reynolds Aluminum Credit Corp.

-vs- John Warren Bowman al

the judgment entered in the above entitled cause should not be opened, and defendant let into  
a defense, meanwhile all proceedings to stay.

Returnable the 12th day of November, 1968 at 9:00 o'clock A.M. Service upon defendant  
to be by certified or registered mail. BY THE COURT, John A. Cherry, President Judge

Sharp & Gilpatrick

JOHN I. MILLARD

182

LOIS I. MILLARD

Pro. By atty 7.00

Atty 3.00

Shff Reese By atty 11.30

#2519 Shff Reese By atty 8.50

Pro. 5.00

#2540 Shff Reese 8.50

Pro. 5.00

Master 75.00

Clfd Co Bar 10.00

Pro. 10.00

Pro. s 1.00

#9 - Transfer to Reg. Acct \$135.00

\$135.00 Paid by Attorney

#54 - James K. Nevling \$75.00

#55 - Clfd Co Bar Assn. 10.00

#56 - Sharp & Gilpatrick 12.00

#2519- Shff Reese 8.50

#2540 Shff Reese 8.50

Prothonotary 21.00

\$135.00

OCTOBER 1, 1965, COMPLAINT IN DIVORCE, filed. One copy certified to Sheriff.

October 7, 1965, Sheriff's Return, filed.  
 Now, October 4, 1965 at 5:30 o'clock P.M. (DST) served the within Complaint in Divorce on Lois I. Millard at her place of residence, Village of Gearhartville, Decatur Township, Clearfield County, Pennsylvania, by handing to Lois I. Millard 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.

NOVEMBER 3, 1965, PRAECIPE & ORDER FOR APPOINTMENT OF MASTER, filed.  
 AND NOW, November 3, 1965, John I. Millard, plaintiff in this action, moves for appointment of a Master in this action, no answer having been filed by defendant, personal service having been had on October 5, 1965. SHARP & GILPATRICKS/ N B: Gilpatrick, Attys for Plff  
 ORDER: AND NOW, this 3rd day of November, 1965, upon praecipe filed by Sharp & Gilpatrick, Esquires, Attorneys for plaintiff, the Court does hereby ppoint James K. Nevling, Esquire, Master in the above case, to take testimony and to report the same to the Court with form of suggested decree. BY THE COURT s/ John A. Cherry, P.J.

November 15, 1965, Sheriff's Return on Master's Notice  
 John E. Husak, Deputy being duly sworn according to law, deposes and says that he served the attached Notice of Master's Hearing in Divorce on Lois I. Millard, the defendant at RD #2, Decatur Township, Clearfield County, Philipsburg, Pennsylvania on November 12, 1965, by handing her a true and correct copy thereof and making the contents thereof known to her. /s/ John E. Husak, Deputy Sheriff.

NOVEMBER 23, 1965, PETITION FOR EXTENSION OF TIME for Hearing and ORDER OF COURT, filed.  
 WHEREFORE, it is the prayer of your Petitioner that the time for concluding the hearing in the above entitled divorce be extended to December 15, 1965. s/James K. Nevling  
 ORDER OF COURT:  
 NOW, November 23, 1965, the foregoing Petition having been presented, read and considered, it is ORDERED and DECREED that the time for holding a Master's Hearing in the above entitled divorce case be extended to December 15, 1965. BY THE COURT, JOHN A. CHERRY, PRESIDENT JUDGE.

November 30, 1965, Sherriff's Return, filed.  
 Now November 29th, 1965 at 2:30 o'clock P.M. served the within Notice of Continuance of Master's Hearing on Lois I. Millardat Market Street, Borough of Clearfield, Clearfield County, Pennsylvania by handing to Lois I. Millard in person a true and attested copy of the original Notice of continuance of Master's Hearing and made known to her the contents thereof. So Answers, James B. Reese, Sheriff.

February 10, 1966, Petition and Order of Court, filed.  
 WHEREFORE, it is the prayer of your petitioner that the time for concluding the hearing in the above entitled divorce be extended to March 15, 1966. /s/ James K. Nevling  
 ORDER OF COURT:  
 NOW, February 10, 1966, the foregoing Petition having been presented, read and considered, it is ORDERED AND DECREED that the time for holding a Master's Hearing in the above entitled divorce case be extended to March 15, 1966. By the Court, John A. Cherry, President Judge.

MARCH 1, 1966, MASTER'S REPORT, filed.  
 And Now, the 2nd day of March, 1966, the report of the Master is acknowledged. We approve his findings and recommendations.

We, therefore, DECREE that John I. Millard be divorced and forever separated from thenuptial ties and bonds of matrimony heretofore contracted between himself and Lois I. Millard. 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 A. Cherry, President Judge.

<p>Bell, Silberblatt &amp; Swoope</p>	<p>HAROLD D. SMITH</p> <p>183</p> <p>JOHN CARNS, JR.</p> <p>Pro. By Atty 5.00</p> <p>Atty 3.00</p> <p>Shff Reese By atty &amp; Belin 8.50</p> <p>Pro. By Belin &amp; Belin 2.00</p> <p>Pro. By Belin 12.00</p> <p>W/B 10.00</p>	<p><u>OCTOBER 2, 1965, COMPLAINT IN TRESPASS</u>, filed. One copy certified to Sheriff.</p> <p><u>October 23, 1965, Praecipe</u> filed by Belin &amp; Belin Enter our appearance for defendant by Carl A. Belin, Attorney for Defendant.</p> <p><u>November 24, 1965, Sheriff's Return</u>, filed.</p> <p>Now <u>October 4, 1965 at 10:35 o'clock A.M. DST</u> served the within Complaint in Trespass on John Carns, Jr., at his residence R.D. 1, Clearfield Lawrence Township, Clearfield County, Pennsylvania, by handing to Mrs. John Carns, Jr., his wife and an adult member of family 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><u>NOVEMBER 15, 1965, COUNTER CLAIM</u>, filed by Belin &amp; Belin, Attorney for Defendant</p> <p>WHEREFORE, Defendant demands judgment against the Plaintiff for the bill incurred at Adams Paint and Body Shop in the amount of \$55.97 as the result of the damage to h his L963 Buick. /s/ Beling &amp; Belin, By Carl A. Belin</p> <p>December 8, 1965, Service Accepted Bell, Silberblatt and Swoope By Paul Silberblatt, Attorneys for Plaintiff</p> <p><u>February 15, 1966, Praecipe for Appointment of Arbitrators</u>, filed.</p> <p>Now, February 17, 1966, hearing of the above case is fixed for Saturday, March 5, 1966, at 9:30 AM, Clearfield County Court House, Clearfield, Pa. and the following Clearfield County Bar members appointed arbitrators: William U. Smith, Chairman; Joseph J. Lee; John K. Reilly, Jr.</p> <p>February 21, 1966, Attorneys and arbitrators notified of appointment, Date and time of hearing.</p> <p>Now, <u>February 28, 1966</u>, hearing of the above case is fixed for Saturday, March 5, 1966, at 9:30 P.M., Clearfield County Court House, Clearfield, Pennsylvania. and the following Clearfield County Bar members appointed Arbitrators: J. Paul Frantz, Chairman; Joseph J. Lee, John K. Reilly, Jr.</p> <p>March 5, 1966, <u>AWARD OF ARBITRATORS</u>, filed.</p> <p>Now, this 5th day of March, 1966, 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 for the defendant, John Carns, Jr. on the Complaint and judgment for the Plaintiff, Harold D. Smith, on the Counterclaim. J. Paul Frantz, Jr., Chairman; Joseph J. Lee; John K. Reilly, Jr.</p> <p>March 5, 1966, Attorneys notified of award by mail.</p>
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<p>October 4 8:20 AM EST</p>	<p>Associates Consumer Discount Company DuBois, Pa.</p> <p>184</p> <p>Jack W. Crawford Norma Crawford RD 1, Box 155 Penfield, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by self</i> 1.50</p>	<p><u>D. S. B. -- DATED SEPTEMBER 29, 1965</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 Thousand Five Hundred ThirtyFive and 28/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$4535.28</p> <p>Atty Comm.</p> <p>Interest from September 29, 1965</p> <p>Filed and Entered by Plaintiff, October 4, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>6</u> day of <u>Sept</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>October 4 8:40 AM EST</p>	<p>Budget Plan Consumer Discount Company Clearfield, Pa.</p> <p>185</p> <p>James M. Stine Adeline V. Stine Maxine H. Smeal, Endr. John E. Smeal, Endr. RD, Box 347 Morrisdale, Pa.</p> <p>Pro. By Plff 5.50 <i>Pro by self</i> 3.00</p>	<p><u>D. S. B. -- DATED OCTOBER 1, 1965</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 Six Hundred Eighty-Eight and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waving Stay Inquisition and Exemption.</p> <p>Debt \$2688.00</p> <p>Atty Comm. 10%</p> <p>Interest from October 1, 1965</p> <p>Filed and Entered by Plaintiff, October 4, 1965</p> <p>Judgment</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>25</u> day of <u>Nov</u> 19<u>69</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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TWENTY (20) SUGGESTIONS OF NON-PAYMENT, filed, October 4, 1965 at 12:00 Noon

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

Fifteen days have elapsed since notice of 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 in the sum of Two Thousand (\$2,000.00) Dollars, except #195 - \$900.00. Pro. each Writ \$3.50 except #187- \$8.00; #191-\$6.50; #192-\$6.50 and #202-\$6.50.

*Carl E. Walker*  
Prothonotary

NUMBER	DEFENDANT'S NAME & ADDRESS	REVIVING JUDGMENT NO.
186	Gust & Dorothy Erickson, Box 165, Grassflat, Pa.	15 February Term, 1961
187	George A. Kephart, Dec'd; Eliza Kephart, Dec'd; Leonard	63 February Term, 1961
188	Theodore C. Reiter & Lillian Reiter, Karthaus, Pa.	19 February Term, 1961
189	Maymie C. Rolls, Westover, Pa.	40 February Term, 1961
190	Gerald M. & Nancy Royer, RD 2, DuBois, Pa.	20 February Term, 1961
191	Ella S. Schucker, Dec'd; Blair Shugarts & Clyde Shugarts Main St., Troutville, Pa.; Mary Shugarts, Mrs. Clair Rolls, Clarence Coon, Ruth Shaffar and Kenneth Shugarts-Heirs.	523 November Term, 1960
192	Ella S. Shucker, Dec'd; Blair Shugarts & Clyde Shugarts, Youngstown, Ohio; Mary Shugarts-Heir, Troutville, Pa. Mrs. Clair Rolls, Clarence Coon, Ruth Shaffer, Kenneth Shugarts-Heirs.	524 November Term, 1960
193	<u>July 3, 1969, Sat. by paper filed. Pro. \$3.00, State tax .50¢ paid.</u> Steve & Anna Smolko, Winburne, Pa.	526 November Term, 1960
194	Robert & Elva Snyder, Hyde, Pa.	21 February Term, 1961
195	George & Sara E. Socash, RD 1, West Decatur, Pa.	25 February Term, 1961
196	Guy S. & Della J. Solida, 235 Northwood St., DuBois, Pa.	22 February Term, 1961
197	John B. & Martha Strong, Heir, Berwindale, Pa.	527 November Term, 1960
198	Anna Strouse, 807 W. Weber Ave., DuBois, Pa.	528 November Term, 1960
199	Edna Thompson, Berwindale, Pa.	530 November Term, 1960
200	Adam W. & Martha R. Tschopp, R.D. Rockton, Pa.	23 February Term, 1961
201	Mike & Sara A. Vanish, Madera, Pa.	532 November Term, 1960
202	<u>Feb. 24, 1969, Sat. by paper filed. Pro. \$ 3.00, State tax .50¢ paid.</u> Victoria Wasickie, Dec'd; Geroge & Leo Wasickie-Heirs ; 509 Curtin St., Osceola Mills, Pa. Martin Wasickie, Verna Burke, Josephine Peteres, Margaret Petters and Elizabeth DeMain, Heirs	534 November Term, 1960
203	Mervin R. Wise, 515 S. Brady St., DuBois, Penna.	535 November Term, 1960
204	Paul D. & Viola E. Wisor, Mineral Springs, Pa.	536 November Term, 1960
205	Samuel A. Yoder, RD 1, Mahaffey, Pa.	537 November Term, 1960

\* NO. 189 SEPTEMBER TERM, 1965, MAYMIE C. ROLLS

APRIL 30, 1970, PARTIAL RELEASE OF LIEN OF JUDGMENT, filed by Joseph J. Lee, \$3.00 paid by Atty.

KNOW ALL MEN BY THESE PRESENTS that the Commonwealth of Pennsylvania, Department of Public Welfare, the plaintiff named in the above entitled judgment, for and in consideration of the sum of One Hundred (\$100.00) Dollars, lawful money of the United States, to it in hand 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:

ALL that certain piece or parcel of land situate in Burnside Township, Clearfield County, Pennsylvania, bounded and described as follows:

BEGINNING at a point on line of lands of Raphael Dale Bott and Nancy Lee Bott, which said point is on Southern right of way line of State Highway Route 17003 leading from Westover to Cherry Tree and forty (40) rods West of intersection of said Highway and lance between lands of Raphael Dale Bott and Nancy Lee Bott and lands now or formerly of S. V. McKee; thence by line of said Raphael Dale Bott and Nancy Lee Bott South eight (8) rods to a point; thence still by Bott lands East forty (40) rods to a point on said lane; thence South along said lane four (4) rods to a point; thence along remaining lands of Maymie C. Rolls, now Maymie C. Beck, Grantor, West fifty three and one quarter (53 1/4) rods to a point; thence along other lands of Grantor North twelve (12) rods to a point on said State Highway; thence East along said State Highway thirteen and one quarter (13 1/4) rods to a point and place of beginning. Containing two (2) acres, more or less.

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 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 in any way disturb, molest, put to charge or damage, the present or any further owner or owners,

<p>October 4 12:10 PM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>206</p> <p>David W. Lewis Marian A. Lewis Ansonville, Pa.</p> <p>Pro. By Deft. 4.50 <i>Pro. by Deft. 1.50</i></p>	<p><u>D. S. B. -- DATED OCTOBER 2, 1965</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, Seven Hundred Ninety-Six and 42/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1796.42</p> <p>Atty Comm. 10%</p> <p>Interest from October 2, 1965</p> <p>Filed and Entered by Plaintiff, October 4, 1965</p> <p>Judgment</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>19<sup>th</sup></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. Attest <i>Carl E. Walker</i> Prothonotary</p>
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<p>October 4 12:11 PM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>207</p> <p>Leo H. Lanich Joan M. Lanich 408 Martin Street Clearfield, Pa.</p> <p>Pro. By Deft 4.50 <i>Pro by deft 1.50</i></p>	<p><u>D. S. B. -- DATED OCTOBER 4, 1965</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-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 \$3400.00</p> <p>Atty Comm. 10%</p> <p>Interest from October 4, 1965</p> <p>Filed and Entered by Plaintiff, October 4, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>14</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. Attest <i>Archie Hines</i> Prothonotary</p>
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County National Bank at  
Clearfield, Pa.

D. S. B. -- DATED OCTOBER 4, 1965

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 Nineteen Hundred Twenty-  
Five and 80/100 Dollars, with Interest, Attorney's Commis-  
sion, Cost of Suit, Release of Errors, Waiving Stay,  
Inquisition and Exemption.

October 4  
12:12 PM EST

208

Debt \$1925.80

Mrs. Evelyn R. Short  
RD Woodland, Pa.

Atty Comm. 10%

Interest from October 4, 1965

Filed and Entered by Plaintiff, October 4, 1965  
Judgment.

Pro. By Deft 4.50

*Pro by Deft 3.00*

*Carl E. Walker*  
Prothonotary

And Now 28 day of Feb 1975 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *[Signature]*  
Prothonotary

County National Bank at  
Clearfield, Pa.

D. S. B. -- DATED OCTOBER 2, 1965

Payable In Installments

By Virtue of Power of Attorney contained therein,  
Judgment is entered in favor of the Plaintiff and against  
the Defendant's in the sum of Twenty-two Hundred Fifteen  
and 04/100 Dollars, with Interest, Attorney's Commission  
Cost of Suit, Release of Errors, Waiving Stay, Inquisition  
and Exemption.

October 4  
12:13 PM EST

209

Debt \$2215.04

Jesse F. Mayhew  
Mary L. Mayhew  
Benjamin F. Mayhew  
Lillian M. Mayhew  
RD 2, Clearfield, Pa.

Atty Comm. 10%

Interest from October 2, 1965

Filed and Entered by Plaintiff, October 2, 1965  
Judgment

Pro. By Deft 5.50

*Pro by Deft 3.00*

*Carl E. Walker*  
Prothonotary

And Now 18 day of June 1969 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *[Signature]*  
Prothonotary

Maine & Fennell

Wolf Furniture Company  
Employees Pension Fund  
1501 Eleventh Avenue  
Altoona, Pa.

October 4  
1:45 PM EST

210

James L. Black  
Camille Black  
202 E. Scribner Ave.  
DuBois, Pa.

Pro. By atty 4.50  
Atty 3.00  
*Pro By Pff* 3.00

D. S. B. -- DATED SEPTEMBER 3, 1965

Payable After Date

By Virtue of Warrant of Attorney hereunto annexed, Maine & Fennell, Attorneys, do hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiff 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% 300.00

Interest from September 3, 1965

Filed and Confessed by Attorney, October 4, 1965 Judgment.

*Carl E. Walker*

Prothonotary

And Now, 27th day of Jan 1969, by paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

October 5  
9:17 AM EST

Community Consumer Discount Company  
Clearfield, Pa.

211

Sandy Lee  
Nellie Lee  
RD 2, Mahaffey, Pa.

Pro. By Piff 4.50  
*Pro by Piff* 1.50

D. S. B. -- DATED OCTOBER 1, 1965

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 Twenty-Four and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$3,024.00

Atty Comm. 10%

Interest from October 1, 1965

Filed and Entered by Plaintiff, October 5, 1965 Judgment.

*Carl E. Walker*

Prothonotary

And Now, 8 day of Aug 1966 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

Beneficial Consumer Dis-  
count Company  
Tyrone, Pa.

D. S. B. -- DATED OCTOBER 1, 1965

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 Six and No/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving  
Stay, Inquisition and Exemption.

October 5  
10:10 AM EST

212

Debt \$1656.00

Atty Comm. 15%

Henry S. Walker  
Freda M. Walker  
RD 1, Box 608  
Osceola Mills, Pa.

Interest from October 1, 1965

Filed and Entered by Plaintiff, October 5, 1965

Judgment.

*Carl E. Walker*

Prothonotary

Pro. By Plff 4.50

*Pro. by Plff 1.50*

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

First National Bank of  
Philipsburg, Pa.

D. S. B. -- DATED OCTOBER 2, 1965

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 One Hundred Forty a  
and 82/100 Dollars, with Interest, Attorney's Commission,  
Cost of Suit, Release of Errors, Waiving Stay, Inquisition  
and Exemption.

October 5  
10:18 AM EST

213

Debt \$2140.82

Atty Comm. 5%

Ai. W. Shirey  
Tressa L. Shirey  
1 Pauline Drive  
Clearfield, Pa.

Interest from October 2, 1965

Filed and Entered by Plaintiff, October 5, 1965

Judgment.

*Carl E. Walker*

Prothonotary

Pro. By Plff 4.50

*Pro by Plff 3.00*

And Now, 17 day of April 1969 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Archie Hill*  
Prothonotary

<p>October 5 10:30 AM EST</p>	<p>Pacedoc Federal Credit Union 214  Pete Pontillo Edith Pontillo 510 7th Street Clearfield, Pa.  Pro. By Plff 4.50  Pro.</p>	<p><u>D. S. B. === DATED SEPTEMBER 30, 1965</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 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. 20% Interest from September 30, 1965 Filed and Entered by Plaintiff, October 5, 1965 Judgment  <i>Carl E. Walker</i> Prothonotary  <u>RELEASE FROM JUDJMENT LIEN, filed.</u> KNOW ALL MEN BY THESE PRESENTS, THAT Pacedoc federal Credit Union 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, does hereby forever acquit, exonerate, discharge and release from the lien and abligation of the above  CONTINUED ON PAGE 439</p>
<p>October 5 11:12 AM EST</p>	<p>Capital Consumer Discount Company DuBois, Pa.  Thomas McGary Lyda McGary Box 81, Curwensville, Pa.  Pro. By Plff 4.50</p>	<p><u>D. S. B. -- DATED OCTOBER 1, 1965</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, Eight Hundred Ninety and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption. Debt \$1890.00 Atty Comm. 15% Interest from October 1, 1965 Filed and Entered by Plaintiff, October 5, 1965 Judgment.  <i>Carl E. Walker</i> Prothonotary</p>

Capital Consumer Dis-  
count Company  
DuBois, Pa.

October 5  
11:06 AM EST

215

James O. Williams  
Betty L. Williams  
R.D. 1, Penfield, Pa.

Pro. By Plff 4.50  
*Pro by [Signature]* 1.50

D. S. B. -- DATED OCTOBER 1, 1965  
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  
Sixteen and No/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving  
Stay, Inquisition and Exemption.  
Debt \$1,116.00  
Atty Comm. 15%  
Interest from October 1, 1965  
Filed and Entered by Plaintiff, October 5, 1965  
Judgment.

*Carl E. [Signature]*  
Prothonotary

And Now, 23 day of Aug 1965 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.  
Attest *[Signature]*  
Prothonotary

Capital Consumer Dis-  
count Company  
DuBois, Pa.

October 5  
11:07 AM EST

216

James T. Barnes  
Rose M. Barnes  
523 Maple Ave.  
DuBois, Pa.

Pro. By Plff 4.50  
*Pro by [Signature]* 3.00

D. S. B. -- DATED OCTOBER 1, 1965  
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  
Fifty Two and No/100 "Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving  
Stay, Inquisition and Exemption.  
Debt \$1,152.00  
Atty Comm. 15%  
Interest from October 1, 1965  
Filed and Entered by Plaintiff, October 5, 1965  
Judgment.

*Carl E. [Signature]*  
Prothonotary

And Now, 9 day of Sept. 1965 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.  
Attest *[Signature]*  
Prothonotary





<p>J. Paul Frantz, Jr</p> <p>October 6</p>	<p>KLINE M. BUSH</p> <p>220</p> <p>FRANK WEITOISH and MARY WEITOISH</p> <p>Pro. By atty 5.50 Atty 3.00</p>	<p><u>OCTOBER 6, 1965, AMICABLE ACTION AND CONFESSION OF JUDGMENT IN EJECTMENT AND CONFESSION OF JUDGMENT FOR RENTALS DUE, filed.</u></p> <p>By Virtue of Warrant of Attorney, hereunto annexed, J. Paul Frantz, Attorney, does appear for the Defendant and confess Judgment against the defendant and in favor of the Plaintiff, in the sum of Twelve Hundred and No/100 Dollars with Attorney's Commision and Cost of Suit.</p> <p>Debt \$1200.00 Atty Comm. 5% Interest from</p> <p>Filed and Confessed by Attorney, October 6, 1965 Judgment.</p> <p><i>Carl E. Wackerl</i> Prothonotary</p> <p>WRIT OF POSSESSION NO. 13 SEPTEMBER TERM, 1965</p> <p>ALL that certain two story frame dwelling house situate in Frenchtown, Osceola Mills, Clearfield County, Pennsylvania, being located on Lot No. 101 in the village of West Osceola, Decatur Township, Clearfield County, Pennsylvania, which premises are now occupied by the Defendants, Frank Weitoish and Mary Weitoish</p> <p>Judgment in Ejectment is entered in favor of the Plaintiff and against the Defendants for all that certain</p>
		<p>two stroy frame dwelling house situate in Frenchtown, Osceola Mills, Clearfield County, Pennsylvania, being locate on Lot No. 101 in the Village of West Osceola, Decatur Township, Clearfield County, Pennsylvania .</p> <p>Judgment for Premises.</p> <p>Prothonotary <u>December 2, 1965, Sheriff's Return on Writ of Possession, filed.</u></p> <p>Now, October 8, 1965 at 6:00 o'clock P.M. DST served the within Writ of Possession on Frank Weitoish and Mary Weitoish at their residence, Village of West Osceola, Decatur Township, Clearfield County, Pennsylvania by handing to Frank Weitoish personally a true and attested copy of the original Writ of Possession and made known to him the contents thereof.</p> <p>By virtue of this Writ on the 1st day of December, 1965 I caused Kline M. Bush to have possession of the Within Described property. So Answers, James B. Resse, Sheriff.</p>

Community Consumer Dis-  
count Company  
DuBois, Pa.

D. S. B. -- DATED OCTOBER 4, 1965

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.

October 6  
9:25 AM EST

221

Debt \$2196.00

Atty Comm. 15%

Interest from October 4, 1965

Filed and Entered by Plaintiff, October 6, 1965  
Judgment.

Lorrene McMinn  
James L. McMinn  
RD 2, Luthersburg, Pa.

*Carl E. Walker*  
Prothonotary

Pro. By Plff 4.50  
*Pro by Off* 1.50

And Now, 5 day of *June* 1965 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Joshua Hill*  
Prothonotary

Community Consumer Dis-  
count Company  
DuBois, Pa.

D. S. B. -- DATED OCTOBER 5, 1965

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 Nine Hundred  
Fifteen and 68/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving  
Stay, Inquisition and Exemption.

October 6  
9:27 AM EST

222

Debt \$1890.00

Atty Comm. 15%

Interest from October 5, 1965

Filed and Entered by Plaintiff, October 6, 1965  
Judgment.

Elaine J. Vicklund  
Earle R. Vicklund  
RD 1, Box 289  
DuBois, Pa.

*Carl E. Walker*  
Prothonotary

Pro. By Plff 4.50  
*Pro by Plff*

And Now, 6 day of *July* 1965 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Joshua Hill*  
Prothonotary

<p>October 6 9:40 AM EST</p>	<p>First National Bank of Philipsburg, Pa.</p> <p>223</p> <p>Edward J. Liegey Robert Liegey Francis J. Liegey t/d/ b/a Liegey Bros. Garage</p> <p>Pro. By Plff 5.50</p>	<p><u>D. S. B. -- DATED SEPTEMBER 24, 1965</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 Forty Three and 65/100 Dollars, with Interest, Attorneys Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1743.65</p> <p>Atty Comm. 5%</p> <p>Interest from September 24, 1965</p> <p>Filed and Entered by Plaintiff, October 6, 1965 Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p>
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<p>October 6 12:50 PM EST</p>	<p>Gleason &amp; Cherry</p> <p>Union Banking &amp; Trust Co DuBois, Pa.</p> <p>224</p> <p>James E. Kilmer and Martha I. Kilmer RD 2, DuBois, Pa.</p> <p>Pro. By atty 4.50 Atty 3.00 Pro By Plff 3.00</p>	<p><u>D/ S. B. -- DATED OCTOBER 5, 1965</u></p> <p>Payable On Demand</p> <p>By Virtue of Warrant of Attorney hereunto annexed, Gleason &amp; Cherry, Attorneys, do hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiff in the sum of Three Thousand Five 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 \$3560.00</p> <p>Atty Comm. <u>10% \$356.00</u> \$3916.00</p> <p>Interest from October 5, 1965</p> <p>Filed and Confessed by Attorney, October 6, 1965 Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, 13<sup>th</sup> day of January 1968 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <u>Archie Hill</u> Prothonotary</p>
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First National Bank of  
Philipsburg, Pa.

D. S. B. -- DATED SEPTEMBER 17, 1965

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 Ninety and  
52/100 Dollars, with Interest, Attorney's Commission,  
Cost of Suit, Release of Errors, Waiving Stay, Inquisition  
and Exemption.

October 7  
8:45 AM EST

225

Debt \$590.52

Matilda Bucha  
Box 42  
Hawk Run, Pa.

Atty Comm. 5%

Interest from September 17, 1965

Filed and Entered by Plaintiff, October 7, 1965

Judgment.

*Carl E. Hill*

Prothonotary

Pro. By Plff 4.50  
*Pro by Plff* 3.00

And Now, 2 day of Dec 1965 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 OCTOBER 5, 1965

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 Forty-  
Five and 54/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving  
Stay, Inquisition and Exemption.

October 7  
8:51 AM EST

226

Debt \$3345.54

John I. Millard  
RD 2, Box 389  
Philipsburg, Pa.

Atty Comm. 5%

Interest from October 5, 1965

Filed and Entered by Plaintiff, October 7, 1965

Judgment.

*Carl E. Hill*

Prothonotary

Pro. By Plff 4.50  
*Pro by Plff* 3.00

And Now, 7 day of Oct 1965 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Arthur Hill*  
Prothonotary

<p>October 7 9:00 AM EST</p>	<p>Beneficial Finance Co. of Tyrone, Pa.</p> <p>227</p> <p>Joseph A. Waksmunski Frances C. Waksmunski RD 1, Osceola Mills, Pa</p> <p>Pro. By Plff 4.50</p>	<p><u>D. S. B. -- DATED OCTOBER 9, 1964</u></p> <p>Payable In Installments</p> <p>Vy 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. Interest from October 9, 1964</p> <p>Filed and Entered by Plaintiff, October 7, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p>
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<p>October 7 9:03 AM EST</p>	<p>Capital Consumer Disc. Co. DuBois, Pa.</p> <p>228</p> <p>Joseph Shrauger Pauline Shrauger 217 Morrison Street DuBois, Pa.</p> <p>Pro. By Plff 4.50</p>	<p><u>D. S. B. -- DATED OCTOBER 6, 1965</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 Seven Hundred Fourty-Four and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$744.00</p> <p>Atty Comm. 15%</p> <p>Interest from October 6, 1965</p> <p>Filed and Entered by Plaintiff, October ; 7, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, On the 1st day of January 1968, the above filed, the sum of \$744.00 in full of debt, interest and costs.</p> <p>Attest <i>Archie Hill</i> Prothonotary</p>
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<p>October 7 9:05 AM EST</p>	<p>Capital Consumer Discount Company DuBois, Pa.</p> <p>229</p> <p>William . . . Bush Grace Bush RD 3, DuBois, Pa.</p> <p>Pro. By Plff 4.50 <i>See By a/c 5.00</i></p>	<p><u>D. S. B. -- DATED OCTOBER 6, 1965</u></p> <p>Payable In Installments</p> <p>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 Seventy and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2,070.00</p> <p>Atty Comm. 15%</p> <p>Interest from October 6, 1965</p> <p>Filed and Entered by Plaintiff, October 7, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p><i>Removable record to 4-3-107 1969</i></p>	
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<p>October 7 9:09 AM EST</p>	<p>Community Consumer Discount Company DuBois, Pa.</p> <p>230</p> <p>Geraldine L. Brownell Paul S. Brownell RD 1, DuBois, Pa.</p> <p>Pro. By Plff 4.50</p>	<p><u>D. S. B. -- DATED OCTOBER 5, 1965</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 Thousand, Eighty and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$4080.00</p> <p>Atty Comm. 15%</p> <p>Interest from October 5, 1965</p> <p>Filed and Entered by Plaintiff, October;7, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p><i>Writ of Removal to 336 Oct 1970</i></p>	
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Walter E. Alessandroni

COMMONWEALTH OF PENNA.

Dept of Labor & Industry

Use: Unemployment Compensation Fund, Harrisburg, Pa.

October 7 9:11 AM EST

231

George E. Dick, Individually and formerly t/a George E. Dick Coal Co. Penfield, Pa.

Pro. By Plff 4.00  
Pro by Plff 1.50  
Pro by Plff 1.50

OCTOBER 7, 1965, CERTIFIED COPY OF LIEN UNDER PENNSYLVANIA

UNEMPLOYMENT COMPENSATION LAW, filed.

This lien is entered for Unpaid Unemployment Compensation in the sum of One Hundred Seventy-Five and 19/100 Dollars, with Interest and Penalties in the sum of Twenty and 12/100 Dollars.

Debt \$175.19  
Interest & Penalties 20.12 \$195.31  
Interest from June 30, 1965

Filed and Entered by Plaintiff, October 7, 1965 Judgment.

Carl E. Walker  
Prothonotary

And Now, 6 day of Mar. 1967. By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest Archie Hill  
Prothonotary

Walter E. Alessandroni

COMMONWEALTH OF PENNA.

DEPT OF LABOR & INDUSTRY

Use: Unemployment Compensation Fund, Harrisburg, Pa.

October 7 9:12 AM EST

232

Annabelle M. Elensky, Individually and t/a Elensky Coal Company 429 Hill St. Curwensville, Pa.

Pro. By Plff 4.00  
Pro by Plff 3.00

OCTOBER 7, 1965, CERTIFIED COPY OF LIEN UNDER PENNSYLVANIA

COMPENSATION LAW, filed.

This Lien is entered for unpaid Unemployment Compensation in the sum of Five Hundred Eighty and 31/100 Dollars, with Interest and Penalties in the sum of Twenty-One and 50/100 Dollars.

Debt \$580.31  
Interest and Penalties 21.50 \$601.81  
Interest from September 30, 1965

Filed and Entered by Plaintiff, October 7, 1965 Judgment.

Carl E. Walker  
Prothonotary

JAN. 11, 1971, Sugg Non Pay filed to 40 Jan T, 1971.

And Now, 11 day of June 1976. By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest Raymond Withers  
Prothonotary

Walter E. Alessandroni  
 COMMONWEALTH OF PENNA.  
 DEPT. of LABOR & INDUSTRY  
 Use: Unemployment Compensation, Fund,  
 Harrisburg, Pa.

October 7 233  
 9:13 AM EST

Carl G. Fenush,  
 Individually and t/a  
 Fenush Coal Company  
 Drifting, Pa.

Pro. By Plff 4.00  
 Pro *by Plff* 2.00  
 Pro *by Plff* 1.00  
 Pro by M & F 2.00  
 Shff Copeland By atty 13.50  
 PRO 2.00

OCTOBER 7, 1965, CERTIFIED COPY OF LIEN UNDER PENNSYLVANIA UNEMPLOYMENT COMPENSATION LAW, filed.

This Lien is entered for Unpaid Enemployment Compensation in the sum of Three Hundred Eighty-Nine and 12/100 Dollars, with Interest and Penalties in the sum of Thirty-Six and 07/100 Dollars.

Debt	\$389.12	
Interest and Penalties	<u>36.07</u>	\$425.19

Interest from August 31, 1965

Filed and Entered by Plaintiff, October 7, 1965

Judgment

*Carl E. Walker*  
 Prothonotary

APRIL 1, 1966, WRIT OF EXECUTION NO. 17 Feb Term, 1966

APRIL 1, 1966, Interrogatories to West Penn Power Company Greensburg, Pa. Garnishee, filed.

APRIL 1, 1966, Affidavit of Default, filed.

APRIL 27, 1966, Praeipie for Appearance by Maine & Fennell, Filed.

Enter our appearance for West Penn Power Co. Garnishee alone.

APRIL 27, 1966, ANSWERS TO INTERROGATORIES filed by Maine & Fennell.

JUNE 23, 1966, SHFF'S RETURN, filed.

April 7, 1966, at 12:15 o'clock P.M. attached as within commanded PROPERTY belonging to CARL G. FENUSH,

CONTINUED ON PAGE 450

Walter E. Alessandroni  
 COMMONWEALTH OF PENNA.  
 Dept. of Labor & Industry  
 Use: Unemployment compensation Fund,  
 Harrisburg, Pa.

October 7 234  
 9:14 AM EST

Yorkshire Coal Company  
 (A Pennsylvania Corp.)  
 Madera, Pa.

Pro. By Plff 4.00  
 Pro *by atty* 2.00

OCTOBER 7, 1965, CERTIFIED COPY OF LIEN UNDER PENNSYLVANIA UNEMPLOYMENT COMPENSATION LAW, filed.

This Lien is entered for Unpaid Unemployment compensation in the sum of Seven Hundred Forty-Six and 53/100 Dollars, with Interest and Penalties in the sum of Twenty-Six and 35/100 Dollars.

Debt	\$746.53	
Interest & Penalties	<u>26.35</u>	\$772.78

Interest from September 30, 1965

Filed and Entered by Plaintiff, October 7, 1965

Judgment.

*Carl E. Walker*  
 Prothonotary

And Now, 1 day of July 1966 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
 Prothonotary





<p>October 7 2:19 PM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>237</p> <p>Robert S. Showers Annie P. Showers 501 Coal Street Osceola Mills, Pa.</p>	<p><u>D. S. B. -- DATED OCTOBER 4, 1965</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 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 October 4, 1965</p> <p>Filed and Entered by Plaintiff, October 7, 1965</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>Pro.      By Deft      4.50</p> <p>Satisfied on WRIT OF EXECUTION NO. 8 NOVEMBER TERM, 1966</p>
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<p>October 7 2:35 PM EST</p>	<p>Community Consumer Dis- count Company Clearfield, Pa.</p> <p>238</p> <p>Elwood D. Maines Barbara E. Maines RD 2, Clearfield, Pa.</p>	<p><u>D. S. B. -- DATED OCTOBER 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 Hundred Thirty Four and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisi- tion and Exemption.</p> <p>Debt                    \$234.00</p> <p>Atty Comm. 10%</p> <p>Interest from October 14, 1963</p> <p>Filed and Entered by Plaintiff, October 7, 1965</p> <p>Judgment</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>Pro.      By Plff      4.50 <i>Ans by Plff</i>      1.50</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 style="text-align: right;">Attest <i>Archie Hill</i> Prothonotary</p>
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Centre Consumer Discount Company  
201 W. Beaver Avenue  
State College, Pa.

October 8 239  
8:14 AM EST

Ronald Lowder  
Leroy Lowder  
Susie Lowder  
Wallaceton, Pa.

Pro. By Plff 4.50  
Pro .50  
*Pro. by Off 3.00*

D. S. B. -- DATED OCTOBER 5, 1965  
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 Seventy-Six and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.  
Debt \$2376.00  
Atty Comm. 15%  
Interest from October 5, 1968  
Filed and Entered by Plaintiff, October 8, 1965  
Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 11 day of Nov 1971 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.

October ; 8 240  
10:29 AM EST

Fred C. Diehl  
Mary K. Diehl  
P.O. Box 671  
Clearfield, Pa.

Pro. By Deft 4.50  
Pro by B, B7& Swoope 2.00  
Pro by B, S & Swoope 2.00  
Pro by " " " 2.00  
Pro by B, S & Swoope 2.00  
*Pro. by aty 1.50*

D. S. B. -- DATED OCTOBER 8, 1965  
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-Three Thousand and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.  
Debt \$33,000.00  
Atty Comm. 10%  
Interest from October 8, 1965  
Filed and Entered by Plaintiff, October 8, 1965

And Now, 28 day of June 1966 By paper filed, the above judgment is satisfied in full of debt, interest and cost.  
Attest *Archie Hill*  
Prothonotary

*Carl E. Walker*  
Prothonotary

NOVEMBER 3, 1965, RELEASE OF LIEN OF JUDGMENT, filed.  
WHEREAS, on October 8, 1965, 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. 240 September Term, 1965, in the amount of \$33,000.00, 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

1 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, Pa. 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.

CONTINUED ON PAGE 457

Walter E. Alessandroni  
 COMMONWEALTH OF PENNA.  
 Dept of Labor & Industry  
 Use: Unemployment Compensation Fund,  
 Harrisburg, Pa.

October 8  
 12:23 PM EST

241

Calvin L. Jordan  
 RD 2, Clearfield, Pa.

Pro. By Plff 4.00  
*Pro by Offt* 3.50

OCTOBER 8, 1965, CERTIFIED COPY OF LIEN UNDER PENNSYLVANIA UNEMPLOYMENT COMPENSATION LAW, filed.

This Lien is entered for Unpaid Unemployment compensation in the sum of Nine Hundred Sixty Seven and 30/100 Dollars with Interest and Penalties in the sum of Twenty-Nine and 02/100 Dollars.

Debt	\$967.30	
Interest and Penalties	<u>29.02</u>	\$996.32
Interest from October 31, 1965		

Filed and Entered by Plaintiff, October 8, 1965  
 Judgment.

*Carl E. Walker*  
 Prothonotary

And Now, 28 day of July 1970 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
 Prothonotary

October 8  
 1:10 PM EST

242

Community Loan & Discount Company  
 Clearfield, Pa.

Albert C. Buck  
 Harvey Buck, Endorser  
 Mary Buck, Endorser  
 RD Woodland, Pa.

Pro. By Plff 5.00  
*Pro by Offt* 1.50

D. S. B. -- DATED OCTOBER 8, 1965

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
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Atty Comm.  
 Interest from October 8, 1965  
 Filed and Entered by Plaintiff, October 8, 1965  
 Judgment.

*Carl E. Walker*  
 Prothonotary

And Now, 1 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 Dis-  
count Company  
DuBois, Pa.

D. S. B. -- DATED OCTOBER 7, 1965

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 Nine Hundred  
Fifteen and 68/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving Stay,  
Inquisition and Exemption.

Debt \$4915.68

Atty Comm. 15%

Interest from October 7, 1965

Filed and Entered by Plaintiff, October ; 9, 1965

Judgment.

*Carl E. Walker*

Prothonotary

And Now 10 day of Oct. 1965 after  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Arthur Hill*  
Prothonotary

October 9  
8:50 AM EST

243

Bessie M. Bonante  
Arman F. Bonante  
RD 3, Punxsutawney, Pa.

Pro. By Plff 4=50  
*Pro by Plff 3.00*

Bell,  
Silberblatt  
& Swoope

First National Bank of  
Erie, Pa.

D. S. B. -- DATED MAY 14, 1965

Payable In Installments

By Virtue of Warrant of Attorney hereunto annexed,  
Bell, Silberblatt & Swoope, Attorneys, do hereby appear  
for the Defendants and Confess Judgment against the  
Defendants and in favor of the Plaintiff in the sum of  
Six Hundred Nine and 48/100 Dollars, with Interest,  
Attorney's Commission, Cost of Suit, Release of Errors,  
Waiving Stay, Inquisition and Exemption.

Debt \$609.48

Atty Comm. 20% 121.90

Interest from May 14, 1965

Filed and Confessed by Attorneys, October 9, 1965

Judgment.

*Carl E. Walker*

Prothonotary

October 9, 1965, Affidavit of Default, filed.

And Now 2 day of April 1968 by paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Arthur Hill*  
Prothonotary

October 9  
9:24 AM EST

244

David F. Smith, Jr.  
Mary K. Smith  
617 Susquehanna St.  
Curwensville, Pa.

Pro. By atty 4.50

Atty 3.00

Pro. By atty 1.00  
*Pro by atty*

Nevling & Davis

Clearfield Trust Company  
Clearfield, Pa.

CONFESSION OF JUDGMENT ON BOND - DATED APRIL 11, 1959

Payable In Installments

By Virtue of Warrant of Attorney hereunto annexed, Nevling & Davis, Attorneys, do hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiff in the sum of Two Thousand, Six Hundred Forty Seven and 19/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

October 9  
10:11 AM EST

245

Roy Augustine, Jr.  
Janet L. Augustine  
P.O. Box 177  
Verona Beach, N.Y.

Debt \$2647.19  
Atty Comm. 11/5/65 132.35  
Int from 7/30/63 to 359.58  
Interest from November 5, 1965

Filed and Confessed by Attorneys, October 9, 1965  
Judgment.

Pro. By atty 5.50  
Atty 3.00

*Carl E. Walker*  
Prothonotary

October 9, 1965, Affidavit of Default, filed.

SATISFIED ON WRIT OF EXECUTION NO. 15 SEPTEMBER TERM, 1965

County National Bank at  
Clearfield, Pa.

D. S. B. -- DATED OCTOBER 8, 1965

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 Four and 76/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

October 9  
10:30 AM EST

246

Richard Bauman  
Nina G. Bauman  
Boardman, Pa.

Debt \$1904.76  
Atty Comm. 10%  
Interest from October 8, 1965

Filed and Entered by Plaintiff, October 9, 1965  
Judgment.

Pro. By Deft 4.50  
*Pro by deft 1.50*

*Carl E. Walker*  
Prothonotary

And Now, 28 day of Jan 1967 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

<p>October 9 10:31 AM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>247</p> <p>William R. Hoyt Mary Rosalia Hoyt Box 58, Grampian, Pa.</p> <p>Pro. By Deft 4.50</p>	<p><u>D. S. B. -- OCTOBER 8, 1965</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 Seventeen Hundred Five and 77/100 Dollars; with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1705.77</p> <p>Atty Comm. 10%</p> <p>Interest from October ;8, 1965</p> <p>Filed and Entered by Plaintiff, October 9, 1965</p> <p>Judgment.</p> <p style="text-align: center;"><i>Carl E. Walker</i> Prothonotary</p>	
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<p>W. Albert Ramey</p> <p>October 9 10:38 AM EST</p>	<p>First National Bank of Hastings, Pa.</p> <p>248</p> <p>Edwin G. McCulley Margaret McDulley Westover, Pa.</p> <p>Pro. By atty 4.50 Atty 3.00 <i>Pro by off</i> 1.50</p>	<p><u>D. S. B. -- DATED OCTOBER 5, 1965</u></p> <p>Payable One Day after Date</p> <p>By Virtue of Warrant of Attorney hereunto annexed, W. Albert Ramey, Attorney does hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiff 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.</p> <p>Debt \$1000.00</p> <p>Atty Comm. 15% <u>150.00</u> \$1150.00</p> <p>Interest from October 6, 1965</p> <p>Filed and Confessed by Attorney, October ;9, 1965</p> <p>Judgment.</p> <p style="text-align: center;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>28</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.</p> <p style="text-align: center;">Attest <u><i>Anche Hill</i></u> Prothonotary</p>	
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Joseph J. Lee

RE: Leave to Sell at Private Sale & Convey Real Property 2/7 Int. in 100 A Coal Rt., Graham Township, Clearfield County, Pa.

250

OCTOBER 11, 1965, PETITION OF THE COUNTY COMMISSIONERS OF CLEARFIELD COUNTY For Leave to Sell at Private Sale and Reconey Real Property. 2/7 in 100 A, Coal Rt. Graham Township, Clearfield County, Pennsylvania. Property of J.S. & A. H. Reitz

Taxes, etc. \$36.48 Paul Silberblatt has offered the sum of \$36.48 as purchase price at private sale.

ORDER OF COURT: Now, the 11th day of October, 1965, the foregoing petition of the County Commissioners of Clearfield County for leave to sell at private sale against land in Graham Township therein described, bought by Clearfield County at Treasurer's Sale on the 5th day of August 1963, presented and considered, and hearing thereon is fixed for the 25th day of October, 1965, at ten o'clock A.M., and the Prothonotary is directed to give Ten (10) days notice of such hearing prior thereon to each municipal subdivision having tax claims against such real estate. By the Court, John A. Cherry, P.J.

OCTOBER 12, 1965, Notice for Publication given to the Clearfield Progress

Pro. 5.00

OCTOBER 12, 1965, Notice to Esther M. Coulter, Secretary Graham Township Board of Supervisors, R.D. Morrisdale by Certified Mail

Certified Mail 3.00

#2543

Clfd Progress 11.16

OCTOBER 12, 1965, Notice to Robert Eyerly, Secretary Graham Township School District, Morrisdale, Pennsylvania, by Certified Mail

Pro. 1.00

October 12, 1965, Return Receipt by Robert Eyerly.

Pro. 1.00

October 15, 1965, Return Receipt by Foster M. Coulter

Pro. 1.00

Joseph  
Colavecchi

EDWARD G. BAKALE

OCTOBER 11, 1965, COMPLAINT IN ASSUMPSIT, filed. Two copies certified to Sheriff.

October 21, 1965, Sheriff's Return, filed.

Now, October 19, 1965 at 7:45 o'clock P.M. (DST) serve the within Complaint in Assumpsit on Gene Kurten at his residence, 434 Pifer Street, City of DuBois, Clearfield County, Pennsylvania by handing to Gene Kurten personally a true and attested copy of the original Complaint in Assumpsit and make known to him the contents thereof.

251

Now, October 19, 1965 at 7:50 o'clock P.M. (DST) served the within Complaint in Assumpsit on Lorna Kurten at her residence, 434 Pifer Street, City of DuBois, Clearfield County Pennsylvania, by handing to Lorna Kurten 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.

GENE KURTEN and  
LORNA KURTEN

November 16, 1965, Praeipice filed by Attorney

Enter Judgment in favor of Edward G. Bakale, plaintiff and against Gene Kurten and Lorna Kurten, for want of an appearance and failure to file an Answer or other defensive pleading according to calculations.

Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Four Hundred Twenty and 09/100 Dollars, with Interest and Costs.

Pro. By atty 5.00  
Atty 3.00  
Shff Reese By atty 14.60  
Pro. By atty 3.50

Debt \$420.09  
Interest from May 11, 1964  
Judgment.

*Carl E Walker*  
Prothonotary

<p>Gleason &amp; Cherry</p> <p>6/2/67 \$200.00 by atty Clfd Trust</p> <p>6/2/67 - \$100. Fees for Counsel Clfd Trust</p>	<p>HARRY J. BLOOM</p> <p>252</p>	<p><u>OCTOBER 11, 1965, COMPLAINT IN DIVORCE</u>, filed. One copy certified to Attorney.</p> <p><u>October 21, 1965, Constable's Return</u>, filed. Now, October 14, 1965, at 10:10 A.M. D.S.T., served Florence J. Bloom, at her residence, to wit, R. D. #1 DuBois, Pennsylvania, with a true and attested copy of the within Complaint in Divorce, No. 252 September Term, 1965, by handing the same to and leaving with her, personally, and making known to her the contents thereof. So Answers, R. V. Donahue, Constable.</p> <p><u>MARCH 21, 1966, Praecepte</u> filed by Bell, Silberblatt and Swoope Enter our appearance for Florence J Bloom By Paul Silberblatt, Attorney for Defendant</p> <p><u>MARCH 21, 1966, PRAECIPE FOR BILL OF PARTICULARS</u>, filed by Bell, Silberblatt &amp; Swoope, Attorneys for Deft. Service accepted March 21, and issuance of Rule Waived. Gleason, Cherry &amp; Guido, By Anthony Guido</p> <p><u>MARCH 21, 1966, PETITION FOR ALIMONY PENDENTE LITE COUNSEL FEES AND EXPENSES</u>, filed by Bell, Silberblatt &amp; Swoope</p> <p>WHEREFORE, Petitioner prays that your Honorable Court grant a rule on the above Plaintiff to show cause why an Order should not be made upon him to pay her alimony pendente lite and to pay her counsel fees and costs.</p> <p>RULE: And Now, this 21st day of March, 1966, upon consideration of the foregoing Petition and on motion of Paul Silberblatt, Esquire, attorney for the Defendant, a rule is granted on the Plaintiff to show cause why he should not pay the Defendant alimony pendente lite and counsel fees and costs. Returnable April 11, 1966 at 1:30 P.M. By the Court, John A. Cherry, President Judge. Service hereof accepted March 21, 1966, and Issuance of Rule Waived. Gleason, Cherry &amp; Guido, Attorneys for Plaintiff.</p>
<p>Bell, Silberblatt &amp; Swoope Marc Katzen</p>	<p>FLORENCE J. BLOOM</p>	<p><u>MARCH 21, 1966, PETITION FOR ALIMONY PENDENTE LITE COUNSEL FEES AND EXPENSES</u>, filed by Bell, Silberblatt &amp; Swoope</p> <p>WHEREFORE, Petitioner prays that your Honorable Court grant a rule on the above Plaintiff to show cause why an Order should not be made upon him to pay her alimony pendente lite and to pay her counsel fees and costs.</p> <p>RULE: And Now, this 21st day of March, 1966, upon consideration of the foregoing Petition and on motion of Paul Silberblatt, Esquire, attorney for the Defendant, a rule is granted on the Plaintiff to show cause why he should not pay the Defendant alimony pendente lite and counsel fees and costs. Returnable April 11, 1966 at 1:30 P.M. By the Court, John A. Cherry, President Judge. Service hereof accepted March 21, 1966, and Issuance of Rule Waived. Gleason, Cherry &amp; Guido, Attorneys for Plaintiff.</p>
	<p>Pro. By atty 7.00</p> <p>Atty 3.00</p> <p>Pro. 2.00</p> <p>Pro. 5.00</p> <p>Pro. 5.00</p> <p>Pro. 3.50</p> <p>Pro. 2.00</p> <p>Pro. 5.00</p> <p>Pro. 3.50</p> <p>Master 140.00</p>	<p>** March 22, - See below <u>MARCH 22, 1967, ORDER</u>, filed. NOW, March 22, 1967, upon argument had in the above matter, it was announced at said argument that the Court granted a sum of \$100.00 as counsel fees therein to be paid to counsel for the defendant. No formal Order having been entered, it is, therefore, hereby ORDERED that the said plaintiff pay to the counsel for the defendant the sum of \$100.00 upon counsel fees in the said action. BY THE COURT, John A. Cherry, President Judge.</p>
<p>#192 - Transf. to Reg. Acct. \$300.00</p> <p>\$300.- PAID BY ATTORNEY</p> <p>#978 - David E. Blakley \$140.00</p> <p>#979 - Clfd Co. Bar Assn. 10.00</p> <p>#980 - Gleason, Cherry &amp; Guido Defendants Counsel 8.00</p> <p>#981 - Marc Katzen 100.00</p> <p>Prothonotary 42.00</p> <p>\$300.00</p>	<p>Clfd Co. Bar 10.00</p> <p>Pro 10.00</p> <p>Pro. 1.00</p> <p>Pro. 5.00</p>	<p><u>JUNE 2, 1967, PRAECIPE FOR APPOINTMENT OF MASTER</u>, filed. AND NOW, June 2, 1967, Harry J. Bloom by his Attorney, moves for appointment of a Master in this action, personal service of the Complaint having been made on the Defendant on October 14, 1965, and appearance for Defendant entered by Counsel. GLEASON, CHERRY &amp; GUIDO, s/ Anthony S. Guido. <u>ORDER FOR APPOINTMENT:</u> AND NOW, this 2nd day of June A.D., 1967, upon Praecepte filed by Gleason, Cherry, &amp; Guido by Anthony S. Guido, Attorneys for the Plaintiff, the Court does hereby appoint David E. Blakley, Esquire, Master in the above case, to take testimony and to report the same to the Court with form of suggested decree. BY THE COURT, John A. Cherry, President Judge. <u>JUNE 6, 1967, PRAECIPE FOR APPEARANCE</u>, filed by Marc Katzen Please enter my appearance in the above captioned matter for the Defendant, Florence J. Bloom. s/ Marc Katzen</p>
<p>DECREE DATED SEPTEMBER 7, 1967</p>		<p>** March 22, 1967, <u>BILL OF PARTICULARS</u>, filed by Gleason, Cherry &amp; Guido. Accepted and Copy Received this 8th day of June 1967. By Robert M. Hanak for Marc Katzen <u>AUGUST 31, 1967, Petition and Order of Court</u>, filed by Master, David E. Blakley. WHEREFORE, your petitioner prays that this Honorable Court make an order awarding Master's fees, stenographic fees, and grant leave for filing the Master's report beyond thirty days from the date of hearing. /s/ David E. Blakley.</p>
<p>12/6/67-</p>	<p>Pro. By atty 5.00</p> <p>Pro. By atty 3.50</p>	<p>ORDER: NOW, this 31st day of August, 1967, upon consideration of the foregoing Petition, leave is hereby granted to the Master, David E. Blakley, Esquire, to file his Master's report in the above entitled proceedings beyond thirty days from the date of hearing. And further, that Master's Fees are hereby awarded in the amount of \$150.00 By the Court, John A. Cherry. P.J.</p>

<p>October 11 9:34 AM EST</p>	<p>First National Bank of Philipsburg, Pa.</p> <p>253</p> <p>Floyd Wisor Hazel Wisor 415 Decatur St. Philipsburg, Pa.</p> <p>Bills Furniture &amp; Appliance Co.</p> <p>Pro. By Plff 4.50 <i>Pro by self</i> 3.00</p>	<p><u>D. S. B. -- DATED APRIL 23, 1965</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 Three and 59/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$903.59</p> <p>Atty Comm. 15%</p> <p>Interest from April 23, 1965</p> <p>Filed and Entered by Plaintiff, October 11, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And now, <u>20</u> day of <u>Nov</u> 19<u>68</u> 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>October 11 9:35 AM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>254</p> <p>Michael J. Kovalick Mrs. Dorothy M Kovalick LeContes Mills, Pa.</p> <p>Pro. By Deft 4.50 <i>Pro by self</i> 1.50</p>	<p><u>D. S. B. --- DATED OCTOBER 9, 1965</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 Thirty Seven and 24/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2337.24</p> <p>Atty Comm. 10%</p> <p>Interest from October 9, 1965</p> <p>Filed and Entered by Plaintiff, October 11, 1965 Judgment</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>5</u> day of <u>May</u> 19<u>67</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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Kelley,  
Johnston &  
Cimino

First National Bank of  
Philipsburg, Pa.

D. S. B. -- DATED SEPTEMBER 18, 1965

Payable One Day after Date

By Virtue of Warrant of Attorney hereunto annexed,  
Kelley, Johnston & Cimino, Attorneys, do appear for the  
Defendants and Confess Judgment against the Defendants  
in the sum of Four Thousand Two Hundred Seventy Four and  
96/100 Dollars, with Interest, Attorney's Commission, Cost  
of Suit, Release of Errors, Waiving Stay, Inquisition and  
Exemption.

October 11  
10:05 AM EST

256

William R. Schram and  
Eleanore J. Schram  
405 Gertrude St.  
Philipsburg, Pa.

Debt \$4274.96  
Atty Comm. 5% 213.75 \$4488.81  
Interest from September 18, 1965  
Filed and Confessed by Attorneys, October 11, 1965  
Judgment.

Pro. By atty 4.50  
Atty 3.00

*Carl E. Walker*  
Prothonotary

*Agreement to Revoke to No. 1666 May 1970*

October 11  
1:12 PM EST

Community Consumer Dis-  
count Kompany  
Clearfield, Pa.

D. S. B. -- DATED OCTOBER 8, 1965

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, Ninety Six and  
No/100 Dollars, with Interest, Attorney's Commission, Cost  
of Suit, Release of Errors, Waiving Stay, Inquisition  
and Exemption.

257

Charlotte Luzier  
Elwood Luzier  
RD 2, Clearfield, Pa.

Debt \$3096.00  
Atty Comm. 10%  
Interest from October 8, 1965  
Filed and Entered by Plaintiff, October 11, 1965  
Judgment.

Pro. By Plff 4.50  
*Pro by Plff 1.50*

*Carl E. Walker*  
Prothonotary

And Now, 11 day of June 1966 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Arthur Hill*  
Prothonotary

<p>October 11 1:13 PM EST</p>	<p>Community Consumer Dis- count Company Clearfield, Pa.</p> <p>258</p> <p>Raymond Aughenbaugh, Jr Helen Aughenbaugh 16 Tracey St. Rochester, N. Y. Raymond Aughenbaugh, Endorser Florence Aughenbaugh, Endorser Glen Richey, Pa.</p> <p>Pro. By Plff 5.50 <i>Pro by Plff</i> 1.50</p>	<p><u>D. S. B. -- DATED OCTOBER 8, 1965</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 Thousand Two 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 \$4272.00</p> <p>Atty Comm. 10%</p> <p>Interest from October 8, 1965</p> <p>Filed and Entered by Plaintiff, October 11, 1965</p> <p>Judgment</p> <p><i>[Signature]</i> Prothonotary</p> <p>And Now, <del>25</del> day of <i>Oct.</i> 1967 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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<p>October 11 1:50 PM EST</p>	<p>J. Paul Frantz</p> <p>Clearfield Stone Workers Federal Credit Union 214 N. Second Street Clearfield, Pa.</p> <p>259</p> <p>Howard Osewalt Mineral Springs, Pa.</p> <p>Pro. By atty 4.50 Atty 3.00</p>	<p><u>D. S. B. -- DATED SEPTEMBER 7, 1957</u></p> <p>Payable In Installments</p> <p>By Virtue of Warrant of Attorney hereunto annexed, J. Paul Frantz, Attorney, does hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiff in the sum of One Hundred Sixty Eight and 93/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$168.93</p> <p>Atty Comm.</p> <p>Interest from February 26, 1965</p> <p>Filed and Confessed by Attorney, October 11, 1965</p> <p>Judgment.</p> <p>Prothonotary</p>	
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<p>October 13 2:35 PM EST</p>	<p>Community Consumer Discount Company 101 N. Third Street Clearfield, Pa.</p> <p>260</p> <p>Ben Murphy 301 Wrigley Street Clearfield, Pa.</p> <p>Pro. By Plff 4.50 O.C. Pro. By Plff 3.50 <i>Pro by Plff 3.00</i></p>	<p><u>OCTOBER 13, 1965, AMICABLE REVIVAL</u>, filed. To revive and Continue Lien entered to 315 September Term, 1960</p> <p>By Virtue of Agreement between the Plaintiff and the Defendant the above Judgment is revived amicably in favor of the Plaintiff and against the Defendants in the sum of Five 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 \$580.00</p> <p>Atty Comm Interest from April 9, 1959 Filed and Entered by Plaintiff, October 13, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>23</u> day of <u>April</u> 19<u>67</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>October 13 9:04 AM EST</p>	<p>Community Consumer Discount Company Clearfield, Pa.</p> <p>261</p> <p>Droze Rowles Edith Rowles 127 Clark Street Clearfield, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Plff 1.50</i></p>	<p><u>D. S. B. -- DATED OCTOBER 12, 1965</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 Thousand Eighty and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$4080.00</p> <p>Atty Comm. 10% Interest from October 12, 1965 Filed and Entered by Plaintiff, October 13, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>15</u> day of <u>May</u> 19<u>67</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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Community Consumer Dis-  
count Company  
Clearfield, Pa.

October 13  
9:05 AM EST

262

John F. Allison  
Mary Allison  
Hyde, Pa.

Pro. By Plff 4.50  
Pro By Plff 3.00

D. S. B. -- DATED OCTOBER 9, 1965

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 Nine and 44/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving  
Stay, Inquisition and Exemption.

Debt \$1369.44

Atty Comm. 10%

Interest from October 9, 1965

Filed and Entered by Plaintiff, October 13, 1965

Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 5th day of Feb. 1969 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.

October 13  
9:20 AM EST

263

Alva C. Swales  
Barbara S. Swales  
Mary H. Swales  
921 W. 4th Street  
Lewistown, Pa.

Pro. By Plff 4.50  
Pro By Plff 1.50

D. S. B. -- DATED OCTOBER 9, 1965

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 Six Hundred Forty-  
One and 21/100 Dollars, with Interest, Attorney's Commis-  
sion, Cost of Suit, Release of Errors, Waiving Stay,  
Inquisition and Exemption.

Debt \$2641.21

Atty Comm. 5%

Interest from October 9, 1965

Filed and Entered by Plaintiff, October 13, 1965

Judgment.

*Carl E. Walker*  
Prothonotary

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

Attest *Archie Hill*  
Prothonotary

<p>October 13 2:25 PM EST</p>	<p>Emery E. Powers 1529 Cortland Rd. Niles, Ohio</p> <p>264</p> <p>William Powers South Brady St. DuBois, Pa.</p> <p>Pro. By Plff 4.50 O.C. Pro. By Plff 9.50</p>	<p><u>OCTOBER 13, 1965, AMICABLE REVIVAL</u>, filed. To revive and continue Lien entered to 228 September Term, 1960</p> <p>By Virtue of Agreement between the Plaintiff and the Defendant the above Judgment is revived amicably in favor of the Plaintiff and against the Defendants in the sum of Forty-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 \$4400.00 Atty Comm. Interest from November 1, 1955 Filed and Entered by Plaintiff, October 13, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p><i>10/13/70, Agreement To Revive to 133 Oct T. 1970.</i></p>
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<p>October 13 2:37 PM EST</p>	<p>W. Scott Callahan, Jr. 223 North Temple Ave. Clearfield, Pa.</p> <p>265</p> <p>Dotts Motor Company, Inc 316 East Market Street Clearfield, Pa.</p> <p>Pro. By Plff 4.50 O.C. Pro By Plff 3.50</p>	<p><u>OCTOBER 13, 1965, AMICABLE REVIVAL</u>, filed. To revive and Continue Lien entered to No. 307 September Term, 1960</p> <p>By Virtue of Agreement between the Plaintiff and the Defendants the above Judgment is revived amicably in favor of the Plaintiff and against the Defendants in the sum of Six Hundred Ninety-Seven and 11/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$697.11 Atty Comm. 10% Interest from September 8, 1960 Filed and Entered by Plaintiff, October 13, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p><i>Writ of Revival 904 May 1969.</i></p>
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Gleason & Cherry

GRACE McCREIGHT  
 JIM McCREIGHT  
 CATHERINE STUMPF,  
 M. L. McCREIGHT, JR.,  
 MARTHA SWISHER AND  
 JACK McCREIGHT

266

STEPHEN DOBIS,  
 CLARENCE MIKNIS,  
 FRANCES ROMEO and  
 ANTHONY NOVITSKY, a/k/a  
 TRUSTEES for the mem-  
 bers of the Civil  
 Defense Auxiliary Police  
 of the DuBois, Area

Pro. By atty 10.50  
 Atty 3.00  
 Shff Reese By atty 17.80

OCTOBER 14, 1965, COMPLAINT IN EJECTMENT, filed. Four copies certified to the Sheriff.

All of that certain piece or parcel of land situate in the Township of Sandy, Clearfield County, Pennsylvania, and being bounded and described as follows, to wit:  
 BEGINNING at a point in the center line of Township Road No. T-783 leading from DuBois to U.S. Route No. 322, said point being South 0° 07' East 540.22 feet from Southwest corner of the D. E. Heberling property; thence by the center line of Township Road No. T-783 South 13° 18' West 400.0 feet to a point; thence by line of land of Grantor North 54° 56' West 400.0 feet to an iron pipe; thence still by line of land of Grantor North 13° 18' East 400.0 feet to an iron pipe in the center line of old woods road; thence by center line of old woods road South 54° 56' East 400.0 feet to a point, the place of beginning. Containing 3.41 acres, more or less.

October 23, 1965, Sheriff's Return, filed.

Now, October 15, 1965 at 11:10 (DST) AM. served the within Complaint in Ejectment on Clarence Miknis (Micknis) at his residence, 34 Arminta Street, City of DuBois, Clearfield County, Pennsylvania, by handing to Mrs. Clarence Micknis, his wife and an adult member of the family a true and attested copy of the original Complaint and made known to her the contents thereof.

Now, October 15, 1965 at 11:30 o'clock A.M. (DST) served the within Complaint in Ejectment on Francis Romeo at his residence, 413 Daly Street, City of DuBois, Clearfield County, Pennsylvania, by handing to Francis Romeo personally a true and attested copy of the original Complaint and made known to him the contents thereof.

Now, October 15, 1965 at 11:55 o'clock A.M. (DST) served the within Complaint in Ejectment on Stephen Dobis at his residence, 430 Lane Street, City of DuBois, Clearfield County, Pennsylvania, by handing to Stephen Dobis personally a true and attested copy of the original Complaint and made known to him the contents thereof.

Now, October 15, 1965 at 12:15 o'clock P.M. D.S.T. served the within Complaint in Ejectment on Anthony Novitsky at his residence, 135 Loeb Street, Sandy Township, Clearfield County, Pennsylvania by handing to Anthony Novitsky personally a true and attested copy of the original Complaint in Ejectment and made known to him the contents thereof. So Answers, James B. Reese, Sheriff.

<p>October 14 9:00 AM EST</p>	<p>First National Bank of Philipsburg, Pa.</p> <p>267</p> <p>Walter T. Hunt Mildred Hunt Kylertown, Pa.</p> <p>Pro. By Plff 4.50</p>	<p><u>D. S. B. -- DATED OCTOBER 11, 1965</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 Six Hundred, Sixty Seven and 86/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2667.86</p> <p>Atty Comm. 5%</p> <p>Interest from October 11, 1965</p> <p>Filed and Entered by Plaintiff, October 14, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p>
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CONTINUED FROM PAGE 457

No. 240 September Term, 1965

County Nat'l Bank vs Fred C. Diehl et al

JANUARY 11, 1966, RELEASE OF LIEN OF JUDGMENT, filed.

WHEREAS, on October 8, 1965, 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. 240 September Term, 1965, in the amount of \$33,000.00, 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 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 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, covenants, 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 October 8, 1965, 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. 240 September Term, 1965, in the amount of \$33,000.00, 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 or 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 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 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.

CONTINUED ON PAGE 473



IN RE: COMMITMENT OF  
 INEBRIATE  
 FRANK JOSEPH JASKOWAK

269

Pro. By Pet. 5.00  
 Pro. 3.50

OCTOBER 14, 1965, PETITION FOR COMMITMENT, filed.

In accordance with Sections 326,328 and 329, Mental Health Act of 1951, as amended.

Wherefore, your Petitioners pray your Honorable Court to commit said Frank Joseph Jaskowak to said Hospital ( Warren State Hospital) And they will ever pray, etc. Bernice Kantoski & Francis J. Jaskowack.

ORDER FOR ISSUANCE OF WARRANT

And now, to wit, the 14th day of October, 1965, upon the within petition and certificates let warrant issue to bring the alleged inebriate before us on the 14th day of October, 1965. John A. Cherry, J.

ORDER FOR COMMITMENT

And now, October 14, 1965, upon consideration of the within petition and the exhibits and certificates thereto attached, the Court is satisfied that Frank Joseph Jaskowak 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 Frank Joseph Jaskowak 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. Maintenance costs to be paid by inebriate, who receives Blind Pension and Social Security, John A. Cherry, J.

FEBRUARY 28, 1966 ORDER, filed

NOW, February 28, 1966, upon recommendation of Warren State Hospital under date of February 18, 1966, that the said patient has received maximum benefit from hospitalization, and that he be granted leave of absence for the remainder of his 365 days; it is HEREBY ORDERED that the above named Frank Joseph Jaskowak be granted leave of absence for the remainder of his 365 days, with the provision that if he should resume his alcoholic habits during that period, he will be returned to the hospital without further formality of the Court. BY THE COURT, John A. Cherry, President Judge.

<p>October 14 9:38 AM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>270</p> <p>Leonard Maines Lola M. Maines P.O. Box 177 Woodland, Pa.</p> <p>Pro. By Deft 4.50 <i>Pro by deft. 1.50</i></p>	<p><u>D. S. B. -- DATED OCTOBER 13, 1965</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-Eight and 43/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$868.43</p> <p>Atty Comm. 10%</p> <p>Interest from October 13, 1965</p> <p>Filed and Entered by Plaintiff, October 14, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>18</u> day of <u>May</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>October 14 10:01 AM EST</p> <p><i>And Now, 7 day of Sept 1966 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>	<p>J. Paul Frantz, Jr.</p> <p>First National Bank of Philipsburg, Pa.</p> <p>271</p> <p>Ellis R. Narehood Rozella B. Narehood West Decatur, Pa.</p> <p>Pro. By atty 4.50 Atty 3.00 Pro by Atty 1.00 Pro. By Cty Nat'l 2.00 <i>Pro by Atty 1.00</i></p>	<p><u>D. S. B. -- DATED JULY 22, 1965</u></p> <p>Payable One Day after Date</p> <p>By Virtue of Warrant of Attorney hereunto annexed, J. Paul Frantz, Attorney, does hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiff in the sum of Forty-Six Hundred Sixty and 88/100 Dollars, with Attorney's Commission Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$4,660.88</p> <p>Atty Comm. 5%</p> <p>Interest from July 22, 1965</p> <p>Filed and Confessed by Attorney, Octbber 14, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p><u>JANUARY 7, 1966, POSTPONEMENT OF LIEN, filed.</u></p> <p>The First National Bank of Philipsburg, Pennsylvania, the plaintiff in the above captioned judgment, hereby agrees and does postpone the lien of said judgment to the lien of a certain mortgage dated July 9, 1965, and recorded at Clearfield, Pennsylvania, in Mortgage Book 213 at page 204, in favor of the Clearfield Trust Company and against Ellis as certain real estate situate in Lawrence Township, Clearfield County, Pennsylvania, and described therein is concerned. It is understood that this postponement of lien is given to enable Ellis R. Narehood and Rozella B. Nardhood to obtain an advance from the Clearfield Trust Company on the aforesaid mortgage.</p> <p>IN WITNESS WHEREOF, the First National Bank of Philipsburg, Pa., has caused these presents to be duly executed this 6th day of January, 1966. FIRST NATIONAL BANK OF PHILIPSBURG, PA. By . Shankle, Exec. V. President</p>
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Gleason & Cherry

Union Banking & Trust Co  
DuBois, Pa.

D. S. B. -- DATED AUGUST 8, 1964

Payable In Installments

By Virtue of Warrant of Attorney hereunto annexed, Gleason & Cherry, Attorneys, do appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiffs in the sum of Fifteen Hundred, Seventy-Eight and 09/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

October 14  
10:15 AM EST

273

Debt \$1578.09

Harry J. Bloom and  
Florence J. Bloom  
R.D. 1, DuBois, Pa.

Atty Comm. 15%  
Interest from October 11, 1965  
Filed and Confessed by Attorneys, October 14, 1965  
Judgment.

Pro. By atty 4.50  
Atty 3.00  
*Pro by [Signature]* 3.00

*Carl E. Walker*

Prothonotary

And Now, 24 day of Sept. 1965 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Anne Hill*  
Prothonotary

CONTINUED FROM PAGE 469

#240 September Term, 1965 County Nat'l Bank vs Fred C. Diehl et al

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 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 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 7th day of February, 1966.  
COUNTY NATIONAL BANK AT CLEARFIELD By Jo O. Henry, Vice President

John B. Gates  
 IN RE: CONDEMNATION  
 of Clair A. Guelich  
 and Thelma F. Guelich  
 real estate, Lawrence  
 Township, Clearfield  
 County, Commonwealth of  
 Pennsylvania for highway  
 purposes.

274

Pro.	By Atty	14.00
Atty		3.00
Shff Reese by atty		8.50
Pro		5.00
Ward Reese		103.50
Ernest P. Baum		103.50
Joseph A. Dague		144.35
Plff Wit Bill		5.00
Pro.		3.50
Pro.		2.00

#264 - John B. Gates \$30.50  
 Adv Costs \$25.50  
 Plffs W/B 5.00

OCTOBER 14, 1965, PETITION FOR APPOINTMENT OF BOARD OF VIEW, filed. One copy certified to Sheriff.

That on May 20, 1964, your Petitioners were the owners of the following described real estate situate in the Township of Lawrence, Clearfield County, Pennsylvania, which included a dwelling house, cement block garage and other outbuildings;

BEGINNING at a stake on Old Mill Road, the common corner of this lot and of the twenty-foot alley; thence along said twenty-foot alley North eight (8) degrees forty (40) minutes East two hundred and six-tenths (200 6/10) feet to a stake on the bank of Moose Creek; thence up Moose Creek North sixty nine (69) degrees nine (9) minutes West fifty one and one-tenth (51-1/10) feet to a stake on the bank of the creek; thence South eight (8) degrees forty (40) minutes ~~SIXTY EIGHT (68) DEGREES FORTY (40) MINUTES~~ West two hundred twelve and eight-tenths (212 8/10) feet to a stake in the line of Old Mill Road; thence along the line of Old Mill Road South eighty three (83) degrees eleven (11) minutes East fifty (50) feet to a point of a place of beginning; having erected thereon a two story frame bungalow and outbuildings and a cement block garage.

And also the right jointly with the owners of the property immediately to the East thereof to the common use of a twenty-foot alley, being the eastern boundary line of this property.

4. That the Commonwealth of Pennsylvania, as a Sovereign, is vested with the inherent power to acquire by eminent domain, any real property, including improvements, for, among other public purposes, the establishment, change, alteration or vacation of public highways within the Commonwealth.

5. That by Act of Assembly of June 1, 1945, P.L. 1242, known as the State Highway Law, as amended, the Secretary of the Department of Highways is empowered to establish the width, lines, locations or grades of any state highway necessary in the construction, relocation or maintenance thereof and that the approval of plans for such purposes shall be considered the taking thereof for highway purposes of all property within the lines so marked.

6. That Pennsylvania State Highway Route No. 17041 including right of way for Section No. 8, at the prior to the date of condemnation hereinabove set forth included the premises of your Petitioners, heretofore described in

Lawrence Township, Clearfield County, Pennsylvania

7. That on May 20, 1964, the Governor of the Commonwealth of Pennsylvania approved plans for Pennsylvania Public Highway Route No. 17041, which plans and right of way included all of your Petitioners' real estate heretofore described, a copy of said plans being marked Exhibit "A" attached hereto and made a part hereof, with the Commonwealth of Pennsylvania having in its possession numerous copies.

8. That pursuant to said plans, the Commonwealth of Pennsylvania through its Department of Highways condemned and appropriated the aforesaid real estate owned by your Petitioners and entered upon the same for the construction of Pennsylvania Public Highway Route No. 17041, section 8, as shown on Exhibit "A" heretofore mentioned.

9. That the result thereof all of the Petitioners' real estate including the mansion house thereon, concrete block garage and out buildings as heretofore described were appropriated with a total loss to your Petitioners.

10. That the time of the said taking and at the present time there were and are no taxes, mortgages, judgments or other liens against the Petitioners' real estate as herinbefore described.

11. That your Petitioners and the Commonwealth of Pennsylvania re unable to agree on the total compensation due your Petitioners for damages sustained by them.

12. That your Petitioners have been damaged for the loss or riparian rights on Moose Creek which were utilized in the maintenance of the premises hereinabove condemned by the Commonwealth of Pa.

WHEREFORE, your Petitioners pray your Honorable Court to appoint a Board of View to assess d damages in accordance with the Eminent Domain Law to which your Petitioners are entitled by reason of the said condemnation. s/ Clair A. Guelich & Thelma F. Guelich

ORDER:

Now, October 14, 1965, the within Petition having been considered, it is on motion by counsel for the Petitioners ORDERED AND DECREED that Ward Reese, Aernest P. Baum and Joseph A. Dague, Esq; be appointed Viewers to determine any and all losses of the Petitioners in the condemnation of their real estate by the Pennsylvania Department of Highways in accordance with provisions of the Eminent Domain Code, approved June 22, 1964 and to file a report in accordance with the provisions of the Eminent Domain Code. By The Court, John A. Cherry, P.J.

OCTOBER 21, 1965, Sheriff's Return, filed.

Now October 14, 1965 at 2:35 o'clock P.M. (DST) served the within Petition and Order on Commonwealth of Pennsylvania, Department of Highways at Pennsylvania Department of Highways Office, 1924 Daisy Street, Lawrence Township, Clearfield County, Pennsylvania by handing to Jane Beck, Secretary, she being in charge of office at time of this service a true and attested copy ;of the original Petition and Order and made known to her the contents thereof. So Answers, James B. Reese, Sheriff.

MARCH 21, 1966, REPORT OF VIEWERS, filed.

Pursuant to Section 511 of the Eminent Domain Code of Pennsylvania the undersigned Board of View respectfully reports:

1. By Order of Court dated October 14, 1965, Ward Reese, Ernest P. Baum and Joseph A. Dague were appointed as a Board of View in the above captioned matter.
2. By Stipulation signed by John B. Gates, Esquire, attorney for condemnees and by W. Albert Ramey, Esquire, attorney for condemnor, a view of the subject premises was held on December 1, 1965, at 1:30 o'clock, P.M. The Stipulation, signed as aforesaid is hereunto attached. At the time and place of the view, held as aforesaid, it was unanimously agreed by the attorneys representing condemnor and condemnees and by the viewers that a

<p>Belin &amp; Belin</p>	<p>COMMONWEALTH, Ex. Rel MARLAND BROWN</p> <p>275</p> <p>CLEARFIELD COUNTY CHILD WELFARE SERVICE</p> <p>COURT HOUSE ANNEX</p>	<p>OCTOBER 14, 1965, PETITION FOR WRIT OF HABEAS CORPUS, FILED,</p> <p>WHEREFORE, your Petitioner prays your Honorable Court to issue a Writ of Habeas Corpus directed to the said Child Welfare Service, directing them to forthwith place before Your Honorable Court the body of said Marvel Brown and Lynda Arlene Brown, and to show cause why the said children should not be delivered to the custody of their father, your Petitioner. /s/ Marland Brown, Sr.</p> <p>ORDER: NOW, this 14th day of October, 1965, a Writ of Habeas Corpus is hereby granted, and Child Welfare Service is hereby directed to place before the Court the body of Marvel Brown and Lynda Arlene Brown, the two children, and to show cause why said children should not be delivered to the custody of their father. Hearing to be held on the matter November 18, 1965 at 9:00 A.M. By the Court, John A. Cherry, P.J.</p> <p>Now this 1st day of November 1965, Service of the within petition is accepted. John K. Reilly, Jr. D. A.</p> <p>November 9, 1965, Motion to Discharge Writ of Habeas Corpus, filed by Joseph J. Lee</p> <p>WHEREFORE, Clearfield County Child Welfare Services moves the Court to discharge the Writ of Habeas Corpus heretofore issued forthwith or, in the alternative, to withhold hearing on said Writ as ordered by this Court under date of October 14, 1965, pending disposition of this Motion to Discharge. And he will every pray. Joseph J. Lee, Clearfield County Solicitor, Solicitor for the Clearfield County Child Welfare Service.</p> <p>November 9, 1965, ORDER: NOW, to wit, this 9th day of November, 1965, the foregoing Motion to Discharge the Writ of Habeas Corpus issued in the above entitled matter having been read and considered, a rule is hereby issued upon Marland Brown, Sr. Petitioner, to show cause why said Motion should not be granted and the Writ discharged, with costs to the Petitioner, Marland Brown, Sr., returnable the 23rd day of November, 1965. By the Court, John A. Cherry, President Judge.</p> <p>Service of the within accepted and issuance of the Rule to Show Cause granted this day waived this 9th day of November, 1965. Carl A. Belin, Attorney for Marland Brown, Sr.</p> <p>NOVEMBER 20, 1965, ANSWER, filed, by Joseph J. Lee, Solicitor for Joseph J. Lee.</p> <p>Now this 23rd day of November Service of Answer accepted and copy received hereby. Belin &amp; Belin, Attorneys for Petitioners.</p> <p>December 6, 1965, ORDER, filed. NOW, November 23, 1965, after hearing, the Court will order that the rule be discharged and the prayer of the petition denied at the cost of the petitioner, Marland Brown, Sr. By The Court, John A. Cherry, President Judge.</p> <p>May 9, 1966, Transcript of Testimony taken before Honorable John A. Cherry, President Judge, November 23, 1965, Lodged this date by Archie Hill, Prothonotary</p> <p>JUNE 1, 1967, PETITION, filed by Belin &amp; Belin.</p> <p>WHEREFORE, your Petitioner prays your Honorable Court to issue a Writ of Habeas Corpus directed to the said Child Welfare Service, directing them to forthwith place before your Honorable Court the body of the said Marvel Brown, and to show cause why the said child should not be delivered to the custody of her father, your Petitioner. /s/ Marland Brown, Sr.</p> <p>ORDER: NOW, this 31st day of May, 1967, upon consideration of the foregoing Petition, it is hereby ORDERED and DECREED that a Rule is issued on the Clearfield County Child Welfare Service to show cause why custody should not be delivered to Marland Brown, Sr.. Rule Returnable on June 6, 1967 at which time a hearing will be held, at 11:00 A.M. E.D.S.T. BY THE COURT, JOHN A. CHERRY, President Judge.</p> <p>JUNE 6, 1967, ORDER, filed. One copy certified to Mr. Brown. One Copy certified to Warren State Hospital</p> <p>NOW, June 6, 1967, upon full hearing had in the above matter, and the Court being satisfied that the future welfare of the said Marvel Brown will be benefitted thereby; it is hereby ORDERED that the petition for re-hearing be, and is hereby granted; and it is hereby ORDERED that custody of the said Marvel Brown be delivered forthwith to the father, namely: Marland Brown, Sr., until further Order of Court. It is the FURTHER ORDER OF COURT that Warren State Hospital, in which institution the said Marvel Brown is now placed, shall deliver and discharge the said Marvel Brown into the custody of her said father, Marland Brown, Sr., upon presentation by him of a certified copy of this Order of Court. BY THE COURT, John A. Cherry, President Judge</p> <p>JUNE 8, 1967, TRANSCRIPT OF TESTIMONY taken before Hon. John A. Cherry, P.J. June 6, 1967, lodged by Archie Hill, Prothonotary this date.</p>
	<p>Pro. By atty 7.00</p> <p>Atty 3.00</p> <p>Pro. By atty 2.00</p> <p>Pro. By atty 3.50</p> <p>Pro. By atty 2.00</p> <p>Pro. By atty 3.50</p> <p>Pro. By atty 1.00</p> <p>Pro. By atty 5.00</p> <p>Pro. By atty 5.00</p> <p>Pro. By atty 3.50</p>	

October 14  
1:16 PM EST

Community Consumer Dis-  
count Company  
Clearfield, Pa.

276

John Lee  
Cova V. Shaw  
414 Turnpike Ave.  
Clearfield, Pa.

Pro. By Plff 4.50

*Am & Plff*

30

D. S. B. -- DATED OCTOBER 13, 1965

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 Seven Hundred  
Ninety Two and No/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving  
Stay, Inquisition and Exemption.

Debt \$3792.00

Atty Comm. 10%

Interest from October 13, 1965

Filed and Entered by Plaintiff, October 14, 1965

Judgment.

*Carl S. Walker*

Prothonotary

And Now, 26 day of June 1968 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Annie Hill*  
Prothonotary

FIVE (5) REIMBURSEMENT AGREEMENTS, filed. OCTOBER 15, 1965 at 7:40 A.M. E.S.T. The  
Commonwealth of Pennsylvania, Department of Public Welfare, Plaintiff.

By Virtue of Agreement contained therein, Judgment is entered in favor of the  
Plaintiff and against the Defendants in the sum of Two Thousand (\$2,000.00) Dollars, with Cost  
of Suit. Pro Each Writ \$3.00

Judgment.

*Carl S. Walker*

Prothonotary

<u>NUMBER</u>	<u>NAME AND ADDRESS OF DEFENDANTS</u>	<u>DATE</u>
277	Harvey F. Guiher, RD 1, Curwensville, Pa. <u>Sept. 8, 1969, Sat. by paper filed. Pro. \$3.00, State Tax .50¢ paid.</u>	September 21, 1965
278	Robert W. & Anna LeGrand, Kylertown, Pa. <u>April 5, 1968, Sat. by paper filed. Pro. \$3.00, State Tax .50¢ paid.</u>	September 30-3, 1965
279	Homer L. Wisor, Mineral Springs, Pa. <u>March 28, 1969, Sat. by paper filed. Pro. \$3.00, State Tax .50 c paid.</u>	September 1, 1965
280	Robert & Erna Roseweir, Star Route, Smithmill, Pa.	May 27, 1965
281	Bertha I. Stone, RD1, Box 698, Osceola Mills, Pa.	April 29, 1965

<p>October 15 8:20 AM EST</p>	<p>Commercial Credit Plan Consumer Discount Co. 334 Pine Street Williamsport, Pa.</p> <p>282</p> <p>Donald L. Overdorf Mabel E. Overdorf RD 3, Clearfield, Pa.</p> <p>Pro. By Pliff 4.50</p>	<p><u>D. S. B. -- DATED AUGUST 30, 1965</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, Eighty-Eight and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisi- tion and Exemption.</p> <p>Debt \$2088.00</p> <p>Atty Comm. 15%</p> <p>Interest from August 30, 1965</p> <p>Filed and Entered by Plaintiff, October 15, 1965 Judgment.</p> <p><i>Carl E Walker</i> Prothonotary</p>
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<p>October 15 8:35 AM EST</p>	<p>Centre Consumer Dis- count Co., Inc. 122 North Allegheny St Bellefonte, Pa.</p> <p>283</p> <p>Charlotte Schmoke William D. Schmoke Pottersdale, Penna.</p> <p>Pro. By Pliff 4.50 <i>Pro. by Off 1.50</i></p>	<p><u>D. S. B. -- DATED OCTOBER 13, 1965</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 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. 15%</p> <p>Interest from October 13, 1965</p> <p>Filed and Entered by Plaintiff, October 15, 1965 Judgment.</p> <p><i>Carl E Walker</i> Prothonotary</p> <p>And Now, <u>7</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. Attest <i>Arthur Hill</i> Prothonotary</p>
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October 15  
9:40 AM EST

Community Consumer Dis-  
count Company  
DuBois, Pa.

284

Shirley A. Christian  
Robert A. Christian  
RD 2, DuBois, Pa.

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

D. S. B. -- DATED OCTOBER 11, 1965

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 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. 15%

Interest from October 11, 1965

Filed and Entered by Plaintiff, October 15, 1965  
Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 22 day of June 1966 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Archie Hill*  
Prothonotary

October 15  
8:41 AM EST

Community Consumer Dis-  
count Company  
DuBois, Pa.

285

Nancy J. Indre  
Augustine J. Indre  
217 W. Long Avenue  
DuBois, Pa.

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

D. S. B. -- DATED OCTOBER 11, 1965

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  
Thirty Five and 28/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving  
Stay, Inquisition and Exemption.

Debt \$4535.28

Atty Comm. 15%

Interest from October 11, 1965

Filed and Entered by Plaintiff, October 15, 1965  
Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 17 day of Mar 1966 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Carl E. Walker*  
Prothonotary

Bell,  
Silberblatt  
& Swoope

DONALD V. BROWN

OCTOBER 15, 1965, COMPLAINT IN TRESPASS, filed. Two  
copies certified to Sheriff.

286

THOMAS I. REES

Pro. By atty 5.00  
Atty 3.00  
Shff Reese by atty 10.55  
Comwith By atty 5.00  
Pro. By atty 3.50  
Pro. By Atty 2.00  
Pro. 3.00

~~XXXXXXXXXXXXXXXXXXXXXX~~

October 30, 1965, Sheriff's Return, filed.  
Now, October 25, 1965 service of the within Complaint  
in Trespass on Thoms I. Rees by sending by registered mail  
return receipt requested, a true and attested copy of  
the original Complaint to Thomas I. Reese at 849 Niagara  
Street, Buffalo, New York, being his last known address,  
on the 22nd day of October 1965 at 9:42 o'clock A. D.  
(DST) with an endorsement thereon showing that service was  
made on the Secretary of the Commonwealth of Pennsylvania  
on 19th day of October 1965 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. Return receipt  
for registered mail, signed by Helen M. Rees as agent for  
Thomas I. Rees, 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 of the Commonwealth  
at Harrisburg, Pennsylvania on the 18th day of October,  
1965 at 1:30 o'clock P.M. (DST) accompanied by a fee of  
five (\$5.00) Dollars. Return receipt ; for registered mail  
signed by T. Payton 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.  
July 10, 1967, Praeipe for Judgment, filed by  
Bell, Silberblatt & Swoope.  
Enter Judgment for Plaintiff and against defendant  
for want of appearance of answer. /s/ Bell, Silberblatt  
& Swoope by Richard A. Bell, Attorney for Plaintiff.  
Judgment is entered in favor of the Plaintiff and  
against the Defendants for want of appearance of Answer.  
Judgment.

*Archie Hill*  
Prothonotary

JANUARY 11, 1968, PRAECIPE filed, by Bell, Silberblatt & Swoope

Please place the above captioned case on the trial list.

BELL, SILBERBLATTE & SWOOPE, by s/Richard A. Bell, Attorneys for  
Plaintiff.

#2983 - Bell, Silberblatt & Swoope  
Adv. Costs ----- \$29.05

APRIL 15, 1968, CAUSE REACHED, TRIAL ORDERED, Jury  
called and sworn, as follow to wit: C. Russell Kirk,  
Catherine Egan, Genevieve Kane, Harry Hanson, Ruth  
Thomas, Elsie J. McIlrath, Herbert M. Roseberry, Betty M.  
Reid, Beulah I. Richards, Delores E. Robbins, Anthony  
Seduski and Mrs. Olive S. Smith, twelve good and lawful  
citizens of the county who after hearing the proof and  
allegation and being charged by the Court --

And now to wit: April 15, 1968, we, the Jurors empanelled  
in the above entitled case, find A verdict in Favor of  
Plaintiff for \$3,288.53 plus \$1500.00 for pain & suffering.  
/s/ C. Russell Kirk.

Verdict moulded by Court, John A. Cherry, P.J.

VERDICT FOR THE PLAINTIFF IN THE SUM OF \$4788.53.

SEPTEMBER 10, 1970, PRAECIPE, filed by Bell, Silberblart

Please mark the above case settled and discontinued  
upon payment of the costs by the defendant. /s Richard  
A. Bell

Record Costs in the sum of \$32.05 having been paid  
by Empire Mutual Insurance Company, this dase is this  
date marked Settled and Discontinued.

S E T T L E D

A N D

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

First National Bank of  
Philipsburg, Pa.

D. S.B. -- DATED OCTOBER 11, 1965

Payable One Day after Date

By Virtue of Wower of Attorney contained therein,  
Judgment is entered in favor of the Plaintiff and against  
the Defendants in the sum of Thirteen Hundred Eighty-Six  
and 49/100 Dollars, with Interest, Attorney's Commission,  
Cost of Suit, Release of Errors, Waiving Stay, Inquisition  
and Exemption.

October 16  
9:15 AM EST

287

Debt \$1386.49

Atty Comm. 5%

Donald J. Lombardo  
320 N. 7th Street  
Philipsburg, Pa.

Interest from October 11, 1965

Filed and Entered by Plaintiff, October 16, 1965

Judgment.

*Carl E. Walker*

Prothonotary

Pro. By Plff 4.50

*Pro by Plff*

1.50

And Now, 21 day of July 1967 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Archie Hill*  
Prothonotary

Capital Consumer Dis-  
count Company  
DuBois, Pennsylvania

D. S. B. -- DATED OCTOBER 12, 1965

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  
Four and No/100 Dollars, with Interest, Attorney's Commission  
Cost of Suit, Release of Errors, Waiving Stay, Inquisition  
and Exemption.

October 16  
9:24 AM EST

288

Debt \$1,104.00

Atty Comm. 15%

Kathryn Frantz  
Luthersburg, Pa.

Interest from October 12, 1965

Filed and Entered by Plaintiff, October 16, 1965

Judgment.

*Carl E. Walker*

Prothonotary

Pro. By Plff 4.50

*Pro by Plff*

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 *Archie Hill*  
Prothonotary

<p>October 16 9:25 AM EST</p>	<p>Capital Consumer Discount Company DuBois, Penna.</p> <p>289</p> <p>Daniel Hoover 425 South Brady St. BuBois, Pa.</p> <p>Pro. By Plff \$4.50 <i>Pro by Jeff 300</i></p>	<p><u>D. S. B. DATED OCTOBER 11, 1965</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 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. 15%</p> <p>Interest from October 11, 1965</p> <p>Filed and Entered by Plaintiff, October 16, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>9 Mar. 70 Attest <i>Arthur Hill</i> Prothonotary</p>
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<p>October 16 9:30 AM EST</p>	<p>Community Consumer Discount Company Clearfield, Pa.</p> <p>290</p> <p>Jack F. Snyder Geneva E. Snyder RD Woodland, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Jeff 300</i></p> <p>Pro C. R. Kramer 1.00</p> <p>Attest <i>Arthur Hill</i> Prothonotary</p> <p>and Now, 12 day of April 1968 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>WHEREAS, the judgment debtors have requested that the lien of said judgment be subordinated to the lien of a mortgage entered in favor of the Clearfield Trust Company in the amount of \$7,650.00, without the payment to the Community Consumer Discount Co. of any consideration therefor other than the assurance of continued payments to it under the arrangement now existing between the Community Consumer Discount Co. and the judgment-debtors,</p> <p>NOW THEREFORE THIS SUBORDINATION OF LIEN WITNESSETH: The Community Consumer Discount Co., for and in consideration of the sum of only \$1.00 does hereby stipulate and agree that the lien of the judgment entered as aforesaid to No. 290 September Term, 1965, in the Court of Common Pleas of Clearfield County, be subordinated to the</p> <p><u>CONTINUED ON PAGE 486</u></p>	<p><u>D. S. B. -- DATED MARCH 12, 1965</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 Sixteen and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2016.00</p> <p>Atty Comm. 10%</p> <p>Interest from March 12, 1965</p> <p>Filed and Entered by Plaintiff, October 16, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>FEBRUARY 3, 1966, SUBORDINATION OF LIEN OF JUDGMENT, filed.</p> <p>WHEREAS, Jack F. Snyder and Geneva E. Snyder, husband and wife, executed and delivered to the Community Consumer Discount Co., a judgment note which has been entered in the Court of Common Pleas of Clearfield County as a judgment lien in the amount of \$2,016.00, such judgment remaining of record in the Prothonotary's Office at Clearfield at No. 290 September Term, 1965, and</p>
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Joseph A. Dague

Commonwealth of Pa.  
Department of Public  
Welfare, Harrisburg, Pa

SUGGESTION OF NON-PAYMENT, filed.

October 16

291

Fifteen days have elapsed since notice of filing of these suggestion have been sent out by Registered Mail. Pursuant to the Provision of Act #372 of September 26, 1951, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Hundred Sixty-One and 11/100 Dollars, with Cost of Suit.

Debt \$161.11

Judgment

Revives Judgment entered to 293 February Term, 1961

Vaughn Stone  
Lena Stone  
RD Philipsburg, Pa.

*Carl E. Walker*  
Prothonotary

Pro. *By Piff* 3.50  
Pro. *By Piff* 1.50

And Now, 25th day of September 1967 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

October 18  
9:16 AM EST

Community Consumer Dis-  
count Company  
DuBois, Pa.

D. S. B. -- DATED OCTOBER 16, 1965

Payable In Installments

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

Debt \$2,634.00

Atty Comm. 15%

Interest from October 16, 1965

Filed and Entered by Plaintiff, October 16, 1965

Judgment.

Rosemary Hryn and  
John S. Hryn  
118½ Evergreen St.  
DuBois, Pa.

*Carl E. Walker*  
Prothonotary

Pro. By fPlff 4.50  
Pro. *By Piff* 1.50

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

<p>October 18 9:21 A.M. EST</p>	<p>Community Consumer Discount Co., Curwensville, Pa.</p> <p>293</p> <p>Colleen Fundanish New Millport, Pa.</p> <p>Pro by Plff 4.50 <i>Pro by Plff</i> 1.50</p>	<p><u>D. S. B. -- DATED OCTOBER 8, 1965</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 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 \$1,584.00</p> <p>Atty Comm 10%</p> <p>Interest from October 8, 1965</p> <p>Filed and Entered by Plaintiff, October 18, 1965</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>June</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 <i>Archie Hill</i> Prothonotary</p>
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<p>October 18 9:22 A.M. EST</p>	<p>Community Consumer Discount Co., Curwensville, Pa.</p> <p>294</p> <p>Mary M. Dwyer 4331 Anderson St., Curwensville</p> <p>Pro by Plff 4.50 <i>Pro by Plff</i> 1.50</p>	<p><u>D. S. B. -- DATED OCTOBER 9, 1965</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 Five 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 \$3,504.00</p> <p>Atty Comm 10%</p> <p>Interest from October 9, 1965</p> <p>Filed and Entered by Plaintiff, October 18, 1965</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>9</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 style="text-align: right;">Attest <i>Archie Hill</i> Prothonotary</p>
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<p>October 18 9:27 A.M. EST</p>	<p>American Consumer Discount Co, DuBois, Pa.</p> <p>295</p> <p>Gordon Hein Charlotte J. Hein R.D.1 DuBois, Pa.</p> <p>Pro by Plff 4.50</p>	<p><u>D. S. B. -- DATED OCTOBER 8, 1965</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 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 \$1,656.00</p> <p>Atty Comm 15%</p> <p>Interest from October 8, 1965</p> <p>Filed and Entered by Plaintiff, October 18, 1965</p> <p>Judgment.</p> <p><i>Carl G. Walker</i> Prothonotary</p>	
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<p>October 18 11:43 A.M. EST</p>	<p>Buckeye Union Insurance Co &amp; Firemans Fund American Insurance Co., Pittsburgh, Pa</p> <p>296</p> <p>June Graham 25 S. 4th St., Clearfield, Pa</p> <p>Pro by Plff 4.50</p>	<p><u>D. S. B. -- DATED OCTOBER 4, 1965</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 Defendant in the sum of Five Thousand Sixty-One and 46/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$5,061.46</p> <p>Atty Comm 20%</p> <p>Interest from October 4, 1965</p> <p>Filed and Entered by Plaintiff, October 18, 1965</p> <p>Judgment.</p> <p><i>Carl G. Walker</i> Prothonotary</p>	
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<p>Joseph J. Lee</p>	<p>RE: Leave to Sell at Private Sale &amp; Convey Real Property H, Shed &amp; L, Cooper Township, Clearfield County, Pa. Property of John Humaney, Jr.</p> <p>297</p>	<p>OCTOBER 18, 1965, PETITION OF THE COUNTY COMMISSIONERS OF CLEARFIELD COUNTY For Leave to Sell at Private Sale and Convey Real Property. H, Shed &amp; L, Cooper Township, Clearfield County, Pa. Property of John Humaney, Jr. Taxes, etc. \$126.61 Michael Humenik has offered the sum of \$126.61 as purchase price at private sale.</p> <p>ORDER OF COURT: Now, the 18th day of October, 1965, the foregoing petition of the County Commissioners of Clearfield County for leave to sell at private sale against land in Cooper Township therein described, bought by Clearfield County at Treasurer's Sale on the 5th day of August 1963, presented and considered, and hearing thereon is fixed for the 15th day of November 1965, at ten o'clock A.M., and the Prothonotary is directed to give Ten (10) days notice of such hearing prior thereto to each municipal subdivision having tax claims against such real estate. By The Court, s/ John A. Cherry, P.J.</p> <p>OCTOBER 19, 1965, NOTICE FOR PUBLICATION given to Clearfield Progress</p> <p>OCTOBER 19, 1965, NOTICE to Andrew C. Petkac, Secretary, Cooper Township Board of Supervisors, Grassflat, Pa., by Certified Mail.</p> <p>OCTOBER 19, 1965, NOTICE to Robert Eyerly, Secretary, Cooper Township School District, Morrisdale, Pa. by Certified Mail.</p> <p>OCTOBER 22, 1965, RETURN RECEIPT by Andrew C. Petkac</p> <p>OCTOBER 22, 1965, RETURN RECEIPT by Robert Eyerly</p> <p>NOVEMBER 24, 1965, ORDER, filed.</p> <p>NOW, November 22, 1965, this matter having come on for hearing before the Court, it appearing to the Court the proper procedures have not been followed with regard to the submission of sealed bids, it is now the ORDER of the Court that sealed bids be submitted to the Prothonotary's Office of Clearfield County on or before December 6, 1965, at which time, specifically 10:00 o'clock A.M., said bids shall be submitted to the Court for opening and for further action thereon as the circumstances allow or require. Said bids to be accompanied with certified check in the amount of the bid for purchase of said premises together with the costs of the within proceeding. Said costs to be ascertained through the Commissioners Office of Clearfield County. Notice to be given to interested parties, two of whom are already known by the Court, namely, John J. Janosky, Jr. and Helen E. Janosky, representing one bidder, and Michael Humenik of Grassflat, Penna. Sealed bid of John J. Janosky, Jr. and Helen E. Janosky of 508 Ninth Street, Clearfield, Penna. to be forthwith returned by the County Commissioners Office to the said parties. By The Court, John A. Cherry, President Judge.</p> <p>November 22, 1965, Sealed Bid, filed.</p> <p>December 6, 1965, ORDER OF COURT, filed.</p> <p>NOW, to wit, this 6th day of December A.D., 1965, the number having come on to be heard on November 15, 1965, the</p>
<p>#2568</p>	<p>Pro 5.00</p> <p>Certified Mail 2.00</p> <p>Clfd Progress 10.44</p> <p>Pro 1.00</p> <p>Pro 1.00</p> <p>Pro. 3.50</p> <p>Pro. 3.50</p>	<p>Petition filed to the above term and continued thereat until November 22, 1965 at which time persons appeared and desired to bid on the property, and this Court having issued an Order on that date continuing action on said Petition to December 6, 1965 for the purpose of all parties desiring to make any bids for the property to do so by filing sealed bids for consideration by this Court, and this being the return day and it appearing that proper notice of such hearing had been given by the Prothonotary to the interested Municipal Subdivisions, and further that these proceedings are in accordance with the provisions of the Act of May 21, 1937, P.L. 787, and further that two sealed bids were received and filed in these proceedings and that the highest and best bid was that of Michael Humenik in the amount of \$326.61, and that the sale for that price is advantageous to Clearfield County and to the other interested Municipal Subdivisions:</p> <p>Now, THEREFORE, on motion of Joseph J. Lee, County Solicitor, ; it is ORDERED AND DECREED that the sale be approved and that the County Commissioners of Clearfield County be and they are hereby directed upon receipt of the sum of \$326.61 to execute and deliver a proper deed to Michael Humenik for said premises in Cooper Township, Clearfield County, Pennsylvania, more particularly described in said Petition, said conveyance to be free and clear of all tax liens; and the County Commissioner of Clearfield County are further directed to make distribution of the proceeds of such sale to the respective Municipalities proportionately to their several tax claims and otherwise in accordance with law. Bids of the unsuccessful bidder(s) shall be returned by the County Solicitor to the Bidder(s).</p> <p>Costs of these proceedings to be paid out of and from sum bid by the successful bidder.</p> <p>By the Court, John A. Cherry, P. J.</p>

UNITED STATES OF AMERICA  
In the United States District  
Court, for the Western Dis-  
trict of Pennsylvania

JUDGMENT ROLL from the United States District Court of the Western  
District of Pennsylvania, entered thereto Civil Action #65-980  
Wherein it is agreed and stipulated that Judgment is entered in  
favor of the Plaintiff and against the Defendant for the sum of  
Three Hundred Ninety-Five and 83/100 Dollars, with Interest and Cots.  
Debt \$395.83  
Interest from October 4, 1965 at 6%  
Judgment.

October 19  
8:45 A.M. EST

298

*Carl E. Walker*

Prothonotary

Michael Sidorick

Pro by Plff 3.50

CONTINUED FROM PAGE 481

#290 September Term, 1965 Comm Consu Disc Co vs Jack F. Snyder al

lien of a mortgage given to the Clearfield Trust Company by Jack F. Snyder and Geneva E. Snyder, husband and wife, in the amount of \$7,650.00, upon real estate of the said Jack F. Snyder and Geneva E. Snyder, husband and wife, agreeing that the Clearfield Trust Company shall have the rights and benefits that it would be entitled to against the real estate encumbered by said mortgage ahead of and in advance of the said judgment held by the said Community Consumer Discount Company; but subject thereto, said judgment of Community Consumer Discount Co. shall remain in full force and effect against the judgment debtors and each of them; it being the intent and purpose that the said mortgage to the Clearfield Trust Company in the amount of \$7,650.00 and any interest accruing thereon shall be paid first out of any proceeds of the real estate of the judgment debtors in event of foreclosure; subject thereto the judgment of the Community Consumer Discount Co. in the amount of \$2, 016.00 shall have all the rights and benefits which it now enjoys.

IN WITNESS WHEREOF, Community Consumer Discount Co has caused this Subordination of lien to be signed by its President and attested by its secretary and the seal of the Company affixed this 31st day of January, 1966.  
COMMUNITY CONSUMER DISCOUNT CO. By Ed P. Duffon, Pa.

Bell, Silberblatt & Swoope  
 Thelma I. Lindberg  
 11/10/65  
 \$135.00 Pd  
 by Atty  
 Clfd Trust  
 299  
 Robert H. Lindberg  
 Pro by Atty 7.00  
 Atty 3.00  
 Shff by Atty 7.50  
 #2526 Shff Reese 13.10  
 Master 75.00  
 Clfd Co Bar Assn 10.00  
 Pro. 10.00  
 Pro. 1.00  
 #533 - Transfer Check \$135.00  
 \$135.00 Paid by Attorney  
 Master

#2581 - Carl Belin, Jr. \$75.00  
 #2582 - Clfd Co. Bar Assn 10.00  
 Atty \$17.50 Ref. 8.40  
 #2583 - Bell, Silberblatt & Swoope 25.90  
 #2526 - Shff. Reese 13.10  
 Prothonotary 11.00  
 \$135.00

OCTOBER 19, 1965, COMPLAINT IN DIVORCE, filed. One copy certified to the Sheriff.  
 OCTOBER 21, 1965, AFFIDAVIT OF SERVICE, filed.  
 NOW October 20, 1965 at 9:50 o'clock P.M. (DST) served the within Complaint in Divorce on Robert H. Lindberg on East Market Street, Borough of Clearfield, Clearfield County, Pa., by handing to Robert H. Lindberg personally a true and attested copy of the original Complaint in Divorce and made known to him the contents thereof. So Answers, s/ James B. Reese, Sheriff  
 NOVEMBER 10, 1965, PRAECIPE & ORDER FOR APPOINTMENT OF MASTER, filed.  
 NOW, November 10, 1965, Thelma I. Lindberg, by her attorneys, Bell, Silberblatt & Swoope, moves for the appointment of a Master in this action, personal service having been had on Robert H. Lindberg, Defendant, on October 20, 1965, and no Answer or appearance having been filed on behalf of the Defendant. BELL, SILBERBLATT & SWOOPE By Paul Silberblatt, Attys for Plff  
 ORDER: NOW, this 10th day of November, 1965, upon praecipe filed by Bell, Silberblatt & Swoope, attorneys for Plaintiff, the Court does hereby appoint Carl A. Belin, Jr., Esquire, Master in the above case to take testimony and to report the same to the Court with suggested form of Decree.  
 BY THE COURT s/ John A. Cherry, President Judge  
 NOVEMBER 19, 1965, Sheriff's Return on Master's Notice  
 Now, November 17, 1965 at 10:50 o'clock A.M. served the within Notice of Master's Hearing on Robert H Lindberg at his place of employment, Nelson Furs, Inc., Liberty Boulevard, City of DuBois, Clearfield County, Pennsylvania, by handing to Robert H. Lindberg personally a true and attested copy of the original Notice of Master's Hearing and made known to him the contents thereof. So Answers, James B. Reese, Sheriff.  
 DECEMBER 22, 1965, MASTER'S RETURN, filed.  
 And Now, the 22nd day of December, 1965, the report of the Master is acknowledged. We approve his findings and recommendations.  
 We, therefore, DECREE that THELMA I. LINDBERG be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and ROBERT H. LINDBERG. 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 A. Cherry, President Judge.

First National Bank of  
Philipsburg, Pa.

D. S. B. -- DATED FEBRUARY 28, 1964

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 Twenty-Eight and 66/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1,428.66

Atty Comm 15%

Interest from February 28, 1964

Filed and Entered by Plaintiff, October 19, 1965

Judgment.

*Carl E. Walker*

Prothonotary

October 19  
8:50 A.M. EST

300

Hazel C. Taylor  
1114 Walton St., Chester Hill

Pro by Plff 4.50

*Pro by Plff* 3.00

And Now, 4 day of Feb. 1965 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 OCTOBER 16, 1965

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 One Hundred One and 31/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1,101.31

Atty Comm 5%

Interest from October 16, 1965

Filed and Entered by Plaintiff, October 19, 1965

Judgment.

*Carl E. Walker*

Prothonotary

October 19  
8:55 A.M. EST

301

Barbara Lyncha  
P.O. Box 86 Grassflat, Pa.

Pro by Plff 4.50

*Pro by Plff* 1.50

And Now, 20 day of April 1965 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

<p>October 19 8:56 A.M. EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>302</p> <p>Kenneth E. Johnson Mrs. Dorothy A. Johnson Benjamin E. Dysard Mildred M. Dysard Hyde, Pa.</p> <p>Pro by Deft 5.50</p>	<p><u>D. S. B. -- DATED OCTOBER 18, 1965</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 Five Hundred Eighty-Nine and 76/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2,589.76 Interest from October 18, 1965 Attorney's Commission 10%</p> <p>Filed and Entered by Plaintiff, October 19, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p>
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<p>October 19 9:23 A.M. EST</p>	<p>Community Consumer Discount Co., Clearfield, Pa.</p> <p>303</p> <p>Scott Lingle R.D. 2 Clearfield, Pa.</p> <p>Pro by Plff 4.50 Pro by Deft 2.00 <i>Pro by Plff 3.00</i></p> <p><i>And Nov. 19 by Sept. 1968 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</i> <i>Archie Hill</i> Prothonotary</p> <p>lien of the above entitled judgment, ALL that certain tract or parcel of land situate in Lawrence Township, Clearfield County, Pennsylvania, bounded and described as follows: BEGINNING at an iron pipe on the North side of a dirt road and being the Southwest corner of the land herein described; thence along said dirt road South 32° 20' East seventy two and one-tenth (72.1) feet to an iron pipe; thence along said dirt road South 45° 58' East one hundred eighty seven (187) feet to an iron pipe; thence along dirt road South 50° 17' East</p>	<p><u>D. S. B. -- DATED OCTOBER 16, 1965</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 Four 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 \$2,456.00 Atty Comm 10%</p> <p>Interest from October 16, 1965 Filed and Entered by Plaintiff, October 19, 1965 Judgment</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p><u>JULY 13, 1967, RELEASE OF LIEN OF JUDGMENT, filed.</u></p> <p>KNOW ALL MEN BY THESE PRESENTS, that the COMMUNITY CONSUMER DISCOUNT COMPANY, 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 in hand paid by the defendant above named, the receipt whereof is hereby acknowledged, does hereby forever acquit, exonerate, discharge and release from the the following described property: the following described property: the following described property: the following described property: the following described property:</p> <p>CONTINUED ON PAGE 440</p>
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		<p>Commonwealth of Pennsylvania</p> <p>Ex Rel: Leo T. Walk, Sr.</p> <p>305</p> <p>Harry E. Russell</p> <p>State Correctional Institution</p> <p>Huntingdon, Pa.</p> <p>Pro. d 6.50</p> <p>Pro. 2.00</p> <p>Pro. 3.50</p>	<p>OCTOBER 19, 1965, PETITION FOR WRIT OF HABEAS CORPUS, filed.</p> <p>(#54 February Sessions 1961). One copy certified to D.A. One copy certified to Judge Cherry.</p> <p>WHEREFORE, in view of the foregoing, your petitioner prays that this court will grant a hearing for the purpose of vacating the judgment and commitment at No. 54 February Term, 1961, rendered on April 18, 1961, by the court of Quarter Sessions of Clearfield County, and to hold that they are null and void and without force or authority of any valid law of Pennsylvania. And at which time your petitioner will be present. And to discharge him from further custody and confinement. Respectfully submitted, s/ Leo T. Walk, Sr. Petitioner</p> <p>January 25, 1966, ANSWER, filed by John K. Reilly, Jr., District Attorney</p> <p>One copy certified to Honorable John A. Cherry, President Judge.</p> <p>JANUARY 28, 1966, ORDER, filed.</p> <p>NOW, January 28, 1966, the District Attorney having filed answer wherein he states that he "does not oppose the granting of the writ of habeas corpus", the prayer of said petition is hereby granted and new trial ordered. Said trial shall be had at the earliest possible time permissible. The Court appointed attorney, namely, Anthony S. Guido, Esquire, is hereby directed to proceed with representation of the above named defendant in the within matter. By the Court John A. Cherry, President Judge.</p>
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<p>October 20, 8:35 A.M. EST</p> <p>307</p>	<p>Budget Plan Consumer Disc- count Co., Clearfield, Pa.</p> <p>Charles Dunlap Ethel Dunlap R.D. Franchville, Pa.</p> <p>Pro by Plff 4.50 <i>pro by plff</i> 1.50</p>	<p><u>D. S. B. -- DATED OCTOBER 19, 1965</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 Thousand 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 \$4,800.00 Atty Comm 10% Interest from October 19, 1965</p> <p>Filed and Entered by Plaintiff, October 20, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now by <i>Carl E. Walker</i> filed the <i>Prothonotary</i> in and for each, interest and cost.</p> <p>Attest <i>Cecilia Jones</i> Prothonotary</p>
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<p>October 20 9:30 A.M EST</p> <p>308</p>	<p>Farmers &amp; Merchants Bank of Cherry Tree, Pa.</p> <p>Billie Beatty Esther Beatty R.D. Mahaffey, Pa.</p> <p>Pro by Atty 4.50 Atty 3.00 Pro by Atty 2.00</p>	<p><u>D. S. B. -- DATED OCTOBER 18, 1965</u></p> <p>Payable in Installments</p> <p>By Virtue of Warrant of Attorney hereunto annexed, Smith, Smith &amp; Work, attorneys, do hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiff in the sum of Three 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 \$3,400.00 Atty Comm 15% 510.00 Interest from October 18, 1965</p> <p>Filed and Confessed by Attorneys, October 20, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p><u>MAY 27, 1966, RELEASE OF LIEN OF JUDGMENT, filed.</u></p> <p>KNOW ALL MEN BY THESE PRESENTS, That Farmers &amp; Merchants Bank, of Cherry Tree, Pennsylvania, the plaintiff named in the above entitled judgment, for and in consideration of the sum of One (\$1.00) Dollar, receipt of which 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 pience of lot of ground lying and being situate in Bell Township, Clearfield County, Pennsylvania, lying in the forks of two roads, one leading from Mahaffey to Troutville, and the other to Pynxsutawney Road, bounded and described as follows: BEGINNING at an iron pin in the fork of said roads; thence along the weastern side of road leading from Mahaffey to Troutville, being Legislative Route 17008, South 15° 45' east, 165 feet to iron pin; thence along land of Joseph M. Kornic et al, North 74° 09' west, 133 feet to iron pin at road leading to Pynxsutawney Road, known as Route T333; thence along the eastern side of same North 34° 24' east, 148.5 feet to place of beginning. Containing 0.214 acres.</p>
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<p>October 20 9:45 A.M. EST</p>	<p>Budget Plan Consumer Disc- count Co., Clearfield, Pa.</p> <p>309</p> <p>Albert Baney Arietta Baney R.D. 2 Clearfield, Pa.</p> <p>Pro. by Plff <i>[Signature]</i> 4.50 3.00</p>	<p><u>D. S. B. -- DATED OCTOBER 19, 1965</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 Three 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 \$1,368.00 Atty Comm 10%</p> <p>Interest from October 19, 1965</p> <p>Filed and Entered by Plaintiff, October 20, 1965</p> <p>Judgment.</p> <p><i>Carl E Walker</i> Prothonotary</p> <p>And Now, 17 day of <i>Sept.</i> 196<i>8</i> 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>October 20 10:42 A.M. EST</p>	<p>Resolute Insurance Company 163 Asylum Street Hartford, Connecticut</p> <p>310</p> <p>Lemoine Wriglesworth Jessie Wriglesworth Grampian, Pa.</p> <p>Pro by Deft <i>[Signature]</i> 4.50 1.50</p>	<p><u>D. S. B. -- DATED OCTOBER 18, 1965</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 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 \$2,500.00 Atty Comm 10%</p> <p>Interest from October 18, 1965</p> <p>Filed and Entered by Plaintiff, October 20, 1965</p> <p>Judgment.</p> <p><i>Carl E Walker</i> Prothonotary</p> <p>And Now, 28 day of <i>July</i> 196<i>6</i> 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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Resolute Insurance Company  
163 Asylum Street  
Hartford, Connecticut

D. S. B. -- DATED OCTOBER 14, 1965

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 Five Thousand and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$5,000.00

Atty Comm 10%

Interest from October 14, 1965

Filed and Entered by Plaintiff, October 20, 1965

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

October 20,  
10:43 A.M. EST

311

Glenn W. Irwin

Shirley D. Irwin

Filbert St., Curwensville, Pa.

Pro by Deft 4.50

*Pro by Deft* 1.50

Resolute Insurance Company  
163 Asylum Street  
Hartford, Connecticut

D. S. B. -- DATED OCTOBER 17, 1965

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 Five Hundred and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2,500.00

Atty Comm 10%

Interest from October 17, 1965

Filed and Entered by Plaintiff, October 20, 1965

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

October 20  
10:44 A.M. EST

312

James W. Lines, Jr.

Richard F. Lines

442 State St., Curwensville, Pa

Pro by Deft 4.50

*Pro by Deft* 1.50

<p>October 20 10:45 A.M. EST</p>	<p>Resolute Insurance Company 163 Asylum Street Hartford, Connecticut</p> <p>313</p> <p>Ronald E. Spencer Marian O. Spencer Grampain, Pa.</p> <p>Pro by Deft <i>Pro by Deft</i> 4.50 1.50</p>	<p>D. S. B. -- DATED OCTOBER 14, 1965</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 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 \$2,500.00</p> <p>Atty Comm 10%</p> <p>Interest from October 14, 1965</p> <p>Filed and Entered by Plaintiff, October 20, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>28</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>October 20 12:25 P.M. EST</p>	<p>Baird, McCamley &amp; Miller</p> <p>Philips Consumer Discount Co., Philipsburg, Pa.</p> <p>314</p> <p>Robert D. Lindstrom R.D. Morrisdale, Pa.</p> <p>Pro by Atty 4.50 Atty 3.00 <i>Pro by Atty</i> 3.00</p>	<p>D. S. B. -- DATED OCTOBER 18, 1965</p> <p>Payable in Installments</p> <p>By Virtue of Warrant of Attorney hereunto annexed, Baird, McCamley &amp; Miller, attorneys, do hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiff 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 245170</p> <p>Interest from October 18, 1965</p> <p>Filed and Confessed by Attorneys, October 20, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>23</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>Attest <i>Archie Hill</i> Prothonotary</p>
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<p>October 21 9:45 A.M. EST</p>	<p>Capital Consumer Discount Co., DuBois, Pa.</p> <p>315</p> <p>Lloyd Huffman Edna Huffman Box 14 Troutville, Pa.</p> <p>Pro by Plff 4.50 <i>Pro</i> 1.50</p>	<p><u>D. S. B. -- DATED OCTOBER 18, 1965</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 Thousand Four 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 \$4,416.00</p> <p>Attorn's Comm 15%</p> <p>Interest from October 18, 1965</p> <p>Filed and Entered by Plaintiff, October 21, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>24</u> day of <u>Oct</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>October 21 9:48 A.M. EST</p>	<p>Capital Consumer Discount Co., DuBois, Pa.</p> <p>316</p> <p>Allison Rowles Margaret Rowles Glen Richey, Pa.</p> <p>Pro by Plff 4.50 <i>Pro by Plff</i> 3.00</p>	<p><u>D. S. B. -- DATED OCTOBER 19, 1965</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 Sixteen and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1,116.00</p> <p>Atty Comm 15%</p> <p>Interest from October 19, 1965</p> <p>Filed and Entered by Plaintiff, October 21, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>7</u> day of <u>Mar</u>, 19<u>68</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

BLANCHE GILLUNG

OCTOBER 21, 1965, SUMMONS IN TRESPASS ISSUED TO THE  
SHERIFF.

318

J. C. PENNEY CO., INC.

Pro.	By atty	6.50
Atty		3.00

<p>Gleason &amp; Cherry</p> <p>Oct. 21 12:40 P.M.</p>	<p>DOMINIC P. FEDERICI and ANN M. FIORVANTI, Administrators of Estate of Helen J. Federici, late of Sandy Township, Clearfield County, Pa. deceased.</p> <p>319</p> <p>Oliver H. Snyder, Jr. Barbara Jean Snyder Adrian Furnace, DuBois, Pa.</p> <p>Pro. By Atty 5.50 Atty 3.00</p>	<p>OCTOBER 21, 1965, CONFESSION OF JUDGMENT ON BOND AND WARRANT, -- Dated October 31, 1961</p> <p>Payable In Installments</p> <p>By Virtue of Warrant of Attorney hereunto annexed, Gleason &amp; Cherry, Attorneys, do appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiffs in the sum of Eleven Thousand, One Hundred Three and 77/100 Dollars, with Interests, includes Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <table border="0"> <tr> <td>Debt</td> <td>\$9,572.22</td> <td></td> </tr> <tr> <td>Int. from 9/30/64 to 9/30/65</td> <td>574.33</td> <td></td> </tr> <tr> <td>Atty Comm.</td> <td>957.22</td> <td>\$11,103.77</td> </tr> </table> <p>Interest from September 30, 1965</p> <p>Filed and Confessed by Attorneys, October 21, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>WRIT OF EXECUTION NO. 16 SEPTEMBER TERM, 1965</p>	Debt	\$9,572.22		Int. from 9/30/64 to 9/30/65	574.33		Atty Comm.	957.22	\$11,103.77
Debt	\$9,572.22										
Int. from 9/30/64 to 9/30/65	574.33										
Atty Comm.	957.22	\$11,103.77									

<p>Gleason &amp; Cherry</p> <p>October 21 1:17 PM EST</p>	<p>Union Banking &amp; Trust Co DuBois, Pa.</p> <p>320</p> <p>John E. Naugle Adeline B. Naugle RD 3, DuBois, Pa.</p> <p>Pro. By atty 4.50 Atty 3.00 <i>S. W. G. J. J.</i> 3.00</p>	<p><u>D. S. B. -- DATED OCTOBER 16, 1965</u></p> <p>Payable On Demand</p> <p>By Virtue of Warrant of Attorney hereunto annexed, Gleason &amp; Cherry, Attorneys, do appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiffs 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.</p> <table border="0"> <tr> <td>Debt</td> <td>\$1000.00</td> <td></td> </tr> <tr> <td>Atty Comm.</td> <td>100.00</td> <td>\$1100.00</td> </tr> </table> <p>Interest from October 16, 1965</p> <p>Filed and Confessed by Attorneys, October 21, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>6</u> day of <u>Feb</u> 19<u>69</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	\$1000.00		Atty Comm.	100.00	\$1100.00
Debt	\$1000.00							
Atty Comm.	100.00	\$1100.00						

County National Bank at  
Clearfield, Pa.

D. S. B. -- DATED OCTOBER 21, 1965

October 21  
2:15 P.M. EST

321

Westerland Buck  
Elizabeth Buck  
R.D. Box 298 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 One Hundred and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2,100.00  
Atty Comm 10%

Interest from October 21, 1965  
Filed and Entered by Plaintiff, October 21, 1965  
Judgment.

*Carl E. Walker*  
Prothonotary

Pro by Deft 4.50  
*Pro by* 1.50

And Now, 1 day of Dec 1966 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

Capital Consumer Discount  
Co., DuBois, Pa.

D. S. B. - DATED OCTOBER 20, 1965

October 22  
8:45 A.M. EST

322

Madeline M. Volpe  
Burnside, Pa.  
Beatrice A. Volpe  
R.D. 2 Mabula, 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 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.

Debt \$1,728.00  
Atty Comm 15%

Interest from October 20, 1965  
Filed and Entered by Plaintiff, October 22, 1965  
Judgment.

*Carl E. Walker*  
Prothonotary

Pro by Plff 4.50  
*Pro by Plff* 3.00

And Now, 20 day of Nov 1968 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

Nevling & Davis  
  
October 22  
9:40 A.M. EST

Punxsutawney National Bank  
  
323  
  
D. Kelsey Campbell a/k/a  
David K. Campbell  
Margaret M. Campbell  
Mahaffey, Pa.

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

D. S. B. -- DATED OCTOBER 15, 1965  
  
Payable in Installments  
  
By Virtue of Warrant of Attorney hereunto annexed, Nevling & Davis, attorneys, do hereby appear for the Defendant and Confess Judgment against the Defendants and in favor of the Plaintiff in the sum of Two Thousand Six Hundred Twenty-Six and 56/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.  
  
Debt \$ 2,626.56  
Atty Comm 262.66 \$2,889.22  
Interest from October 30, 1969  
Filed and Confessed by Attorneys, October 22, 1965  
Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 22 day of May 1968 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

October 22  
12:59 P.M. EST

Commonwealth of Pennsylvania  
Department of Public Assist  
Harrisburg, Pa.

Jessie Lyons  
R.D.1 Box 190 DuBois, Pa.  
  
Pro by Plff 3.00  
*Pro by Plff 3.50*

OCTOBER 22, 1965, REIMBURSEMENT AGREEMENT, filed.  
  
By Virtue of Agreement contained therein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Thousand Dollars, with Cost of Suit.  
  
Debt \$2,000.00  
Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 8 day of June 1970 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

Bell, Silberblatt & Swoope

William M. Wiant

OCTOBER 22, 1965, COMPLAINT IN ASSUMPSIT, filed. Three copies certified to Sheriff.

OCTOBER 27, 1965, PRAECIPE FOR APPEARANCE, filed by Smith, Smith & Work  
Enter our appearance for the defendants in the above captioned matter.  
SMITH, SMITH & WORK by W. U. Smith, At ys for Deft

325

NOVEMBER 1, 1965, SHERIFF'S RETURN, filed.

Now, October 23, 1965, at 9:50 A.M. (DST) served the within Complaint in Assumpsit on Ellen Priselac at place of business, Route 53, Bigler Township, Clearfield County, Pa. by handing to Ellen Priselac personally a true and attested copy of the original Complaint and made known to here the contents thereof.

Now October 23, 1965, at 9:55 A.M. o'clock A.M. (DST) served the within Complaint in Assumpsit on Joseph Priselac, Jr. at place of business, Bigler Township, Clearfield County, Pa. by handing to Joseph Priselac, Jr. personally a true and attested copy of the original Complaint and made known to him the contents thereof.

Now, October 27, 1965 at 11:30 o'clock A.M (BST) served the within Complaint in Assumpsit on Joseph Priselac at place of business, Bigler Township, Clearfield County, Pa. ~~XXX~~ by handing to Joseph Priselac, Jr. his son and part owner, a true and attested copy of the original Complaint and made known to him the contents thereof.  
So Answers, James B. Reese, Sheriff

NOVEMBER 1, 1965, ANSWER, filed by Smith, Smith & Work.

Now, November 1, 1965 Service accepted. Copy received. Walter Swoope, Bell, Silberblatt & Swoope, Atty for Plff

Smith, Smith & Work

Joseph Priselac

Joseph Priselac, Jr.

Ellen Priselac t/a  
Green Acres Restaurant

Pro by Atty 6.00

Atty 3.00

Shff by Atty 14.10

Pro 2.00

<p>Bell, Silberblatt &amp; Swoope</p>	<p>F. CORTEZ BELL  GERTRUDE BELL MERRICK  ESTATE OF JULIA BELL  ALDERDICE</p> <p>326</p> <p>Commonwealth of Pa.  Dept. of Highways</p>	<p><u>OCTOBER 22, 1965, PETITION FOR APPOINTMENT OF VIEWERS, AND ORDER, filed. One copy certified to the Sheriff and one copy certified for atty for mailing.</u></p> <p>5. That said property being taken originally consisted of a tract of 186 acres consisting of two separate tract, one of 140 acres and the other of 46 acres, title of which was conveyed unto F. Cortez Bell in 1904 by deed recorded in Clearfield County in Deed Book 138 at page 558 and of which F. Cortez Bell died seized and by his Last Will and Testament granted said property to his wife and three sons. After the death of his widow, the three sons made a deed for 15 acres to J. Marsh Thurstin in November of 1913 and recorded in Clearfield County in Deed Book 194 at page 587. Said deed reserved all timber, coal, clay and other minerals.</p> <p>6. Vern Bell by a deed dated March 16, 1920 and recorded in Deed Book 245 at page 552 made a deed to Singleton Bell</p> <p>7. Orel Bell made a deed to Kate M. Bell dated May 21, 1919 and recorded in Deed Book 234 at page 246. Kate M. Bell is the wife of Singleton Bell. Said property being vested by inheritance in F. Cortez Bell, Gertrude Bell Merrick and Julia Bell Alderdice.</p> <p>8. During his lifetime Singleton Bell made several conveyances, one to Susan Lippert dated July 16, 1920 for 66 acres and recorded in Deed Book 245 at page 554 and one to Matilda V. Dale dated March 8, 1924 and recorded in Deed Book 269 at page 549. In said deeds, the coal, fire clay and all other mineral were reserved and only a small portion of the land conveyed away would be affection by said right of way, namely to the West of the Penfield Road and South of the Rockton Road, the surface of said land having been conveyed away but the minerals reserved.</p> <p>9. F. Cortez Bell, Gertrude Bell Merrick and Julia Bell Alderdice made a deed to John F. Leitzinger for a tract of land consisting of approximately 11 acres at the junction of the Penfield Road and Rockton Road being North of the Rockton Road and West of Penfield Road. John F. Leitzinger conveyed back to E. Cortez Bell and two sisters 9 acres and perches to the right or East of the Penfield Road. Also W. E. Weston by a deed dated March 3, 1955 reconveyed to F. Cortez Bell and Julia Bell Alderdice a portion of the property that their father had deeded to Dave Anderson and John Bollig conveyed a tract to F. Cortez Bell and Julia Bell Alderdice by deed recorded in Deed Book 310 at page 322. As all of the deeds out of Singleton Bell and his father, F. Cortez Bell, reserved the coal, clay and other minerals, the deeds into them contained the same reservations. F. Cortez Bell and his sisters own only the surface of land to the right of the Penfield Road between the land of the Clearfield Water Dam, then a five acre reservation to the water company opposite the Leitzinger Spring down to a tract of land deed to Charles Kitko running to the South of Woods Run.</p> <p>10. That there is situated on said land a number of trees planted by F. Cortez Bell and other, two stone pillars and a house occupied by Ronald Roseberry and family.</p> <p>11. The State Highway Department has served various maps. The latest map shows a tract of land which the Highway Department says they expect to take. The latest map shows an area varying in width from 111 feet wide to 165 feet wide for a distance of 55 feet through the Bell property. This map shows additional land being taken extending up the Penfield Road necessitating removal of the cottage, trees and driveway so that it is impossible for your Petitioners to determine just what portion is being taken. A map previously furnished shows land being taken outside of the right of way for the proposed shortway and having a new channel for Moose Creek and widening Penfield Road.</p> <p>12. That your Petitioners have endeavored to obtain from the Highway Department information as to the frame house at the gate and were first told that by paying \$250.00 they could have the house and have it moved or that the \$250 would be deducted out of the payment of the compensation by the Highway Department. The Highway Department verbally made an offer of \$6,200 and there was an offer to pay 75%. An effort was made to find someone to move the house, and then Petitioners were advised that they could only do that if they accepted the offer of the government, which they are unwilling to do. Your Petitioners have now been advised that by paying \$250 cash and putting up a bond in the amount of \$1,000, they can move the house and still get the full amount from the Highway Department. Your Petitioners are unable to determine what the right practice is.</p> <p>WHEREFORE, F. Cortez Bell, on behalf of himself and his sisters respectfully requests that viewers be appointed to determine what land is being taken and the damages resulting therefrom.</p> <p>/s/ F. Cortez Bell</p> <p>ORDER: NOW, October 22, 1965; the within Petition having been presented, the court appoints Joseph A. Dague, Esq; Ward Reese and Roland E. Bechtel, citizens of Clearfield County, as viewers to view the premises and hold a hearing and recommend the amount of damages to be awarded to the Petitioners as required by law. By the Court, John A. Cherry, P.J.</p> <p><u>OCTOBER 29, 1965, SHERIFF'S RETURN, filed.</u>  Now October 26, 1965 at o'clock P.M. (DST) served the within Petition and Order on Commonwealth of Pennsylvania, Department of Highways at Highway Department Office, 1924 Daisy St. Lawrence Township, Clearfield County Pennsylvania, by handing to Jane Beck, Secretary, and person in charge of office at time of this service, a true and attested copy of the original Petition and Order and made known to her the contents thereof. So Answers, James B. Reese, Sheriff.</p> <p><u>OCTOBER 26, 1965, PETITION FOR WRIT OF POSSESSION, filed by W. Albert Ramey for the Commonwealth</u></p> <p>WHEREFORE, your petitioner respectfully prays that your Honorable Court grant a rule upon the respondents, returnable in ten (10) days, to show cause why a Writ of Possession shall not issue. Respectfully submitted. V. M. Anckaitis</p> <p>ORDER OF COURT</p> <p>AND NOW, this 26th day of October 1965, upon presentation of the within Petition by W. Albert Ramey, Esquire, and due consideration thereof, a rule is granted upon the respondents</p>
<p>#1204</p>	<p>Bell, Silberblatt &amp; Swoope \$11.50  Pro. \$13.50  Atty 3.00  Shff Reese By atty 8.50  Pro. 7.00  Pro. 2.00  Roland Bechtel 99.50  Ward Reese 99.50  Pro 4.00  Jos. A. Dague 162.15  Pro. 5.00  Pro. 5.00  Pro. 2.00  Pro. 1.00</p>	<p>of land to the right of the Penfield Road between the land of the Clearfield Water Dam, then a five acre reservation to the water company opposite the Leitzinger Spring down to a tract of land deed to Charles Kitko running to the South of Woods Run.</p> <p>10. That there is situated on said land a number of trees planted by F. Cortez Bell and other, two stone pillars and a house occupied by Ronald Roseberry and family.</p> <p>11. The State Highway Department has served various maps. The latest map shows a tract of land which the Highway Department says they expect to take. The latest map shows an area varying in width from 111 feet wide to 165 feet wide for a distance of 55 feet through the Bell property. This map shows additional land being taken extending up the Penfield Road necessitating removal of the cottage, trees and driveway so that it is impossible for your Petitioners to determine just what portion is being taken. A map previously furnished shows land being taken outside of the right of way for the proposed shortway and having a new channel for Moose Creek and widening Penfield Road.</p> <p>12. That your Petitioners have endeavored to obtain from the Highway Department information as to the frame house at the gate and were first told that by paying \$250.00 they could have the house and have it moved or that the \$250 would be deducted out of the payment of the compensation by the Highway Department. The Highway Department verbally made an offer of \$6,200 and there was an offer to pay 75%. An effort was made to find someone to move the house, and then Petitioners were advised that they could only do that if they accepted the offer of the government, which they are unwilling to do. Your Petitioners have now been advised that by paying \$250 cash and putting up a bond in the amount of \$1,000, they can move the house and still get the full amount from the Highway Department. Your Petitioners are unable to determine what the right practice is.</p> <p>WHEREFORE, F. Cortez Bell, on behalf of himself and his sisters respectfully requests that viewers be appointed to determine what land is being taken and the damages resulting therefrom.</p> <p>/s/ F. Cortez Bell</p> <p>ORDER: NOW, October 22, 1965; the within Petition having been presented, the court appoints Joseph A. Dague, Esq; Ward Reese and Roland E. Bechtel, citizens of Clearfield County, as viewers to view the premises and hold a hearing and recommend the amount of damages to be awarded to the Petitioners as required by law. By the Court, John A. Cherry, P.J.</p> <p><u>OCTOBER 29, 1965, SHERIFF'S RETURN, filed.</u>  Now October 26, 1965 at o'clock P.M. (DST) served the within Petition and Order on Commonwealth of Pennsylvania, Department of Highways at Highway Department Office, 1924 Daisy St. Lawrence Township, Clearfield County Pennsylvania, by handing to Jane Beck, Secretary, and person in charge of office at time of this service, a true and attested copy of the original Petition and Order and made known to her the contents thereof. So Answers, James B. Reese, Sheriff.</p> <p><u>OCTOBER 26, 1965, PETITION FOR WRIT OF POSSESSION, filed by W. Albert Ramey for the Commonwealth</u></p> <p>WHEREFORE, your petitioner respectfully prays that your Honorable Court grant a rule upon the respondents, returnable in ten (10) days, to show cause why a Writ of Possession shall not issue. Respectfully submitted. V. M. Anckaitis</p> <p>ORDER OF COURT</p> <p>AND NOW, this 26th day of October 1965, upon presentation of the within Petition by W. Albert Ramey, Esquire, and due consideration thereof, a rule is granted upon the respondents</p>

Smith,  
Smith &  
Work

Frank P. Lardieri

OCTOBER 22, 1965, CERTIFICATION OF DOCKET ENTRIES AND JUDGMENT From the Court of Common Pleas of Cambria County, Pennsylvania. Entered to their No. 408 December Term, 1965

October 22  
2:34 PM EST

327  
~~x22~~

I, Joseph C. Dolan, =Prothonotary of the Court of Common Pleas of Cambria County, Pennsylvania do hereby certify that the following is a true, correct and full copy of the docket entries in the above captioned case.

6 October 1965 A.S.B. Debt. \$4453.50  
317 pm DST Attys Com. \$---  
\$4453.50

Frank P. Lardieri Interest from - see paper Due on Demand  
408 vs. With costs of suit, release of errors,  
Chas A. Sergent waiving inquisition, exemption and stgy,  
and agreeing to condemnation and  
sale on Fi.Fa.

Chas. A. Sergent

Pro. Dolan & Tax for S.&S. \$4.00  
Attys. S.& S 3.00 \$7.00  
Pro. Dolan for S&S Cert-Copies of  
Docket Entries 12.00

6 October 1965, Statement and Note filed, Judgment entered, Plaintiff's residence is 1813 4th Avenue, Altoona, Pa. Defendant's last known address is 110 Lincoln Ave., Ebensburg, Pa.

Pro. By atty 3.50

Atty 3.00

Cambria Co. 7.00

This record 6.00

Pro. By atty 2.00

Pro. 2.00

& Cimino

Kelley, Johnston 10.00

Shff Reese by S, S &W 11.90

fJoseph C. Dolan /s/  
rProthonotary

14 October 1965, 2 Cert-Copies of Docket Entreies issued to Swope & Swope, Esqs. Attys for Plff.

I further certifiy that judgment was entered in favor of Frank P. Lardiari and against Chas. A. Sergent on the 6th day of October 1965 in the above captioned case in the amount of \$4,453.;50.

In Testimony werhof, I have herunto set my hand and affixed the Seal of the said Court on ;the 15th day of October A.D., 1965. /s/ Joseph C Dolan, Prothonotary

Debt \$4453.50

Entered and Filed on October 22, 1965 by Attorneys

Judgment.

*Carl E. Walker*  
Prothonotary

WRIT OF EXECUTION NO. 18 SEPTEMBER TERM, 1965

October 22, 1965, Interrogatoriesf issued to the Sheriff for service on the Garnished with the above Writ of Execution.

November 10, 1965, Answer to Interrogatories, filed. by Kelley, Johnston & Cimino.

Now this 10th day of November 1965, service of the within Answer to Interrogatoris is accepted by copy. Smith, Smith & Work, by Joseph P. Work.

DECEMBER 13, 1965, SHERIFF'S RETURN, filed.

Now, October 28, 1965 at 2:30 o'clock P.M.served the within Writ of execution and interrogatories on Father Michael Tutokie at his residence, Cooper Township, Clearfield County, Pennsylvania by handing to Father Michael Tutokie personally copies of the Writ and interrogatories and made known to him the contents thereof. So Answers, James B. Reese, Sheriff.



J. Paul Frantz, Jr.

Industrial Steel & Pipe Supply Company

329

Lewis E. Demi, Sr.

Lewis E. Demi, Jr.

Gordon W. Demi

Drexel C. Demi individually

& t/a Lewis Demi & Sons

Pro by Atty 6.00

Atty 3.00

Shff by Atty 13.00

OCTOBER 23, 1965, COMPLAINT IN ASSUMPSIT, filed. Four copies certified to Sheriff.

OCTOBER 29, 1965, SHERIFF'S RETURN, filed.

Now, October 27, 1965 at 10:25 o'clock A.M. (DST) served the within Complaint on Lewis Demi, Sr. at his place of business, Lawrence Township, Clearfield County, Pa. by handing to Ruth Odrosky, she being Secretary and person in charge at time of this service, a true and attested copy of the original Complaint and made known to her the contents thereof.

Now, October 27, 1965 at 10:28 o'clock A.M. (DST) served the within Complaint on Lewis E. Demi, Jr. at his place of business, Lawrence Township, Clearfield County, Pa. by handing to Ruth Odrosky, she being Secretary and person in charge at time of this service a true and attested copy of the original Complaint and made known to her the contents thereof.

Now, October 27, 1965 at 10:30 o'clock A.M. (DST) served the within Complaint on Gordon W. Demi at his place of business, Lawrence Township, Clearfield County, Pa. by handing to Ruth Odrosky, she being Secretary and person in charge at time of this service, a true and attested copy of the Original Complaint and made known to her the contents thereof.

Now, October 27, 1965 at 10:35 o'clock A.M. (DST) served the within Complaint on Drexel C. Demi at his place of business, Lawrence Township, Clearfield County, Pa. by handing to Ruth Odrosky, she being Secretary and person in charge at time of this service, a true and attested copy of the original Complaint and made known to her the contents thereof. So Answers, James B. Reese, Sheriff

October 23  
9:40 A.M. EST

Philips Consumer Discount  
Co., Philipsburg, Pa.

330

James H. Clutter  
Verda Clutter  
R.D.1 Berwindsdale, Pa.

Pro by Plff 4.50  
*Pro by Plff* 3.00

D. S. B. -- DATED OCTOBER 20, 1965

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 Seventy-Six and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2,376.00

Atty Comm

Interest from October 20, 1965

Filed and Entered by Plaintiff, October 23, 1965

Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 18 day of Oct 1965 filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Anche Hill*  
Prothonotary

October 23  
9:55 A.M. EST

Associates Consumer Discount  
Co., DuBois, Pa.

331

Ellwood A. Stone  
R.D.1 Box 173 West Decatur, Pa

Pro by Plff 4.50

D. S. B. -- DATED OCTOBER 22, 1965

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 Seven Hundred Ninety and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2,790.00

Atty Comm

Interest from October 22, 1965

Filed and Entered by Plaintiff, October 23, 1965

Judgment.

*Carl E. Walker*  
Prothonotary

Community Loan Company  
133 W. Long Ave., DuBois, Pa.

D. S. B. -- DATED OCTOBER 22, 1965

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 October 22, 1965

Filed and Entered by Plaintiff, October 23, 1965

Judgment.

*Carl E. Walker*

Prothonotary

October 23  
10:09 A.M. EST

332

Evelina E. Riley  
Clara M. Johnson  
R.D.1 Penfield, Pa.

Pro by Plff 4.50

*pro by plff*

27 Dec 1965  
*(Carl E. Walker)*

First National Bank of  
Philipsburg, Pa.

D. S. B. -- DATED OCTOBER 22, 1965

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 Three Hundred Seventy-Eight and 12/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$3,378.12

Atty Comm 5%

Interest from October 22, 1965

Filed and Entered by Plaintiff, October 25, 1965

Judgment.

*Carl E. Walker*

Prothonotary

October 25  
8:25 A.M. EST

333

Elsie M. Hummel  
Janet L. Hummel  
West Decatur, Pa.

Pro by Plff 4.50

*Pro by Plff 3.00*

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

Attest *Archie Hill*  
Prothonotary

<p>October 25 8:26 A.M. EST</p>	<p>First National Bank of Philipburg, Pa.</p> <p>334</p> <p>Edward N. Houston Elsie J. Houston Winburne, Pa.</p> <p>Pro by Plff 4.50</p>	<p><u>D. S. B. -- DATED OCTOBER 23, 1965</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 Three Hundred Ninety-One and 32/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2,391.32</p> <p>Atty Com 5%</p> <p>Interest from October 23, 1965</p> <p>Filed and Entered by Plaintiff, October 25, 1965</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p style="text-align: right;">And Now, <u>13<sup>th</sup></u> day of <u>Nov</u> 19<u>68</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>October 25 9:25 A.M. EST</p>	<p>Capital Consumer Discount Co., DuBois, Pa.</p> <p>335</p> <p>Allen E. Lerch Roberta Lerch 17 Grove Place DuBois, Pa.</p> <p>Pro by Plff 4.50</p>	<p><u>D. S. B. -- DATED OCTOBER 21, 1965</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 Twelve and 60/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1,212.60</p> <p>Atty Comm 15%</p> <p>Interest from October 21, 1965</p> <p>Filed and Entered by Plaintiff, October 25, 1965</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p style="text-align: right;">And Now, <u>24</u> day of <u>June</u> 19<u>68</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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Capital Consumer Discount  
Co., DuBois, Pa.

D. S. B. -- DATED OCTOBER 22, 1965

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 Seventy-Six and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2,376.00

Atty Comm 15%

Interest from October 22, 1965

Filed and Entered by Plaintiff, October 25, 1965

Judgment.

*Carl E. Walker*

Prothonotary

October 25  
9:27 A.M. EST

336

Evelina Riley  
Clara Johnson  
R.D.1 Penfield, Pa.

Pro by Plff 4.50

Capital Consumer Discount  
Co., DuBois, Pa.

D. S. B. -- DATED OCTOBER 22, 1965

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 October 22, 1965

Filed and Entered by Plaintiff, October 25, 1965

Judgment.

*Carl E. Walker*

Prothonotary

October 25  
9:35 A.M. EST

337

Stanley Sunealitis, Jr.  
Carol Sunealitis  
13 Love St., DuBois, Pa.

Pro by Plff 4.50

*Pro. by Plff* 1.50

And Now, 30<sup>th</sup> day of Nov 1965 By paper filed, the above is paid in full of debt, interest and cost.

Attest *Carl E. Walker*  
Prothonotary

<p>Gleason &amp; Cherry</p>	<p>In re: Assessment of Lots Nos. 25 and 26 to Sandy Township, Clearfield County, Pennsylvania Lemoine W. McGarvey Evelyn M. McGarvey</p> <p>338</p>	<p><u>OCTOBER 25, 1965, APPEAL FROM DECISION OF CLEARFIELD COUNTY BOARD OF ASSESSMENT AND REVISION OF TAXES, filed.</u></p> <p>2. That by deed dated February 13, 1963, and recorded at Clearfield, Pennsylvania, in Deed Book No. 500, page 557, Robert T. Packer, et ux, did convey to your Petitioners certain premises in the City of DuBois, Clearfield County, Pennsylvania, known as Lot No. 26 in Hill Crest Manor Plan of Lots in said city for a consideration of Twenty-seven Hundred (\$2700.00) Dollars,</p> <p>3. That said Lot No. 26 was thereupon assessed by the County Board of Assessment of "L #26" at an assessed value of \$602.00 in the City of DuBois, Clearfield County Pennsylvania", and taxes paid to and including 1964 pursuant to such assessment.</p> <p>4. That on April 30, 1965, your Petitioners were notified by Kenneth H. Shirey that the assessment of said Lot No. 26 was reassessed at the same valuation by in Sandy Township, Clearfield County, Pennsylvania, instead of the City of DuBois, Clearfield County, Pennsylvania, on the basis of "New Property Acquisition".</p> <p>5. That an appeal was taken from such reassessment and the authority to make it to the Clearfield County Board of Assessment and Revision of Taxes, and hearing held on October 6, 1965, pursuant to which the said Board did confirm the assessment without change and decline the appeal</p> <p>6. That your Petitioners purchased said Lot on the basis that it was in the City of DuBois; that the record title to said Lot was in the City of DuBois; that the act of 1952, Act No. 606 (P.L.2138) pursuant to which the reassessment was made, provides no authority to annex, without proper procedure, a Lot from one municipal subdivision to another, and that your Petitioners desire that the original jurisdictional assessment be restored to the City of DuBois and/or that the amount of said assessment be reduced as being excessive.</p> <p>WHEREFORE, your Petitioners pray that your Honorable Court fix a date for the hearing of this appeal and the proofs in the case. s/ Lemoine W. McGarvey and Evelyn M. McGarvey, Petitioners.</p> <p><u>ORDER:</u> NOW this 29th day of October, 1965 hearing in the above captioned case is set for the 15th day of November 1965, at 10:00 o'clock A.M. By the Court, John A. Cherry, President Judge.</p>
	<p>Pro. By atty 5.25 Atty 3.00 Pro. 2.00</p>	<p>Service accepted <u>November 1, 1965</u> by Joseph J. Lee, County Solicitor</p> <p>November 5, 1965, <u>ANSWER OF CLEARFIELD COUNTY BOARD OF ASSESSMENT AND REVISION OF TAXES TO APPEAL</u>, filed by Joseph J. Lee, Solicitor for Clearfield County.</p> <p>Now November 9, 1965, Service accepted. J. A. Gleason</p>

Gleason & Cherry

In re: Assessment of Lots Nos. 25 and 26 to Sandy Township, Clearfield County, Penna.  
Lemoine W. McGarvey  
Evelyn M. McGarvey

339

Pro. By atty 5.25  
Atty 3.00  
Pro. 2.00

OCTOBER 25, 1965, APPEAL FROM DECISION OF CLEARFIELD COUNTY BOARD OF ASSESSMENT, AND REVISION OF TAXES, filed.

2. That by deed dated February 13, 1963, and recorded at Clearfield, Pennsylvania, in Deed Book No. 500, Page 599, Lewis G. Bush, et ux, did convey to your Petitioners certain premises in the City of DuBois, Clearfield County, Pennsylvania, known as Lot No. 25 in the Hill Crest Manor Plan of Lots in said city for a consideration of Twenty-five Hundred (\$2500.00) Dollars.

3. That said Lot No. 25 was thereupon assessed by the C County Board of Assessment as "L #25 at an assess value of \$602.00 in the City of DuBois, Clearfield County, Pennsylvania," and taxes paid to and including 1964 pursuant to such assessment.

4. That on April 30, 1965, your Petitioners were notified by Kenneth H. Shirey that the assessment of said Lot No. 25 was reassessed at the same valuation but in Sandy Township, Clearfield County, Pennsylvania, instead of the City of DuBois, Clearfield County, Pennsylvania, on the basis of "New Property Acquisition."

5. That an appeal was taken from such reassessment and the authority to make it to the Clearfield County Board of Assessment and Revision of Taxes, and hearing held on October 6, 1965, pursuant to which the said Board did confirm the assessment without change and decline the appeal.

6. That your Petitioners purchased said Lot on the basis that it was in the City of DuBois; that the recrod title to said Lot was in the City of DuBois; that the act of 1952, Act No. 606 (P.L. 2138) pursuant to which the reassessment was made, provides no authority to annex, without proper procedure, a Lot from one municipal subdivision to another, and that your Petitioners desire that the original jurisdictional assessment be restored to the City of DuBois and/or that the amount of said assessment re reduced as being excessive.

WHEREFORE, your Petitioners pray that your Honorable Court fix a date for the hearing of this appeal and the proofs in this case. /s/ Lemoine W. McGarvey and Evelyn M. McGarvey, Petitioners.

ORDER:  
~~Now~~ this 29th day of October, 1965, hearing in the above captioned case is set for the 15th day of November 1965, at 10:00 A.M. By the Court, J. A. Cherry  
Service accepted November 1, 1965, Joseph J. Lee, County Solicitor.

November 5, 1965, ANSWER OF CLEARFIELD COUNTY BOARD of Assessment and Revision of Taxes to Appeal, filed by Joseph J. Lee, Solicitor for Clearfield County.  
Now November 9, 1965, Service accepted by J. A. Gleason.

<p>Gleason &amp; Cherry</p>	<p>Edith Duttry also known as Edith Dutry</p> <p>340</p>	<p>OCTOBER 25, 1965, COMPLAINT IN ACTION TO QUIET TITLE, filed. One copy certified to Sheriff.</p> <p>3. Plaintiff and her husband, Arthur Duttry, also known as Arthur Dutry, became the owners of the premises described in Exhibit "A" by deed from John E. DuBois delivered in the year 1927. The original of the aforesaid deed has become lost and is unrecorded. Said Arthur Duttry, also known as Arthur Dutry, having died the same remained unto Edith Duttry, also known as Edith Dutry.</p> <p>4. Said premises described in Exhibit "A" were conveyed to the County Commissioners of Clearfield County, Pa., by deed of the Treasurer of Clearfield County, Pa., dated April 10, 1936, and recorded at Clearfield, Pa., in Deed Book No. 353, Page 370, for non payment of 1930 and 1931 taxes.</p> <p>5. The County Commissioners of Clearfield County, Pa., conveyed said premises to Arthur Duttry and Edity Dutry by deed dated May 25, 1942, and recorded at Clearfield, Pa., in Deed Book No. 353, P. 371.</p> <p>6. The said John E. DuBois having died, his heirs conveyed whatever interest or demand, if any, they may have in and to said premises to Green Glen Corporation, defendant herein, by the following deeds:</p> <ol style="list-style-type: none"> <li>1. Deed of Sarah C. Cravey, et ux, dated September 1, 1959 and recorded in Deed Book No. 478, Page 551.</li> <li>2. Deed of David DuBois, et ux, dated September 1, 1959, and recorded in Deed Book No. 478, page 552.</li> <li>3. Deed of Louis G. DuBois dated September 1, 1959, and recorded in Deed Book No. 478, page 554.</li> <li>4. Deed of Caroline DuBois dated September 1, 1959, and recorded in Deed Book No. 478, page 555.</li> <li>5. Deed of John E. DuBois, Jr., et ux, dated Sept. 1, 1959 and recorded in Deed Book No. 478, Page 557.</li> </ol> <p>7. Attached hereto and marked Exhibit "B" is a proposed deed to replace the original deed which is lost and unrecorded and the provisions contained therein are the same as in the original deed, with the exception that said premises have been subdivided, to best of plaintiffs' knowledge and recollection.</p> <p>8. Plaintiff, along with her deceased husband and their assigns, have been in open, visible, hostile, notorious, actual and continuous possession of said premises described in Exhibit "A" from 1927 to t the present time.</p> <p>WHEREFORE, Plaintiff requests the Court to order and decree that the Plaintiff is the legal owner of said premises by virtue of said losta and unrecorded ddeed from John E. DuBois, the provisions of which are contained in Exhibit "B", and by virtue of adverse possession of said premises by plaintiff for more than thirty-six (36) years, and that these proceedings, or an authenticated copy thereof, shall at all times hereafter be taken as evidence of the facts decreed and established thereby. GLEASON &amp; CHERRY by Anthony Guido, Attys for P</p>
<p>Maine &amp; Fennell</p>	<p>Green Glen Corporation</p> <p>Pro By atty 5.00</p> <p>Atty 3.00</p> <p>Shff Reese by Atty 13.10</p>	<p>7. Attached hereto and marked Exhibit "B" is a proposed deed to replace the original deed which is lost and unrecorded and the provisions contained therein are the same as in the original deed, with the exception that said premises have been subdivided, to best of plaintiffs' knowledge and recollection.</p> <p>8. Plaintiff, along with her deceased husband and their assigns, have been in open, visible, hostile, notorious, actual and continuous possession of said premises described in Exhibit "A" from 1927 to t the present time.</p> <p>WHEREFORE, Plaintiff requests the Court to order and decree that the Plaintiff is the legal owner of said premises by virtue of said losta and unrecorded ddeed from John E. DuBois, the provisions of which are contained in Exhibit "B", and by virtue of adverse possession of said premises by plaintiff for more than thirty-six (36) years, and that these proceedings, or an authenticated copy thereof, shall at all times hereafter be taken as evidence of the facts decreed and established thereby. GLEASON &amp; CHERRY by Anthony Guido, Attys for P</p>

EXHIBIT "A"

ALL those certain pieces or parcels of land situate in Sandy Township, Clearfield County, Pennsylvania, being bounded and described as follows, to wit:

THE FIRST THEREOF: BEGINNING at a post on the west side of the Public Road leading from Narrows Creek to Boone Mountain, said post being the southwest corner of lands of the Edith Duttry and cornering with lands of Otto Edinger; thence by said Public Road and lien of lands of Edith Duttry and Otto Edinger North 7 degrees 05' East 508.2 feet, more or less, to a point; thence by said Public Road and near the center thereof, and line of lands of Duttry North 34 degrees 20' East 343 feet, more or less, to a point in the center of said road; thence by lands of the said second party South 62 degrees 13' East 520 feet, more or less, to an iron pipe; thence by lands of Duttry South 18 degrees 17' West 805 feet, more or less, to a point; thence by line of lands of Duttry and John E. DuBois, Estate North 63 degrees 53' West 520 feet, more or less, to a post and the place of beginning. All bearings being magnetic and containing ten (10) acres, more or less.

THE SECOND THEREOF: BEGINNING at an iron pipe, said pipe being the Northeast corner of lands of Edward F. Bartlebaugh and Whirley E. Bartlebaugh located S. 52 degrees - 13' E. 520 feet, more or less, from a point on the center line of the Public road leading from Narrows Creedk to Boone Mountain; thence by line of lands of Edith Duttry and Edward Bartlebaugh N. 62 degrees 13' W. 270 feet, more or less, to a point; thence by lands of the second party herein N. 29 degrees 37' E. 550 feet more or less to a point; thence by line of lands of Duttry and John E. DuBois Estate S. 85 degrees 17' E. 186.18 feet more or less to a point; thence by same line of lands S. 84 degrees 45' E. 900.24 feet more or less to a point; thence by line of lands of the said Edith Duttry and Gordon Chittester S. 5 degrees 15' W. 726 feet more or less to a point; thence by same line of lands S. 83 degrees 40' E. 602.4 feet more or less to a point on the center line of the Public Road (Hill Road) from Narrows Creek to Sabula; thence by said public road and line of lands of Edith Duttry and Lawrence Dixon S. 49 degrees 38' W. 274.23 feet more or less to a point; thence by same public road and line of lands S. 34 degrees 33' W. 203.42 feet more or less to a point; thence by same public road and line of lands S. 18 degrees 18' W. 305.2 feet more or less to a point; thence by same public road and line of lands due South 93 feet more or less to a point on the center line of said public road; thence by line of lands of the said Edith Duttry and Russell Solada N. 85 degrees 42' W. 1188.4 feet more or less to a point; thence by line of lands of Edith Duttry and John E. DuBois Estate N. 63 degrees 53' W. 325.76 feet more or less to a point; thence by line of lands of Edith Duttry and Edward Bartlebaugh N. 18 degrees 17' E. 805 feet more or less to an iron pipe and the place of beginning. All bearings being magnetic, and containing 47.11 acres, more or less.

THE THIRD THEREOF: BEGINNING at a post on the Easterly line of the Elihu Dixon Heirs' land; thence by lands now or formerly of W. H. McDonalds S. 85 degrees 17' E. 495.5 feet to a point in the public road leading to Narrows Creek; thence by said Public Road S. 24 degrees 15' W. 163 feet, South 35 degrees 20' W. 630 feet; thence by land now or formerly of Wakefield Burns N. 7 degrees 05' E. 221.8 feet to a post; thence continuing by lands of Wakefield Burns N. 82 degrees 55' W. 150.2 feet to a post; the Southeast corner of the Elihu Dixon Heirs' land; thence by lands of Elihu Dixon Heirs' lands N. 7 degrees 26' E. 467.6 feet to the place of beginning. Containing 4.17 acres. Mag. bearings of the year 1922; surveyed by J. E. Fry July 6, 1922.

THE FOURTH THEREOF: BEGINNING at a post in the Easterly line of the Elihu Dixon Heirs' lands; thence by said Elihu Dixon Heirs' lands N. 7 degrees 26' E. 602 feet to a post and stones; thence by lands of John E. DuBois S. 83 degrees 20' E. 362.4 feet to a post; thence continuing by lands of J. E. DuBois N. 6 degrees 02' E. 112.9 feet to a point in the center of the public road leading to Narrows Creek; thence by said public road S. 28 degrees 15' E. 256.6 feet, South 11 degrees 30' East 80.8 feet, South 6 degrees 00' West 240.8 feet, South 20 degrees 45' West 208.2 feet; thence by lands of John E. DuBois North 85 degrees 17' West 495.5 feet to the place of beginning. Containing 7.214 acres. Magnetic bearings of the year 1922. Surveyed July 12, 1922 by J. E. Fry.

CONTINUED ON PAGE 514

CONTINUED FROM PAGE 513

No. 340 September Term, 1965 Edith Duttry a/k/a vs Green Glen Corp

THE FIFTH THEREOF: BEGINNING at an iron pipe on line of land that Edith Duttry has agreed to sell to Edward F. Bartlebaugh, et ux; thence along said Bartlebaugh land N. 62 degrees 13' W. 250 feet to a point in the middle of public road leading from Narrows Creek to Boone Mountain; thence by the center line of said road N. 35 degrees 20' East 287 feet to a point in the center line of said road; thence still by said center line of said road N. 24 degrees 15' East 163 feet to a point in the center line of said road; thence by land now or formerly of J. E. DuBois S. 85 degrees 17' E. 260 feet to an iron pipe; thence through land of which this is a part S. 29 degrees 37' W. 560 feet to the place of beginning.

THIS INDENTURE

MADE as of the year 1927 between John E. DuBois and Willie G. DuBois, his wife, of the City of DuBois, Clearfield County, Pennsylvania, Grantors, parties of the first part;

AND

Arthur Duttry and Edith Duttry, husband and wife, both of Sandy Township, Clearfield County, Pennsylvania, as tenants by the entirety, Grantees, parties of the second part;

WITNESSETH, that the said parties of the first part, for and in consideration of the sum of One (\$1.00) Dollar, lawful money of the United State of American unto them well and truly paid by the said parties of the second part at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold, aliened, enfeoffed, released, conveyed and confirmed, and by these presents do grant, bargain, sell, alien, enfeoff, release, convey and confirm unto the said parties of the second part, their heirs and assigns, ALL those certain premises situate in Sandy Township, Clearfield County, Pennsylvania, being bounded and described as follows, to wit:

See Previous Description.

TOGETHER with all and singular the tenements, hereditaments and appurtenances to the same belonging, or in anywise appertaining, and the reversion and reversions, remainder and remainders, rents, issued and profits thereof; AND ALSO all the estate, right, title, interest, property, claim and demand whatsoever, both in law and equity, of the said parties of the first part, of, in, to or out of the said premises, and every part and parcel thereof.

TO HAVE AND TO HOLD the said premises, with all and singular the appurtenances, unto the said parties of the second part, their heirs and assigns, to and for the only proper use and behoof of the said parties of the second part, their heirs and assigns forever.

IN WITNESS WHEREOF, the said parties of the first part have hereunto set their hands and seals or caused their hands and seals to be affixed the day and year aforesaid.

s/ John E. DuBois

s/ Willie G. DuBois

OCTOBER 30, 1965, AFFIDAVIT OF SERVICE, filed.

NOW October 25, 1965 at 3:00 o'clock P.M. (DST) served the within Complaint in Action to Quiet Title on Green Glen Corporation at place of business, R.D. 2 City of DuBois, Sandy Township, Clearfield County, Pennsylvania by handing to Thomas Dalton, he being manager and person in charge at time of this service, a true and attested copy of the original Complaint and made known to him the contents thereof. So Answers, James B. Reese, Sheriff

December 3, 1965, Praecipe for Appearance, filed by Maine and Fennell by Robert V. Maines Attorneys for Defendant

Enter our appearance in the above captioned action as attorneys for the defendant.

December 7, 1965, ANSWER, filed by Maine and Fennell.

Service accepted December 7, 1965 by Gleason & Cherry By Anthony Guido, Attorneys for Plaintiff.

<p>October 25 1:22 PM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>341</p> <p>William W. Caldwell Eunice M. Caldwell Hyde, Pa.</p> <p>Pro. By Deft 4.50 <i>Pro by Deft</i> 3.00</p>	<p><u>D. S. B. -- DATED OCTOBER 23, 1965</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 Eight 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>Debt \$3828.00</p> <p>Atty Comm. 10%</p> <p>Interest from October 23, 1965</p> <p>Filed and Entered by Plaintiff, October 25, 1965 Judgment.</p> <p><i>Carl E. Walker</i> PROTHONOTARY</p> <p>And Now, <u>29</u> day of <u>April</u> 19<u>68</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>
<p>October 25 1:30 PM EST</p> <p><i>July 27 80</i> <i>Raymond J. Williams</i></p>	<p>County National Bank at Clearfield, Pa.</p> <p>342</p> <p>Reginald L. Turner Bertha J. Turner 6 Pauline Drive Clearfield, Pa.</p> <p>Pro. By Deft 4.50 Pro. by <i>Plff</i> 3.00 <i>Pro by Plff</i> 5.00</p>	<p><u>D. S. B. -- DATED OCTOBER 23, 1965</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 Thousand and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$4,000.00</p> <p>Atty Comm. 10%</p> <p>Interest from October 23, 1965</p> <p>Filed and Entered by Plaintiff, October 25, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p><u>AUGUST 20, 1968, RELEASE FROM LIEN OF JUDGMENT</u>, filed by County National Bank Trustee U/A/W Nora Swartzle</p> <p>KNOW ALL MEN BY THESE PRESENTS, that County National Bank, Trustee U/A/W, Nora Swartzle, 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 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 Pennsylvania, known as Lot No. 3 in Section One of the Golden Rod Farms subdivision, with improvements thereon, being bounded and described as follows:</p>

County National Bank at  
Clearfield, Pa.

D. S. B. -- DATED OCTOBER 1, 1965

October 25  
1:15 PM EST

343

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 85/100  
Dollars, with Interest, Attorney's Commission, Cost of  
Suit, Release of Errors, Waiving Stay, Inquisition and  
Exemption.

Debt \$1206.85

Ralph Gardner, Jr.  
Carol A. Gardner  
Beccaria, Pennsylvania

Atty Comm. 10%

Interest from October 1, 1965

Filed and Entered by Plaintiff, October 25, 1965  
Judgment.

*Carl E. Walker*  
Prothonotary

Pro. By Deft 4.50

Bell  
Silberblatt  
& Swoope

First National Bank of  
Philipsburg, Pa.

D. S. B. -- DATED OCTOBER 14, 1965

October 25  
2:25 PM EST

344

Payable One Day after Date

By Virtue of Warrant of Attorney hereunto annexed,  
Bell, Silberblatt & Swoope, Attorneys, do appear for the  
Defendants and Confess Judgment against the Defendants  
and in favor of the Plaintiffs in the sum Seven Thousand  
Sixty Eight and 91/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving  
Stay, Inquisition and Exemption.

Debt \$7068.91

Florence Godin  
RD 1, Houtzdale, Pa.

Atty Comm. 5% 353.45

Interest from October 15, 1965

Filed and Confessed by Attorney, October 25, 1965  
Judgment.

*Carl E. Walker*  
Prothonotary

Pro. By atty 4.50

Atty 3.00

*Pro. by Deft 1.50*

And Now, 3 day of Aug 1965 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Archie Hill*  
Prothonotary

<p>Smith Smith &amp; Work</p>	<p>County National Bank at Clearfield, Pa.</p> <p>344½</p> <p>Joseph Wm. Pyle Roberta K. Pyle</p> <p>Pro. By atty 5.00 Atty 3.00 Pro. By Plff. 8.50</p>	<p><u>OCTOBER 25, 1965, COMPLAINT IN ASSUMPSIT</u>, filed. One copy certified to the Sheriff.</p> <p>November 12, 1965, Sheriff's Return, filed. Now November 10, 1965 at 2:15 o'clock P.M. served the within Complaint in Assumpsit on Joseph William Pyle and Roberta K. Pyle at their residence, 209 Clearfield Street, Borough of Clearfield, Clearfield County, Pennsylvania by handing to Roberta K. Pyle 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.</p>
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Bell  
Silberblatt  
& Swoope

First National Bank of  
Philipsburg, Pa.

D. S. B. -- DATED OCTOBER 15, 1965

Payable One Day after Date

By Virtue of Warrant of Attorney hereunto annexed,  
Bell, Silberblatt & Swoope, Attorneys, do appear for the  
Defendants and Confess Judgment against the Defendants  
and in favor of the Plaintiffs in the sum of Three  
Thousand One Hundred and No/100 Dollars, with Interest,  
Attorney's Commission, Cost of Suit, Release of Errors,  
Waiving Stay, Inquisition and Exemption.

October 25  
2:26 PM EST

345

Russel G. Shaw  
Doloris L. Shaw  
RD Box 25  
West Decatur, Pa.

Debt \$3100.00  
Atty Comm. 5% 155.00  
Interest from October 16, 1965

Filed and Confessed by Attorney, October 25, 1965

Judgment.

Pro. By atty 4.50

Atty 3.00

*Pro by Plff 1.50*

*Carl E. Walker*

Prothonotary

And Now, 3 day of Jan. 1966 by paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Archie Hill*  
Prothonotary

October 26  
8:05 AM EST

First National Bank of  
Philipsburg, Pa.

D. S. B. -- DATED OCTOBER 25, 1965

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 Fourteen Hundred Sixty-One  
and 44/100 Dollars, with Interest, Attorney's Commission,  
Cost of Suit, Release of Errors, Waiving Stay, Inquisition  
and Exemption.

October 26  
8:05 AM EST

346

Harold R. Ferguson  
Cecelia Ferguson  
P.O. Box 97  
Allport, Pa.

Debt \$1461.44  
Atty Comm. 5%

Interest from October 25, 1965

Filed and Entered by Plaintiff, October 26, 1965

Judgment.

Pro By Plff 4.50

*Pro by Plff 1.50*

*Carl E. Walker*

Prothonotary

And Now, 20 day of Dec. 1965 by paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Archie Hill*  
Prothonotary

<p>Bell, Silberblatt &amp; Swoope</p> <p>October 26 12:05 PM EST</p>	<p>Commonwealth of Pa.</p> <p>347</p> <p>Andrew Engick Houtzedale, Pa.</p> <p>Pro. By atty 4.50 Atty 3.00 Shff Reese by Atty 11.10</p>	<p><u>D. S. B. -- AGREEMENT AND AUTHORIZATION TO PAY CLAIM,</u> Dated July 23, 1965, filed.</p> <p>By Virtue of Agreement between the Plaintiff and the Defendant, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand and No/100 Dollars, with or without Declaration, Cost of Suit, Release of Erros, Waiving Stay of Execution and Attorney's Commission.</p> <p>Debt \$2000.00 Atty Comm. 15% 300.00</p> <p>Filed and Confessed by Attorney, October 26, 1965 Judgment.</p> <p style="text-align: center;"><i>Carl E. Walker</i> Prothonotary</p> <p>WRIT OF EXECUTION NO. 17 SEPTEMBER TERM, 1965</p> <p><u>October 26, 1965, Interrogatories filed. To Houtzdale Bank, Garnishee</u> <u>November 19, 1965, Sheriff's Return, filed.</u> Now, October 27, 1965 at 9:10 o'clock P.M. (DST) serve the within Writ of Execution and Interrogatories on The Houtzdale Bank, as garnishee, at place of business, Hannah Street, Borough of Houtzdale, Clearfield County, State of Pennsylvania by handing to George Hamer, Cashier, two true and attested copies of the original Writ of Execution and one copy of the Interrogatories and made known to him the contents thereof. So Answers, James B. Reese, Sheriff.</p>
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<p>October 26 2:00 PM EST</p> <p>348</p> <p>Austin H. Williams Maude Williams RD West Decatur, Pa.</p> <p>Pro. By Deft. 4.50 <i>Pro by deft</i> 1.50</p>	<p>County National Bank at Clearfield, Pa.</p>	<p><u>D. S. B. -- DATED OCTOBER 26, 1965</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 Thirteen 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 \$1360.00</p> <p>Atty Comm. 10%</p> <p>Interest from October 26, 1965</p> <p>Filed and Entered by Plaintiff, October 26, 1965</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>66</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>October 26 2:01 PM EST</p> <p>349</p> <p>William G. Bock V. Ruth Bock 612 Boyce St. Clearfield, Pa.</p> <p>Pro. By Plff 4.50</p>	<p>Clearfield Trust Company Clearfield, Pa.</p>	<p><u>D. S. B. -- DATED OCTOBER 26, 1965</u></p> <p>Payable On October 27, 1965</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 Eighty-Two and 22/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$4482.22</p> <p>Atty Comm. 10%</p> <p>Interest from October 26, 1965</p> <p>Filed and Entered by Plaintiff, October 26, 1965</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p>	
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<p>Bell, Silberblatt &amp; Swoope</p> <p>12/11/65</p> <p>\$135.00 by <del>James B. Reese</del> deposited in Clearfield Trust Co.</p>	<p>JANE G. JACOBS</p> <p>350</p> <p>EDWARD JOHN JACOBS</p> <table border="0"> <tr> <td>Pro.</td> <td>By atty</td> <td>7.00</td> </tr> <tr> <td>Atty</td> <td>By atty</td> <td>3.00</td> </tr> <tr> <td>Shff Reese</td> <td></td> <td>8.50</td> </tr> <tr> <td>#2570 Shff Reese</td> <td></td> <td>8.50</td> </tr> <tr> <td>Master</td> <td></td> <td>75.00</td> </tr> <tr> <td>Clfd Bar Assn</td> <td></td> <td>10.00</td> </tr> <tr> <td>Pro.</td> <td></td> <td>10.00</td> </tr> </table>	Pro.	By atty	7.00	Atty	By atty	3.00	Shff Reese		8.50	#2570 Shff Reese		8.50	Master		75.00	Clfd Bar Assn		10.00	Pro.		10.00	<p>OCTOBER 27, 1965, COMPLAINT IN DIVORCE, filed. One copy certified to the Sheriff.</p> <p>November 29, 1965, Sheriff's Return, filed.</p> <p>Now November 20, 1965 at 11:35 o'clock A.M. served the within Complaint in Divorce on Edward John Jacobs at his father's residence, 103 Bigler Road, Borough of Clearfield, Clearfield County, Pennsylvania, by handing to Edward John Jacobs 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>December 11, 1965, PRAECIPE FOR APPOINTMENT OF MASTER, filed.</p> <p>NOW, December 11, 1965, Jane G. Jacobs, by her attorneys, Bell, Silberblatt &amp; Swoope, moves for the appointment of a Master in this action, personal service having been had on Edward John Jacobs, Defendant on November 20, 1965, and no Answer or appearance having been filed on behalf of the Defendant. BELL, SILBERBLATT &amp; SWOOPE By F. Cortez Bell, Jr., Attorneys for Plaintiff.</p> <p>ORDER OF APPOINTMENT</p> <p>NOW, this 13th day of December, 1965, upon praecipe filed by Bell, Silberblatt &amp; Swoope, attorneys for Plaintiff, the Court does hereby appoint Joseph J. Lee, Esquire, Master in the above case to take testimony and to report the same to the Court with suggested form of Decree. BY THE COURT, John A. Cherry, President Judge.</p> <p>DECEMBER 20, 1965, SHERIFF'S RETURN On Master's Notice filed.</p> <p>Now, December 18, 1965, at 11:05 A.M. served the within Notice of Master's Hearing on Edward John Jacobs at his father's residence, 103 Bigler Road, Borough of Clearfield, Clearfield County, Pennsylvania by handing to Edward John Jacobs personally a copy of the within Notice of Master's Hearing and made known to him the contents thereof. So Answers, James B. Reese, Sheriff.</p> <p>JANUARY 11, 1966, MASTER'S REPORT, filed.</p> <p>And Now, the 12th day of January 1966, the report of the Master is acknowledged. We approve his findings and recommendations.</p> <p>We, therefore, DECREE that Jane G. Jacobs be divorced</p>
Pro.	By atty	7.00																					
Atty	By atty	3.00																					
Shff Reese		8.50																					
#2570 Shff Reese		8.50																					
Master		75.00																					
Clfd Bar Assn		10.00																					
Pro.		10.00																					
<p>#5 - Transfer to Reg. Acct \$135.00</p> <p>\$135.00 Paid by Attorney</p> <p># 16 - Joseph J. Lee, Master \$75.00</p> <p># 17 - Clfd Co. Bar Assn. 10.00 Atty \$18.50 -Ref \$12.</p> <p># 18 - Bell, Silberblatt &amp; Swoope 30.50</p> <p>#2570 - Shff Reese 8.50</p> <p>Prothonotary 11.00</p> <p>\$135.00</p>	<p>Pro. 1.00</p>	<p>and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and Edward John Jacobs. 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. By the Court, John A. Cherry, President Judge</p>																					

October 27  
9:00 AM EST

AMERICAN CONSUMER DIS-  
COUNT COMPANY  
DuBois, Pa.  
  
Richard L. Powers  
Roxanne Powers  
1244 S. Brady St.  
DuBois, Pa.

351  
  
  
  
  
  
  
  
  
  
Pro. By Plff 4.50  
Pro. By B&A 1.00  
Pro By B&A 1.00  
Pro. By Atty 1.00  
Pro. by B & A 4.00  
Pro. 4.00  
*Pro by Plff* 3.00

D. S. B. -- DATED OCTOBER 15, 1965  
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, Inquisi-  
tion and Exemption.  
Debt \$1080.00  
Atty Comm. 15%  
Interest from October 15, 1965  
Filed and Entered by Plaintiff, October 27, 1965  
Judgment.  
*Jan 70*  
*Archie Hill*  
Prothonotary

June 13, 1966, Postponement of Lien of Judgment, filed.  
KNOW ALL MEN BY THESE PRESENTS, that we, AMERICAN FINANCE COMPANY,  
plaintiff in the above stated judgment, 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 of that certain  
piece or parcel of land situate in the Township of Sandy, Clearfield  
County, Pennsylvania, and being bounded and described as follows:  
BEGINNING at a stone monument set by George C. Kirk, C. E , at  
north line of land now or formerly of C. W. Rafferty and 42.0  
feet West thereof at an iron pipe, now covered by concrete of  
State Road No. 219; thence West along property line of C. W. R  
Rafferty, 92 feet to a post of land of a former grantor; thence  
(CONTINUED ON PAGE 545)

October 27  
9:03 AM EST

Community Loan & Dis-  
count Company  
Clearfield, Pa.  
  
Charles S. Erskine  
Dorothy J. Erskine  
Hyde, Pa.

352  
  
  
  
  
  
  
  
  
  
Pro. By Plff 4.50  
*Pro by Plff* 1.50

D. S. B. -- DATED OCTOBER 1, 1965  
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 October 1, 1965  
Filed and Entered by Plaintiff, October 27, 1965  
Judgment.

*Carl E. Walker*  
Prothonotary

And Now, 7 day of July 1967 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.  
Attest *Archie Hill*  
Prothonotary

<p>October 27 9:10 AM EST</p>	<p>Eirst National Bank pf Philipsburg, Pa.</p> <p>353</p> <p>Boyd Bungo Alice Bungo P.O. Box 154 Smithmills, Penna.</p> <p>Pro. By Plff 4.50 <i>Boyd Bungo</i> 3.00</p>	<p>D. S. B. -- DATED OCTOBER 25, 1965</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 Four Hundred Seventy Four and 63/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1474.63</p> <p>Atty Comm. 5%</p> <p>Interest from October 25, 1965</p> <p>Filed and Entered by Plaintiff, October 27, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now <u>29</u> day of <u>Feb</u> 19<u>72</u>, after filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Anche Hill</i> Prothonotary</p>
<p>October 27 9:13 AM EST</p>	<p>Commonwealth of Penna. Dept. Public Welfare Harrisburg, Pa.</p> <p>354</p> <p>Albert Pounds, Dec'd Vera Pounds Vera B. Pounds Clarence Rounds A.I. Pounds, Helen M. Lecorchick Ruth L. Brienzo Mary E. Pounds, -Heirs RD 1, Utahville, Pa.</p> <p>Rossiter, Pa.</p> <p>Pro. By Plff 7.50</p>	<p>OCTOBER 27, 1965, AMICABLE SCIRE FACIAS SUR JUDGMENT to Revive and Continue Lien entered to 500 February T, 1956 filed.</p> <p>By Virtue of Agreement between the Plaintiff and the Defendants, Judgment is entered amicably in favor of the Plaintiff and against the Defendants in the sum of Two Thousand and No/100 with Cost of Suit.</p> <p>Debt \$2000.00</p> <p><del>XXXX</del></p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>5th</u> day of <u>Nov</u> 19<u>72</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Allen D. Biets</i> Prothonotary</p>

<p>October 27 9:20 AM EST</p>	<p>Indiana Consumer Dis- count Company Clearfield, Pa.</p> <p>355</p> <p>Omer B. Baldwin Betty L. Baldwin RD 2, Clearfield, Pa.</p> <p>Pro. By Plff 4.50</p>	<p><u>D. S. B. -- DATED OCTOBER 1, 1965</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 and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$3600.00</p> <p>Atty Comm. 15%</p> <p>Interest from October 1, 1965</p> <p>Filed and Entered by Plaintiff, October 27, 1965 Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p>
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<p>October 27 9:26 AM EST</p>	<p>Capital Consumer Dis- count Company DuBois, Pa.</p> <p>356</p> <p>John Roman Veronica Roman RD 1, DuBois, Pa.</p> <p>Pro. By Plff 4.50 <i>Only 300</i></p>	<p><u>D. S. B. -- DATED OCTOBER 25, 1965</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 Nine Hundred 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 \$1944.00</p> <p>Atty Comm. 15%</p> <p>Interest from October 25, 1965</p> <p>Filed and Entered by Plaintiff, October 27, 1965 Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, 22 day of Nov 1971 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>October 27 9:30 AM EST</p>	<p>Beneficial Consumer Dis- count Company Tyrone, Pa.</p> <p>357</p> <p>Mary E. Litzinger P.O. Box, Bigler, Pa.</p> <p>Pro. By Plff 4.50</p>	<p><u>D. S. B. . --. DATED AUGUST 25, 1965</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 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>Debt \$1728.00</p> <p>Atty Comm. 15%</p> <p>Interest from August 25, 1965</p> <p>Filed and Entered by Plaintiff, October 27, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p>
<p>October 27 9:35 AM EST</p>	<p>First National Bank at Patton, Pa.</p> <p>358</p> <p>Alton Beers and Darlene Beers Box 62 R.D. Utahville</p> <p>Pro. By Plff 4.50 <i>Pro by Plff 3.00</i></p>	<p><u>D. S. B. . --. DATED MAY 21, 1965</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 Ninety-Four and 50/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$94.50</p> <p>Atty Comm. 15%</p> <p>Interest from May 21, 1965</p> <p>Filed and Entered by Plaintiff, October 27, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>7</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. Attest <i>Archie Hill</i> Prothonotary</p>

County National Bank at  
Clearfield, Pa.

D. S. B. -- DATED OCTOBER 22, 1965

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.

October 27 ; 359  
9:40 AM EST

Debt \$2000.00

Edward L. Ream  
Ethel M. Ream  
Ginter, Pa.

Atty Comm. 10%

Interest from October 22, 1965

Filed and Entered by Plaintiff, October 22, 1965

Judgment.

*Carl E. Walker*

Prothonotary

Pro. By Deft 4.50

Pro 2.00

*Pro by Deft 3.00*

MARCH 30, 1966, 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 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 of parcel of land situate in Gulich Town-  
ship, County of Clearfield, State of Pennsylvania, bounded and  
described as follows:

CONTINUED ON PAGE 527

And Now, 5 day of Feb 1971 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Anche Hill*  
Prothonotary

County National Bank at  
Clearfield, Pa.

D. S. B. -- DATED OCTOBER 26, 1965

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 Two Thousand and No/100  
Dollars, with Interest, Attorney's Commission, Cost of  
Suit, Release of Errors, Waiving Stay, Inquisition and  
Exemption.

October 27 ; 360  
9:42 AM EST

Debt \$2000.00

James L. Bloom  
Helen L. Bloom  
Mrs. Mertie Bloom  
Madera, Pa.

Atty Comm. 10%

Interest from October 26, 1965

Filed and Entered by Plaintiff, October 27, 1965

Judgment.

*Carl E. Walker*

Prothonotary

Pro. By Deft 5.00



Smith, Smith & Work	William H. Wilson	<p><u>OCTOBER 27, 1965, COMPLAINT IN DIVORCE</u>, filed. One copy certified to Sheriff.</p>
\$135 Pd by Atty 11/22/65 Clfd Trust	362	<p>November 1, 1965, Sheriff's Return, filed.          Now, October 29, 1965 at 2:55 o'clock p.m. (DST) served the within Complaint in Divorce on Mary C. Wilson at her residence, 1321 Cemetery Road, Borough of Clearfield, Clearfield County, Pennsylvania by handing to Mary C. Wilson, 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>
Mary C. Wilson	Mary C. Wilson	<p><u>NOVEMBER 22, 1965, PRAECIPE &amp; ORDER FOR APPOINTMENT OF MASTER</u>, filed.          AND NOW, November 22, 1965 William H. Wilson, plaintiff in this action, no answer having been filed by defendant, personal service having been had on October 29, 1965 by the Sheriff of Clearfield County. SMITH, SMITH &amp; WORK By Joseph P. Work, Attys for Plff  <u>ORDER:</u> AND NOW, this 23rd day of November, 1965, upon praecipe filed by Joseph P. Work, Esquire, Attorney for Plaintiff, the Court does hereby appoint Richard A. Bell, Esquire, master in the above stated case, to take testimony and to report the same to the Court withform of suggested Decree.          BY THE COURT s/ John A. Cherry, President Judge</p>
Pro.	By atty 7.00	<p><u>NOVEMBER 30, 1965, SHERIFF'S RETURN</u>, filed.          Now, November 29th, 1965 at 7:30 o'clock P.M. served the within Notice of Master's Hearing on Mary C. Wilson, at her place of Residence 1321 Cemetery Road, Boro of Clearfield, Clearfield County, Pennsylvania, by handing to Mary C. Wilson in person a true and attested copy of the original Notice of Master's Hearing and made known to her the contents thereof. So Answers, James B. Reese, Sheriff.</p>
Atty	3.00	<p><u>January 7, 1966, MASTER'S REPORT</u>, filed.</p>
Shff	By atty 8.50	<p>And Now, the 7th day of January 1966, the report of the Master is acknowledged. We approve his findings and recommendations.          We, therefore, DECREE that William H. Wilson be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between himself</p>
#2539	Shff Reese 8.50	<p>and Mary C. Wilson. 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>
Master	75.00	<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. By the Court, John A. Cherry, President Judge.</p>
Clfd Co. Bar	10.00	
Pro.	10.00	
Pro.	1.00	
#2 - Transfer to Reg. Acct	135.00	
\$135.00 Paid by Attorney		
#7 - Richard A. Bell, Master	75.00	
#8 - Clfd Co. Bar Assn.	10.00	
#9 - Smith, Smith & Work	30.50	
2539 - Shff Reese	8.50	
Prothonotary	11.00	
	\$135.00	

W. Albert Ramey--

Edward T. Kelley

IN RE: CONDEMNATION OF RIGHT-OF-WAY, LEGISLATIVE ROUTE 1009, SECTION 33, IN THE TOWNSHIPS OF BRADFORD GRAHAM and MORRIS

365

Claim No.

NAMES OF CONDEMNNEES

- 1. 1702198 William J. Gramham
- 2. 1702199 James W. Forcey and Lillian F. Forcey
- 3. 1702200 Max Forcey and Dwight L. Forcey
- 4. 1702201 Roland Graham
- 5. 1702202 Glenn Shearer and Herman Shearer
- 6. 1702205 Esther C. Sproat
- 7. 1702208 P. J. Flynn
- 8. 1702209 Robert Hubler
- 9. 1702210 Walter S. Tubach, Frederick E. Forcey Rose Forcey and Lawrence N. Ranich
- 10. 1702211 Erma J. Orwick
- 11. 1702212 James C. Taylor
- 12. 1702213 Ernest C. Hubler

OCTOBER 28, 1965, DECLARATION OF TAKING, filed.

Emminent Domain Proceedings --In REM

3. The Governor has approved the within condemnation by signing on June 11, 1965 a plan entitled "Drawings Establishing Limited Access Highway Designating Future Location and Width and Authorizing Condemnation of Right-of-Way and Prohibition of The Erection and Maintenance of Outdoor Advertising Devices of Legislative Route 1009, Section 33, R/W in Clearfield County", a copy of which plan was recorded in the Recorder's Office of the aforesaid county on August 25, 1965 in Map Book 10.

4. The purpose of the condemnation is to change, alter and establish the width, lines, location and grades of said highway.

5. Plans of the property hereby condemned are attached hereto as exhibits "1" through "12". Copies of said plans are also filed in the County Recorder's Office where they are available for inspection.

6. The nature of the title hereby condemned is an easement for highway purposes.

7. The Commonwealth of Pennsylvania is not required to post security, inasmuch as it has the power of taxation.

WHEREFORE, an easment for highway purposes is hereby condemned for the property shown on the plans referred to in paragraph 5 above. /s/ V. W. Anckaitis, Deputy Secretary of Highways, Commonwealth of Pennsylvania.

March 10, 1966, Proof of Service, filed.

Robert M. Cartwright, being duly sworn according to law, deposes and says that he is District Right of Way Engineer of District 2-0, Department of Highways, Commonwealth of Pennsylvania, and that on or before November 19, 1966, notice of the filing of the Declaration of Taking in the above matter was served on the condemnees affected thereby in compliance with Article LV, Section 405, of Act No. 6, Special Session, dated June 22, 1964. A schedule of the condemnees so notified is attached hereto and made a part hereof. s/ R. M. Cartwright, District Right of Way Engineer

JUNE 6, 1967, PETITION FOR DEPOSIT JUST COMPENSATION AND ORDER, filed.

The Petition of the Secretary of Highways of the Commonwealth of Pennsylvania respectfully represents that:

1. He is the Secretary of the Department of Highways of the Commonwealth of Pennsylvania, with offices in the North Office Building, State Capitol, City of Harrisburg, Dauphin County, Pennsylvania.

2. On October 28, 1965, a Declaration of Taking was filed to the above-captioned term and number.

3. Although each condemnee was offered the full amount of the Commonwealth's estimate of just compensation as payment pro-tanto of his right of way damage claim, without prejudice to his right to proceed to a final determination of his just compensation, the condemnees listed in the proposed schedule of distribution attached hereto have failed to accept said offer. The amount of just compensation estimated by the Commonwealth to be due each of said condemnees and encumbrances of record against each property are also noted in the proposed schedule of distribution.

4. A draft in the total amount of just compensation due the condemnees as estimated by the Commonwealth, made payable to the Prothonotary of this Court, is attached hereto.

WHEREFORE, in order that your Petitioner may avoid liability for delay compensation, as provided in Article VI, Section 611, of Act No. 6, Special Session, dated June 22, 1964, your petitioner prays that your Honorable Court direct payment of the aforesaid estimated just compensation into Court. Respectfully submitted. /s/ V. W. Anckaitis, Deputy Secretary of Highways.

6/13/67 \$7,654.00 Escrow Clfd Trust

- Pro. <sup>BS&B</sup> By Atty \$3.00
- Pro. <sup>Comm of Pa</sup> 5.50
- Pro. Indexing 8.00
- Atty 3.00
- Pro. <sup>Comm of Pa</sup> 2.00
- Pro. (7.654.) 81.54
- Pro. <sup>Comm of Pa</sup> 5.00
- Pro. <sup>Comm of Pa</sup> 3.50
- Pro. 5.00
- Pro. 5.00

#515- Paul Silberblatt, Atty. \$1100.00 Glenn & Herman Shearer

Claim No.	Condemnees	Est. Just Comp.	Type	Place of Record	Encumbrances	Recorded Amt. Due
1702202	Glenn & Herman Shearer	\$1100.00	NONE	XXXXXX	P'burg	XXXXXX
1702210	Walter Taback Forcey Frederick E. & Rose M. Lawrence N. Ranick	\$3450.00	NONE			
170221	Erma J. Orwick Estate	\$3100.00	DSB	Clfd Co. 1/28/59	1st Nat'l Bank	\$5,000.00
			DSB	11/30/59	" " "	5,250.00
			DSB	4/ 1/64	" " "	3,196.03
			DSB	6/20/64	Comm. Cons. Disc	2,448.00
1702213	Ernest C. Hubler Estate	4.00				

JUNE 6, 1967, ORDER OF COURT:

AND NOW, June 6, 1967, upon presentation of the within petition it is hereby ordered and directed that the sum of \$7,654.00 representing the amount of just compensation due the condemnees in the within matter, as estimated by the Commonwealth of Pennsylvania, Department of Highways, be paid into court. It is further ordered that the Commonwealth of Pennsylvania, Department of Highways, serve personally, or by certified mail, a copy of the said petition, together with the pertinent portion of the Schedule of Distribution attached thereto and this order, upon each condemnee, and lienor named in the said Schedule of Distribution. /s/ John A. Cherry, J.

Settled & Discontinued

CONTINUED TO PAGE 530







Commonwealth of Penna.  
Ex Rel ROBERT GILL

367

Harry E. Russell, Super-  
intendent State Correc-  
tional Institution  
Huntingdon, Pa.

Pro. 6.50  
Pro. 3.50

OCTOBER 28, 1965, PETITION FOR WRIT OF HABEAS CORPUS

AND MOTION TO VACATE AND SET ASIDE JUDGMENT, filed.

WHEREFORE Petitioner respectfully requests Court to vacate his sentence for aggravated Assault and Battery and respectfully prays that this Honorable Court will grant a hearing on his Petition and at which time your Petitioner will be present, See Comm ex. rel. Chambers -vs- Claudy, 171 Pa. Super 115,90, a 2d. 383. Your petitioner also respectfully requests and prays your Honorable Court to appoint Counsel for said hearing and any appeals thereafter as described in Douglas vs. California 372 U.S. 353, 9 Lawyers Edition 2nd, 811 C19637 And/or Vacate Petitioners sentence of Five (5) Year for Aggravated Assault and Battery. And he will ever pray /s/ Robert Gill, Petitioner.

JULY 31, 1966, ORDER, filed.

NOW, July 21, 1966, upon further consideration of the Petition filed in the above matter and the Answer of the District Attorney the latter having acknowledged that petitioner was not properly sentenced on a charge of aggravated assault and battery (brought to No. 128 May Sessions 1956), in that he was sentenced to serve two and one-half to five years on a count of aggravated assault and battery whereas the maximum sentence which could legally be imposed was three years; it is hereby ORDERED that without benefit of hearing on the Petition, since such hearing would serve no useful purpose, the Sentence entered upon said charge to No. 128 May Sessions 1956 be and it is hereby amended so that the third paragraph of said Order of Sentence dated September 28, 1956 shall read as follows; to wit:

"On the count of aggravated assault and battery the sentence of the Court is that Robert Ferguson Gill, the defendant, pay a fine of \$1.00 and costs of prosecution, and that you be sentenced to the Western Correctional Diagnostic & classification Center at the Western Penitentiary at Pittsburgh, to undergo punishment by separate and solitary confinement at labor, for and during the term of not more than three years nor less than one and one-half years, in such penal or correctional institution as shall be designated by the Deputy Commissioner for treatment; and shall therein be kept, fed, clothed and treated and governed as is provided by Law. Said sentence shall begin and be computed from the end of the sentence served on the count of assault with intent to ravish. Stand committed until the sentence of the Court is complied with. It is further ordered that exhibits in the possession of the State Police be returned to the owner thereof."

In all other respects the said Order of Sentence dated September 28, 1956 shall be and remain as heretofore entered. BY THE COURT, John A. Cherry, President Judge.

Nevling & Davis

Punxsutawney National Bank,  
Punxsutawney, Pa.

D. S. B. -- DATED JANUARY 11, 1964

Payable In Installments

By Virtue of Warrant of Attorney hereunto annexed, Nevling & Davis, Attorneys, do appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiff's in the sum of Nine Hundred Twenty-Nine and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

October 28  
9:50 AM EST

368

Debt \$929.00  
Atty Comm. 139.35 \$1068.35

Harry J. Bloom  
Florence J. Bloom  
R.D. 1, Box 190  
DuBois, Pa.

Interest from January 29, 1967  
Filed and Confessed by Attorneys, October 28, 1965  
Judgment.

*Carl E. Walker*

Prothonotary

Pro. By atty 4.50  
*Pro by atty* 3.00

And Now, 24 day of Sept. 1965 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

October 29  
8:15 AM EST

Community Consumer Discount Company  
Clearfield, Pa.

D. S. B. -- DATED OCTOBER 28, 1965

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 Sixty Four and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$3264.00

Atty Comm. 10%

Martha J. Hughes  
Raymond K. Hughes  
RD 1 Box 589  
Osceola Mills, Pa.

Interest from October 28, 1965  
Filed and Entered by Plaintiff, October 29, 1965  
Judgment.

*Carl E. Walker*

Prothonotary

Pro. By Plff 4.50  
*Pro by Plff* 1.50

And Now, 4 day of Oct. 1966 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary





Walter E. Alessandroni

COMMONWEALTH OF PENNA.  
Dept of Revenue, Bu. of  
Sales and Use Tax  
Harrisburg, Pa.

OCTOBER 29, 1965, CERTIFIED COPY OF LIEN, filed.

This Lien is from the Bureau of Sales and Use Tax, under Acts Nos. 85 and 86 for Sales and/or Use, Tax, Penalties, Additions and Interest, showing a Grand Total of One Hundred Seventy One and 27/100 Dollars, with Interest and Cost of Suit.

Debt	\$140.57
Penalties, Interest & Additions	15.94
Interest Computed to 10/31/65	2.11
Additions of 3% Mo to 10/31/65	<u>12.65</u>
	\$171.27

October 29  
12:40 PM EST

371

Interest from October 31, 1965  
Filed and Entered by Plaintiff, October 29, 1965  
Judgment.

Robert B. Dixon  
t/a Dixon Garage  
West Decatur, Pa.

*Carl E. Walker*  
Prothonotary

Pro. *By Plff* 4.00  
Pro. *By deft* 3.50

And Now, 15th day of April 1969 By paper filed, the above judgment is satisfied in full of debt, interest and cost.  
Attest *Archie Hill*  
Prothonotary

October 29  
1:25 PM EST

County National Bank at  
Clearfield, Pa.

D. S. B. -- DATED OCTOBER 26, 1965

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 Two Hundred Twenty-Six and 58/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$3226.58

Gordon E. Heichel  
Dora Heichel  
525 Spruce St.  
Clearfield, Pa.

Atty Comm. 10%  
Interest from October 26, 1965  
Filed and Entered by Plaintiff, October 29, 1965  
Judgment.

*Carl E. Walker*  
Prothonotary

Pro. By Deft 4.50  
*Pro by deft* 3.00

And Now 30 day of Dec 1969 By paper filed, the above judgment is satisfied in full of debt, interest and cost.  
Attest *Archie Hill*  
Prothonotary

<p>October 29 1:40 PM EST</p>	<p>Modern Loan Company 223 North Front Street Philipsburg, Pa.</p> <p>373</p> <p>John S. Smolko Annie M. Smolko Box 145 Beccaria, Penna.</p> <p>Pro. By Plff 4.50</p>	<p><u>D. S. B. -- DATED NOVEMBER 25, 1964</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 November 25, 1964</p> <p>Filed and Entered by Plaintiff, October 29, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p><i>Writ of Revival to Nov 23rd Oct. 1970.</i></p>
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<p>October 30 8:02 AM EST</p>	<p>Capital Consumer Discount Company DuBois, Pa.</p> <p>374</p> <p>Joseph DeSalve Marie DeSalve Penfield, Pa.</p> <p>Pro. By Plff 4.50</p> <p>Pro by A &amp; B. 1.00</p> <p>Pro by Plff 1.00</p> <p>And Now, 3 day of <i>April 1968</i> by paper filed, the above judgment is satisfied in full of debt, interest and cost.</p>	<p><u>D. S. B. -- DATED OCTOBER 27, 1965</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 Nine 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 \$3996.00</p> <p>Atty Comm. 15%</p> <p>Interest from October 27, 1965</p> <p>Filed and Entered by Plaintiff, October 30, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>MARCH 21, 1966, POSTPONEMENT OF LIEN OF JUDGMENT, filed. KNOW ALL MEN BY THESE PRESENTS, that we, Capital Consumer Discount Company, plaintiff in the above stated judgment, 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 land situate, lying and being in the Township of Huston, Clearfield County, Pennsylvania, and being a part or portion of Warrant No. 475, and being bounded and described as follows, to wit: BEGINNING at a post on north side of highway, standing North thirty degrees East, fourteen and three-tenths (14.3) perches from the western line of said Warrant No. 475, and now known as the Rosenkrans or Freeman Lamb Lot, and conveyed to said Lamb to Hiram Woodward; thence North sixty degrees West, two Hundred (200) feet; thence North thirty degrees East ninety-four (94) feet; thence South sixty degrees East two hundred (200) feet; thence</p> <p>CONTINUED ON PAGE 540</p>
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<p>October 30 9:00 AM EST</p>	<p>Community Consumer Dis- count Company Clearfield, Pa.</p> <p>375</p> <p>Floyd T. Conaway Stella Conaway Mt. Joy Road Clearfield, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro. by Plff</i> 1.50</p>	<p><u>D. S. B. -- DATED OCTOBER 29, 1965</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 and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisi- tion and Exemption.</p> <p>Debt \$2208.00</p> <p>Atty Comm. 10%</p> <p>Interest from October 29, 1965</p> <p>Filed and Entered by Plaintiff, October 30, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>27</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 <i>Archie Hill</i> Prothonotary</p>
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<p>October 30 9:26 AM EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>376</p> <p>Paul Duff Helen Duff Mahaffey, Pa.</p> <p>Pro. By Deft 4.50 <i>Pro. by Deft</i> 3.00</p>	<p><u>D. S. B. -- DATED OCTOBER 29, 1965</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 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 \$2200.00</p> <p>Atty Comm. 10%</p> <p>Interest from October 29, 1965</p> <p>Filed and Entered by Plaintiff, October 30, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>29</u> day of <u>Oct</u> 19<u>65</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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Nevling & Davis

Punxsutawney National Bank  
Punxsutawney, Pa.

D. S. B. -- DATED OCTOBER 27, 1965

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 Sixty Seven and 60/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

October 30  
10:10 AM EST

377

Debt \$1167.60

Atty Comm. 116.76 \$1284.36

Interest from October 27, 1965

Filed and Confessed by Attorney, October 30, 1965

Judgment.

Ernest G. Smith  
Edna P. Smith  
LaJose, Pa.

*Carl A. ...*  
Prothonotary

Pro. By Atty 4.50  
Atty 3.00  
*Pro by [signature]* 1.50

And Now 30 day of Nov 1966 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*  
Prothonotary

CONTINUED FROM PAGE 538

#374 September Term, 1965

Capital Cons Disc Co vss Joseph DeSalve al

South thirty degrees West, ninety-four (94) feet to the place of beginning, and containing one-half acre, more or less, 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 effected 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.

IN WITNESS WHEREOF, the Capital Consumer Discount Company has executed this instrument, this 15th day of March, 1966.  
CAPITAL CONSUMER DISCOUNT COMPANY By Vaughn Peoples, Manager

AUGUST 29, 1966, PRIORITY OF MORTGAGE, filed.

WHEREAS, RIDGWAY NATIONAL BANK has requested CAPITAL CONSUMER DISCOUNT CO, the Plaintiff in the above stated Judgment to postpone the Lien thereof in favor of a Mortgage held by the SAID RIDGWAY NATIONAL BANK against the Defendant above named, dated the 28th day of July 1966, for the sum of \$8,000.00 with interest from 1966, entered in the Office of Recorder of Deeds in Clearfield County in Mortgage Book Number Page .

NOW THEREFORE, KNOW ALL MEN BY THESE PRESENTS, that CAPITAL CONSUMER DISCOUNT COMPANY 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 paidm 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 RIDGWAY NATIONAL BANK that the above Judgment held by it against JOSEPH DeSALVE shall be postponed as to its Lien and payment till after the Lien and payment of the aforesaid Mortgage of RIDGWAY NATIONAL BANK 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 JOSEPH DeSALVE, et ux. described as follows to wit; Lots of land situate in Penfield, Clearfield County, Pennsylvania; FIRST: Being the same premises conveyed to Joseph DeSalve, et ux. by deed dated June 4, 1951 and recorded in Deed Book 418, page 208. SECOND: Being the same premises conveyed to Joseph DeSalve, et ux. by Martha Jane Hewitt, by deed dated May 24, 1954 and recorded in Deed Book 435, page 481. THIRD: Being the same premises conveyed to Joseph DeSalvem et ux. by Irven Caliarri, et ux, by deed dated May 10, 1960 and recorded in Clearfield County,. FOURTH: Being the same premises conveyed to Joseph DeSalve, et ux. by Glaydon Q. Lucore, et ux. by deed dated October 6, 1962 and recorded in Deed Book 498, page 501. FIFTH: Being the same premises conveyed to Joseph DeSalve, et ux. by Irven Caliarri, et ux, by deed dated August 5, 1966 and recorded in Clearfield County.

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 our of the property above described except to the extent and for the purpose above set forth.

WITNESS our hands and seals this 23rd day of August A.D. 1966. CAPITAL CONSUMER DISCOUNT CO. By s/ L. D. Lee.

Frank J. Shakespeare  
Clemens Simon

HELEN BELL WELTY

OCTOBER 30, 1965, COMPLAINT IN DIVORCE, filed. One copy certified to the Sheriff.

#135 pd. by atty  
12/2/65 Clfd. Bar

378

November 15, 1965, Sheriff's Return, filed.  
Now November 9, 1965 at 4:05 o'clock P.M. served the within Complaint in Divorce on Frank Carl Welty at his residence, 712 South Main Street, Sandy Township, Clearfield County, Pennsylvania by handing to Frank Carl Welty 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.  
DECEMBER 8, 1965, PRAECIPE & APPOINTMENT OF MASTER, filed.

FRANK CARL WELTY

AND NOW, this 8th day of December, 1965, Helen Bell Welty, plaintiff in this action, moves for the appointment of a Master in this action, no answer having been filed by the defendant, personal service having been made on November 9, 1965, and no answer or appearance having been filed on behalf of said defendant. FRANK J. SHAKESPEAR, CLEMENS SIMON, Attorneys for Plaintiff By Clemens Simon

ORDER: AND NOW, this 8th day of December, 1965, upon Praecipe filed by Clemens Simon, Esq., of counsel for the plaintiff, the Court does hereby appoint James A. Gleason, Esq., Master in the above stated case, to take testimony and to report the same to the Court with a form of suggested decree. BY THE COURT: John A. Cherry, P.J.

Pro. By atty 7.00  
Atty 3.00  
Shff Reese By atty 13.10  
Pro. 5.00  
Pro. 3.50  
Master 25.00  
Master Const Cost 7.40  
Clfd Co. Bar 5.00

JULY 27, 1967, PETITION TO DISCONTINUE, filed. by Clemens Simon,

WHEREFORE, Petitioner prays your Honorable Court to enter an order that the above captioned case be discontinued and ended upon payment of the Prothonotary's Costs and Master's fees and costs, and that the sum deposited with the Prothonotary be returned, less such costs and fees. /s/ Helen Bell Welty, Petitioner Clemens Simon, Attorney for Petitioner.

ORDER:

And Now, this 27th day of July, 1967, upon consideration of the within petition, and upon motion of Clemens Simon, Esq., Attorney for Plaintiff, it is hereby ORDERED that the within captioned case be discontinued and ended upon payment of Prothonotary's and Master's costs and

#196 - Archie Hill, Reg. Acct \$135.00

\$135.00 PAID BY ATTORNEY  
Master \$25. Serv. \$7.40  
#996 - James A. Gleason \$32.40  
#997 - Clfd Co. Bar Assn. 5.00  
Atty \$23.10 - Ref. \$66.  
#998 - Clemens Simon 89.10  
Prothonotary 8.50  
\$135.00

fees, and that the sum deposited with the Prothonotary be returned to the plaintiff less such costs and fees. Master's Fee to be \$30.00 in addition to expended costs. By the Court, John A. Cherry, President Judge.

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

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

CONTINUED FROM PAGE 497 - NO. 326 SEPTEMBER TERM, 1965 - F. Cortez Bell et al -vs- Comwth of Pa.

dissimilar fractional interests in various portions of the condemned and of the injured premises. The condemnees have indicated that they are content to receive their award in one undivided sum in order to simplify the issues. At the hearing it was agreed that any award made in this matter would be directed to F. Cortez Bell, Esquire, individually and as attorney for Gertrude Bell Merrick and the Estate of Julia Bell Alderdice.

8. In further compliance with Section 511 (3) it is reported that the condemned and injured premises was owned in fee prior to condemnation by F. Cortez Bell, Gertrude Bell Merrick and the Estate of Julia Bell Alderdice, who held the same as tenants in common as to each other.

9. It is reported in accordance with section 511f(4) that no Declaration of Taking was filed in this matter and the date of injury is found to be November 1, 1965.

10. The Board of View has scheduled damages for the premises herein condemned in part and herein injured in part as below set forth:

The total sum of eight thousand, six hundred Seventy-five and No/100 Dollars (\$8,675.00) is awarded to F. Cortez Bell, Esquire, ; individually and as attorney for Gertrude Bell Merrick and the Estate of Julia Bell Alderdice, condemnees, payable by the Commonwealth of Pennsylvania Department of Highways, condemnor, as general damages.

The date from which damages for delay shall be calculated is November 1, 1965.

11. Subsequent to the aforesaid hearing the Board of View received from condemnor, a Request for Findings of Fact and Conclusions of Law. This Request is attached hereto, made a part thereof and the matters therein contained are disposed of by the Board of View as follows:

(a) The first request is for a finding as to the value of gate house.

The value of the gate house at the time of condemnation is found by the Board of View to be \$4,500.00.

(b) The second request is for a finding as to the value per acre of the land taken.

The value per acre at the time of condemnation of the land taken is found by the Board of View to be \$1,700.00

(c) The third request is for a finding as to the value given, if any, to the trees taken.

The value, found by the Board of View, of the condemned trees is \$825.00.

12. In conformity with Section 805 of the Code, a schedule of costs of the members of the Board of View, to be paid by Clearfield County, is hereunto attached.

13. Pursuant to Section 513 of the Code a ten day notice of intent to file the within report, the date of the intended filing and that the report shall become final unless an appeal is filed within thirty days, is served by Certified Mail, Return Receipt Requested upon W. Albert Ramey, Esq., attorney for the condemnor and upon F. Cortez Bell, Esq., attorney for condemnee. A copy of the aforesaid notice together with return receipt and receipts for mailing is hereunto attached and made a part hereof.

14. Attached hereto and made a part of this report is the affidavit of Joseph A. Dague as to mailing of the aforesaid notices of view, of hearing and of filing this report. All of which is respectfully submitted. /s/ ; Joseph A. Dague, Roland E. Bechtel and Ward Reese.

BOARD OF VIEW, SCHEDULE OF COSTS TO BE PAID BY CLEARFIELD COUNTY

Payable to Roland E. Bechtel, DuBois, Pennsylvania

2½ days @ \$35.00 per day	\$87.50	
Mileage - 3 Trips to Clearfield	<u>12.00</u>	\$99.50

Payable to Ward Reese, Frenchville, R.D.,		
2½ days @ \$35.00 per day	\$87.50	
Mileage - 3 trips to Clearfield	<u>12.00</u>	\$99.50

Payable to Joseph A. Dague, Clearfield, Pennsylvania		
4½ days @ \$35.00 per day	\$157.50	
Postage, stationery and telephone	<u>4.65</u>	\$162.15

FEBRUARY 14, 1966, APPEAL FROM REPORT OF VIEWERS, filed.

WHEREFORE, the Appellants specifically appeal from the amount of the award.

WHEREFORE, the Appellants request that your Honorable Court shall hear the above appeal and hear such testimony as the parties may request and separately state the amount of the general verdict attributable to severance damage to the part of the property not taken.

/s/ F. Cortez Bell.

Now this 14th day of February 1966, Service accepted and copy received. W. Albert Ramey for Commonwealth of Pennsylvania, Department of Highways by Thomas F. Morgan. wealth

March 24, 1966, Praeipce filed by W. Albert Ramey by Thomas F. Morgan Atty for the Common-

Please place the above case on the trial list for the next term of trials court.

FEBRUARY 24, 1967, Transcript of Testimony taken before Hon. John A. Cherry, P.J. without a Jury on September 12, 1966, Lodged this date by Archie Hill, Prothonotary.

SEPTEMBER 14, 1967, OPINION AND ORDER, filed.

Plaintiffs' land described in the pleadings was condemned for State Highway purposes. Out of a total acreage of 81.75 acres, one portion affected by the taking is owned by the Julia Bell Alderdice Estate and F. Cortez Bell, Sr., while the remainder is owned by F. Cortez, Sr., Richard A. Bell, F. Cortez Bell, Jr. and Gertrude Bell Merrick heirs. Affected by the taking on November 1, 1965, were 2.81 acres of land, a gatehouse, two log cabins, a work shop and tool shed, a picnic shelter, two foundations, and trees. The gatehouse was occupied by a tenant, and the cabins were heated, supplied with city water, and used as summer residences. All of the land is located within two miles distance from the Borough of Clearfield.

The Commonwealth sought to establish that the before value of the premises was \$22,191.00, and that the after value was \$16,155.00; with damage at \$6,036.00. The condemnees declared a before value of \$40,000.00 and an after value of \$22,470.00; with damage at \$17,530.00. The Court's consideration and evaluation of the proof submitted as to this property itself, and other properties in the immediate vicinity, causes it to disagree with both of the parties. We would believe that the expert witness for the condemnees came closest to actual loss. We are satisfied that a more realistic figure is a value before taking in the sum of \$35,000.00, and a value after taking of \$21,400.00. Therefore, the Court finds that the loss suffered is in the sum of \$13,600.00.

The Court also finds that since there may have been unity of use as to the tract owned by the Merrick Estate and F. Cortez Bell, Sr., but no unity of ownership, and since there had been nothing taken from that tract, there is no loss attributable or allowable to that area.

CONTINUED ON PAGE 549

CONTINUED FROM PAGE 331 No. 41, September Term, 1965 George Solomon -vs- Pa. Dept. of Highways

as general damages.

The date from which the damages shall be calculated is to be the date of condemnation, December 12, 1963.

6. The schedule of the viewers' costs to be paid by Clearfield County is attached hereunto.

7. As provided in the Eminent Domain Code Section 513, ten days notice before the filing of this report has been given to the attorneys of record, Attached hereunto is a copy of a letter to said attorneys which letter included a copy of this report. All of which is respectfully submitted. s/ L. E. Soult Jr., Roland E. Bechtel, and Ernest Baum.

BOARD OF VIEW, SCHEDULE OF COSTS TO BE PAID BY CLEARFIELD COUNTY

Payable to Roland Bechtel, DuBois, Pennsylvania		
1 day @ \$35.00 per day	\$35.00	
Milage - 2 trips to Clearfield	8.00	\$43.00
Payable to Ernest Baum, DuBois, Pennsylvania		
1 day @ \$35.00 per day	\$35.00	
Milage - 2 trips to Clearfield	8.00	\$43.00
Payable to Launcelot E. Soult, Jr., Clearfield, Pennsylvania		
2 days @ \$35.00 per day	\$70.00	
Miscellaneous expenses including postage on ordinary and certified mail, milage to and from view, phone calls to DuBois, and stenographic services.	7.45	\$77.45

FEBRUARY 21, 1966 APPEAL OF GEORGE SOLOMON, filed.

In accordance with the provisions of Article 5, Section 5-15 to 5-20 of Act No. 6 of the Special Sessions of June 22, 1964, George Solomon appeals from the report of the Viewers filed February 11, 1966 to No. 41, September Term, 1965 as follows:

- (1). The name of the Appellant is George Solomon of Morris Township, Clearfield County, Pennsylvania.
- (2). The Appellant is the owner of a tract of land consisting of 7.50 acres which he purchased in 1955 from the Richard Shields Estate by Deed of record in Clearfield County, Pennsylvania. The Appellant owns the entire interest in said land.
- (3). This is an Appeal from the Viewers' report filed to No. 41 September Term, 1965.
- (4). The Viewers' report is objected to for the reason that Paragraph 5 only allows your Appellant a stated sum as general damages and fails to take into consideration the damage to the said Appellant as follows:
  - (a). This property is located near the intersection of State Highway Routes 53 and 153, and on the approach to the intersection the Solomon property lies to the South of said highway consisting of a Dairy Freeze, a frame Planing Mill, Shanty and a frame Saw Mill,
  - (b). The old highway was 50 feet in width and by the condemnation of additional land at the Western end of the property that is a distance of approximately 150 feet in length, a parcel of land 25 to 30 feet was taken from your Appellant.
  - (c). The said additional land comes right to and almost against the small Shanty and with 19 feet of a large frame Planing Mill into which your Appellant was formerly accustomed to taking lumber trucks and trailers but is now unable to do so because of the short right-a-way and it will be necessary to alter or remove such building, the cost of which was between \$8,000 and \$10,000 in 1955.
  - (d). For an additional 350 feet, approximately 15 feet is taken which covers the access of the road to the Dairy Freeze.
  - (5). No statement has been made by the Department of Highways as to the quantity of land actually taken.
  - (6). Two trees are effected by the land taken, one about 18 inches in diameter and the other about 10 inches in diameter, and no allowances were made.
  - (7). By the lack of access to the road to the Dairy Freeze, for the land taken and for the injuries in the ability to use the Planing Mill, your Appellant asks that he be allowed damages on this Appeal.
  - (8). Your Appellant asks for severance damages to his property by the taking of some of his other property.

WHEREFORE, your Appellant asks that he be awarded damages by a jury. And he will ever pray. by BELL, SILBERBLATT & SWOOPE, Attorneys for George Solomon, Appellant.

NOW, this 21st day of February, 1966, service accepted and copy received. W. Albert Ramey, Attorney for Commonwealth, by Thomas F. Morgan.

MARCH 10, 1966, NOTICE OF VALUATION EXPERT(S), filed.

EXPERT'S NAME	VALUE:		HIGHEST & BEST USE:
	BEFORE TAKING	AFTER TAKING	
John R. Amilkavich	\$17,893.00	\$16,579.00	Lumber Mill and Dairy Bar Lumber Mill and Dairy Bar

s/ W. Albert Ramey by Thomas F. Morgan, Attorneys for Commonwealth of Pennsylvania, Department of Highways  
March 10, 1966 Service accepted by copy s/ F. Cortez Bell, Sr., Atty for George Solomon

March 25, 1966, Praeipce, filed by W. Albert Ramey by Thomas F. Morgan, Atty for Commonwealth. Please place the above case on the trial list for the next term of trials court.

MARCH 31, 1966, NOTICE OF VALUATION EXPERT(S), filed. by Bell, Silberblatt & Swoope

Pursuant to the provisions of Act No. 6, Special Session, dated June 22, 1964, Article VII, Section 703(2), notice is hereby given that the following named person(s) who has (have) not previously testified as valuation expert(s) before the Board of Viewers may be called by the Commonwealth of Pennsylvania, Department of Highways, to testify at the trial of the above captioned matter:

EXPERT'S NAME	VALUE:		HIGHEST & BEST USE:
	BEFORE TAKING	AFTER TAKING	

CONTINUED FROM PAGE 543

#41 September Term, 1965

George Solomon vs Comm of Pa

Robert Hershey

\$16,800.00  
9,300.00

Lumber Mill, Saw Mill, Dairy Bar

Frank A. Reed

Will testify as to the cost of changing and remodeling part of part of Planing Mill

s/ George Solomon by F. C. Bell, Sr., his Atty

March 31, 1966 Left copy at office of defendants attorney, W. Albert Ramey, s/ F. C. Bell, Sr.

SEPTEMBER 14, 1966, NOTICE, filed by Bell, Silberblatt & Swoote

NOW, this 14th day of September, 1966, in compliance with Article 7, Section 705 of the Act of June 22, 1964, and the Order of Court, there is attached hereto a photostat copy of the appraisal furnished to Robert M. Hershey, Realtor. /s/ F. Cortez bell

October 5, 1966, Service accepted for Commonwealth of Pennsylvania, Dept. of Highways, Defendant. /s/ W. Albert Ramey, Attorney for Defendant.

FEBRUARY 14, 1967, TRANSCRIPT OF TESTIMONY TAKEN BEFORE HONORABLE John A Cherry, P.J. on September 13, 1966, Lodged this date by Archie Hill, Prothonotary

JUNE 6, 1967, OPINION AND AWARD, filed.

This is an appeal from the award of the Board of Viewers in a condemnation case wherein the plaintiff claims damages for actual property taken and consequent damages resulting from said taking by the Commonwealth of Pennsylvania. The Court not only heard full testimony through trial of the case, but also had two views of the premises in company with the attorneys and parties. The Commonwealth evidence sought to establish that the only loss to the plaintiff was \$1300.00. This figure was broken down into a loss consisting of \$1054.00 for damage suffered to a planing mill on the premises, the approach to which was destroyed through the extension of the right of way; and the sum of \$200.00 which the Commonwealth claimed to be reimbursement for driveway construction necessitated through having to provide shale for a reconstruction of a driveway. Although the loss declared by the Commonwealth was \$1254.00, its witnesses established that they declared a total loss of \$1300.00. On the other hand, the plaintiff has offered proof to establish a before-value of \$20,000.00, and an after-value of \$10,000.00, this through the plaintiff's own personal testimony. He also offered further expert proof that the loss suffered by him was \$6700.00; on a before-value of \$16,000.00 and an after-value of \$9300.00

The Court, -- after full appraisal, consideration and analysis of the oral testimony; and a considered analysis of the evidence supplied to the Court by way of its two views of the premises; -- has determined that both parties are out of line in so far as true damage is concerned. Upon all of the proof legally to be considered by the Court (sitting as both Judge and jury), it is the studied determination of the Court that the plaintiff's damages resulting from this taking amounted to \$4850.00

Not only was the complete frontage of this property, consisting of approximately 500 feet, completely interfered with to the point where there is no proper access from the highway; but also the use of the principal building upon the premises was seriously affected through the taking. The right of way, although previously allowing for an access length of some 50 feet now leaves only approximately 18 feet for entry into the planing mill. Since the planing mill requires the use of tractor-trailers for the removal of its products, the proof establishes, and it can readily be seen, that this can no longer be done. Thus, the plaintiff is left with having to remove the front portion of the planing mill building and attaching it or reconstructing it to be attached to the rear of the building, or he must provide a roadway from a point on his property extending some 500 feet away at the other end of his premises. If the roadway were so established practically all of his remaining frontage would be rendered valueless, or at the very least, limited in its potential use. When one considers that these premises are on an established highway route of primary importance, the seriousness of the effect upon plaintiff's property can be more easily understood. In addition to the foregoing, the taking also affected a saw mill upon the premises; although this is of a much less serious nature. Notwithstanding, if the whole of the right of way were to be used by the Commonwealth at any given time, this saw mill would have to be moved, since the right of way extends very close to the edge of the building, and property and access would have to be changed.

Further elucidation will be made by the Court in a supplemental opinion which will be filed only in the event of appeal

AWARD

NOW, June 6, 1967, it is, therefore, the finding of the Court and the Court does hereby award to the plaintiff as his damages \$4850.00, together with damages for detention as provided by the eminent domain Code of 1964 from the date of taking, namely, July 31, 1964. BY THE COURT, John A. Cherry, President Judge

Award is entered in favor of the Plaintiff and against the Defendant in the sum of Four Thousand Eight Hundred Fifty and no/100.

Award \$4,850.00

*Archie Hill*

Prothonotary

JULY 31, 1967, PRAECIPE filed by F. Cortez Bell, Attorney for Claimant and George Solomon, Claimant.

Now, July 28, 1967, having received check of the Commonwealth of Pennsylvania, dated July 25, 1967, in the amount of \$5,723.00, being in full of the amount of the Court Award and interest to day, the Prothonotary is directed to mark the Court award and interest to day, the Prothonotary is directed to mark the Court award paid and proceedings discontinued, settled and paid in full, upon receipt of payment of costs. /s/ F Cortez Bell, Attorney for Claimant

I, the undersigned claimant, approve the directions to the Prothonotary in the foregoing Praecipe, and join therein and release the Commonwealth of Pennsylvania, Department of Highways from any further claim growing out of the above captioned proceedings. /s/ George Solomon, Claimant.

Record Costs in the sum of \$48.75 paid in full by W. Albert Ramey, Attorney for Commonwealth, July 31, 1967, this case is this date marked Discontinued, Settled and Paid in full.

S E T T L E D

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

A N D P A I D I N F U L L

(Continued from page 522 American Consumer Discount Co. vs. Richard L. Powers, al No. 351 Sept. Term, 1965)

North along land of former grantors 38 feet to a corner post at line of land of former grantors; thence East along line of land of former grantors 92 feet, more or less, to a post at land of former grantors and State Road 45 feet to the place of beginning, in favor of a mortgage to the St. Marys Savings & Loan Association, so that the mortgage of the said St. Marys Savings & 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 effected 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 St. Marys Savings & Loan Association.

IN WITNESS WHEREOF, the American Finance Company has executed this instrument, this 8th day of June, 1966.  
AMERICAN FINANCE COMPANY By Michael R. Campaign, Jr. Manager

JUNE 13, 1966, POSTPONEMENT OF LIEN OF JUDGMENT, filed.

KNOW ALL MEN BY THESE PRESENTS, that we, AMERICAN FINANCE COMPANY, plaintiff in the above stated judgment, 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 OF that certain piece or parcel of land situate in the Township of Sandy, Clearfield County, Pennsylvania, and being bounded and described as follows:

BEGINNING at a stone monument set by George C. Kirk, C. E., at north line of land now or formerly of C. W. Rafferty and 42.9 feet West thereof at and Iron Pipe, now covered by concrete of State Road No. 219; thence West along property line of C. W. Rafferty, 92 feet to a post of land of a former grantor; thence North along land of former grantors 38 feet to a corner post at line of land of former grantors; thence East along line of land of former grantors 92 feet, more or less, to a post at land of former grantors and State Road 45 feet to the place of beginning,

in favor of a mortgage to the St. Marys Savings & Loan Association, so that the mortgage of the said St. Marys Savings & 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 effected 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 St. Marys Savings & Loan Association.

WITNESS WHEREOF, the American Finance Company has executed this instrument, this 8th day of June, 1966.  
AMERICAN FINANCE COMPANY S/ By Michael R. Campanini, Jr. Manager.

SEPTEMBER 22, 1966, POSTPONEMENT OF LIEN OF JUDGMENT, filed.

KNOW ALL MEN BY THESE PRESENTS, that we, AMERICAN FINANCE COMPANY, plaintiff in the above stated judgment, 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 of that certain piece or parcel of land situate in the Township of Sandy, Clearfield County, Pennsylvania, and being bounded and described as follows:

BEGINNING at a stone monument set by George C. Kork, C. E., at north line of land now or formerly of C. W. Rafferty and 42.9 feet West thereof at an iron pipe, now covered by concrete of State Road No. 219; thence West along property line of C. W. Rafferty, 92 feet to a post of land of a former grantor; thence North along land of former grantors 38 feet to a corner post at line of land of former grantors; thence East along line of land of former grantors 92 feet, more or less, to a post at land of former grantors and State Road 45 feet to the place of beginning.

in favor of a mortgage to the St. Marys Savings & Loan Association, so that the mortgage of the said St. Marys Savings & 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 effected 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 St. Marys Savings & Loan Association.

IN WITNESS WHEREOF, the American Finance Company has executed this instrument this 19th day of September, 1966. AMERICAN FINANCE COMPANY. s/ Michael R. Campanini, Jr.,

AUGUST 31, 1967, ORDER, filed.

NOW, August 31, 1967, upon motion of Edward T. Kelley, Esquire, and because of the illness of, and withdrawal by, previous counsel for the Commonwealth within the past week, the above matter is continued; and pre-trial thereof is cancelled for the present. BY THE COURT, JOHN A. CHERRY, President Judge.

SEPTEMBER 7, 1967, POSTPONEMENT OF LIEN OF JUDGMENT, FILED

KNOW ALL MEN BY THESE PRESENTS, that we AMERICAN CONSUMER DISCOUNT COMPANY, plaintiff in the above stated judgment, 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 those two certain pieces or parcels of land situate in the Township of Sandy, Clearfield County, Pennsylvania, being bounded and described as follow, to wit:

THE FIRST THEREOF: BEGINNING at a stone monument set by George C. Kirk, C. E., at north line of land now or formerly of C. W. Rafferty and 42.9 feet West thereof at an iron pipe, now covered by concrete of State Road No. 219; thence West along property line of C. W. Rafferty, 92 feet to a post of land of a former grantor; thence North along land of former grantors 38 feet to a corner post at line of land of former grantors; thence East along line of land of former grantors 92 feet, more or less, to a post at land of former grantors and State Road 45 feet to the place of beginning.

THE SECOND THEREOF: BEGINNING at a stone monument set by George C. Kirk, C. E., at north line of land of C. W. Rafferty and 42.9 feet West thereof at an iron pipe now covered by concrete of State Road No. 219 thence West along property line of Rafferty and MCCreight 100.3 feet to an iron pipe at the line of the right of way of the old B & S Railroad (now B & O Railroad); thence North along said right of way 104 feet to an iron pipe at land of powers; thence South 83° 47' East 112.3 feet to an iron pipe, the southeast corner of land of Powers, center of said State Road No. 219; thence South along the center of said road 100.2 feet to the place of beginning. Being lots No. 16 and 17 of Hess's surbey of September 4, 1936, in favor of a mortgage to the St. Marys Savings & Loan Association, so that the mortgage of the said St. Marys Savings & 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 effected 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 St. Marys Savings & Loan Association.

IN WITNESS WHEREOF, the AMERICAN CONSUMER DISCOUNT CO. HAS executed this instrument this 6th day of September, 1967. AMERICAN CONSUMER DISCOUNT CO. BY Michael R. Campanini

CONTINUED ON PAGE 548

CONTINUED FROM PAGE 398, No. 138 Sept. Term, 1965, James Carl Ogden -vs- Commonwealth of Penna.

James Carl Ogden and Letitia Y. Ogden as tenants by the entireties, own 1/3 of the coal in and under the subject property in fee.

4. The Board of View reports that no Declaration of Taking was filed in this matter. The date of the injury and of taking possession is found to be July 1, 1965.

5. Schedule of Damages:  
 (a) Damages awarded by the Board of View, are in the total amount of \$21,835.00, payable as follows:  
 (b) The sum of \$958.34 is awarded by the Board of View to Della Ogden, condemnee, payable by the Commonwealth of Pennsylvania, Department of Highways, condemnor.  
 (c) The sum of \$958.33 is awarded by the Board of View to James Carl Ogden and Letitia Y. Ogden as tenants by the entireties, condemnees, payable by the Commonwealth of Pennsylvania, Department of Highways, condemnor.  
 (d) The sum of \$19,918.33 is awarded by the Board of View to James Carl Ogden, condemnee, payable by the Commonwealth of Pennsylvania, Department of Highways, condemnor.  
 (e) Damages for delay shall be calculated from July 1, 1965.

6. The Board of View has received no request for Findings of Fact and Conclusions of Law.

7. There was no evidence offered to the Board of View as to any liens upon the subject premises.

8. For the purpose of determining what funds are applicable for the payment of costs, the Board of View finds that the condemned land will become a part of a Federal Highway or access route leading onto a Federal Highway.

9. The Board of View has awarded severance damages for coal rights under a 4.02 acres of land however the Board of View has not awarded damages for any coal necessary for support of property condemned by the Commonwealth, in as much as such coal would be within the jurisdiction of the State Mining Commission.  
 The viewers have found that the coal under the aforesaid 4.02 acres is on a portion of the residue of land not condemned by the Commonwealth and have likewise found that the aforesaid area could not now be mined by any present mining method.

10. A schedule of costs of the members of the Board of View to be paid by Clearfield county, is hereunto attached.

11. A ten day notice of intent to file the within report, the date of the intended filing and that the report shall become final unless an appeal is filed within thirty days, is served by Certified Mail, Return Receipt Requested, upon W. Albert Ramey, Esquire, attorney for condemnor and upon F. Cortez Bell, Esquire, attorney for condemnee. A copy of the aforesaid notice together with return receipts and receipts for mailing is hereunto attached and made a part hereof.

12. Attached hereto and made a part of this report is the affidavit of Joseph A. Dague, as to the mailing of the aforesaid notices of view, of hearing and of filing this report. All of which is respectfully submitted, s/ Joseph A. Dague, Ernest Baum and Roland E. Bechtel.  
APRIL 27, 1967, NOTICE OF FILING REPORT OF VIEWERS, filed.

BOARD OF VIEW SCHEDULE OF COSTS TO BE PAID BY CLEARFIELD COUNTY, filed.

The following costs are involved in an Eminent Domain proceeding relative to a Federal Highway route.

Payable to Ernest P. Baum, DuBois, Pa.

4 Days @ \$35.00 per day	\$140.00	
200 miles @ 10¢ per mile	<u>20.00</u>	\$160.00

Payable to Roland Bechtel, DuBois, Pa.

4 days @ \$35.00 per day	\$140.00	
200 miles @ 10¢ per mile	<u>20.00</u>	\$160.00

Payable to Joseph A. Dague, Clearfield, Pa.

7½ days @ \$35.00 per day	\$262.50	
Telephone, postage including 4 cert., Stationery	<u>5.50</u>	\$268.00

MAY 10, 1967, APPEAL FROM REPORT OF VIEWERS, filed, by W. Albert Ramey.

And Now, May 10, 1967, the Commonwealth of Pennsylvania, Department of Highways, does hereby appeal from the Viewers' Report in the above-entitled case filed May 8, 1967, to No. 138 September Term, 1965 in accordance with the provisions of Act. No. 6, Special Sessions, dated June 22, 1964, Article V., Section 516:

1. The property involved in this action is located between Stations 103+81 to 1111 +39, along Route 1009, Section 28, in Lawrence Township, Clearfield, Pennsylvania.
2. The interest of the condemnee in the aforesaid property is ownership in fee simple
3. Jury trial is demanded. /s/ W. Albert Ramey, Attorney for commonwealth.

JUNE 22, 1967, PRAECIPE, filed by Bell, Silberblatt & Swoope

Place the above captioned case on the next trial list. Bell, Silberblatt & Swoope, Attorney for James Carl Ogden

SEPTEMBER 9, 1967, APPEARANCE, filed, By Edward T. Kelley

Enter my appearance for Commonwealth of Pennsylvania, Department of Highways in above case. s/ Edward T. Kelley, Attorney for Defendant

OCTOBER 26, 1967, PETITION filed by Edward T. Kelly

OCTOBER 23, 1967, NOW, Service Accepted, by Bell, Silberblatt & Swoope, s/ Richard A. Bell

THEREFORE, he prays that this case be continued until the next term of Court. And he will ever pray. s/Edward T. Kelley, Attorney for Defendant.

OCTOBER 26, ORDER filed.

AND NOW, this 26th day of October, 1967, on motion of Edward T. Kelley, Esq., solicitor for the Commonwealth in the Condemnation cases, the Court does hereby continue the above case until the next term of Court. BY THE COURT, s/John A. Cherry, P.J.

FEBRUARY 6, 1968, CAUSE REACHED, TRIAL ORDERED, JURY CALLED AND SWORN, as follow to wit:  
 Samuel S. Powell, Mrs. Robert Carlson, Robert I. Player, George Stranko, Jr., Richard M. Bressler, Althea Peters, George Supenis, Jr., William Fishburn, Lela Passmore, Martha R. Frankhouser, Howard Goss, Gertrude E. Clyde (Alt. 1 John A. Gearhart, Alt. 2, Edna Bush) twelve good and lawful citizens of the county who after hearing the proofs and allegations and being charged

(Continued from page 552 Commonwealth of Pa. ex rel Dennis Ball, Peti. vs Harry E. Russel, Supt. No. 4 Nov. T 1965)

MARCH 29, 1966, CERTIORARI from the Superior Court of Pennsylvania, filed. Returnable the Second Monday of June, 1966 TO THE JUDGES of the Court of Common Pleas for the County of CLEARFIELD

GREETING: We be ng willing for certain causes, to be certified of the matter of the Appeal of DENNIS BALL from the Order of your said Court at No. 4 of November Term, A.D., 1965, wherein COMMONWEALTH OF PENNSYLVANIA ex rel. DENNIS BALL IS PLAINTIFF AND HARRY E. RUSSELL, SUPERINTENDENT, STATE CORRECTIONAL INSTITUTION, HUNTINGDON, 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, the Second Monday of June next, (1966) 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 HAROLD L. ERVIN Doctor of Laws, President Judge of our said Superior Court, at Philadelphia, the Twenty-eighth day of March, in the year of our Lord one thousand nine hundred and sixty-six. s/ Charles A. Hoenstine, Prothonotary.

April 12, 1966, Papers and Docket Entries mailed registered mail this date to Charles A. Hoenstine, Prothonotary, Superior Court of Philadelphia.

SEPTEMBER 14, 1967, REMITTITUR filed

Whereas, By virtue of our Writ of Certiorari from our SUPERIOR COURT of Pennsylvania, Sitting at Philadelphia returnable in the same Court on the second Monday of June in the year of our Lord one thousand none hundred and sixty-six a Record was brought into the same Court, upon appeal by DENNIS BALL from your Order made in the matter of No. 4 November Term 1965, wherein COMMONWEALTH OF PENNSYLVANIA ex rel. DENNIS BALL is PLAINTIFF AND HARRY E. RUSSELL, SUPT. etc. is DEFENDANT. And it was so proceeded in our said Superior Court, that the following judgment was made, to wit: ORDER AFFIRMED. PER CURIAM 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, as well for execution or otherwise as to justice shall appertain: Whereupon we here remit you the record of the judgment aforesaid, and the proceedings thereupon, in order for execution or otherwise, as aforesaid. Witness, the Honorable HAROLD L. ERVIN, Doctor of Laws, President Judge of our said Superior Court, at Philadelphia, the first day of September in the year of our Lord one thousand nine hundred and sixty-seven. s/Charles A. Hoenstine, Prothonotary

CONTINUED FORM PAGE 545 AMERICAN CONSUMER DISCOUNT CO. vs. RICHARD L. POWERS, et al No 351 Sept. Term, 1965

~~SEPTEMBER 7 1967 POSTPONEMENT OF ENTRY OF JUDGMENT filed~~



Joseph J. Lee  
 IN RE: CONDEMNATION  
 ROUTE 17041, SEC. 8,  
 LAWRENCE TOWNSHIP BE-  
 TWEEN STATIONS 55+25 and  
 66+24 FOR HIGHWAY PUR-  
 POSES: PROPERTY OF CARNS  
 BROS., INC., ET AL

NOVEMBER 1, 1965, PETITION FOR APPOINTMENT OF VIEWERS,

filed. One copy certified to L. R. Brockbank, Viewer

2. The name of the condemner is Commonwealth of Pennsylvania, Department of Highways.

3. The names and addresses of all condemnees known to your petitioner to have an interest in the property and the nature of their interest are:

(a) Carns Bros., Inc., 1238 South Second Street, Clearfield, Pa.; two-thirds interest in the fee.

(b) Heirs of Frank S. Carter c/o Miss Betty Carter, 1319 Turnpike Extension, Clearfield, Pa. 1/3 int. in the fee.

4. Petitioners' property condemned, for which compensation is sought, consists of that portion lying between Stations 55+25 and 66+24 as shown on sheets 18 and 19 of Right-of-Way plan for Route No. 17041, Section 8, Clearfield County, approved by Governor William W. Scranton May 20, 1964, as well as that portion thereof designated "Area taken for channel change", which said sheets are on file in the Office of the Recorder of Deeds in and for Clearfield County and are incorporated herein by reference.

5. Petitioners also seek compensation for the damages to the balance of their property from which the land referred to in paragraph 4 supra. was condemned by way of severance, inaccessibility of remainder, destruction of unity of use, and other reasons, said land consisting of 21.78 acres more or less, more particularly bounded and described as follows, to wit:

BEGINNING at a post corner of purpart no. 30 on line of Daniel's land; thence along said land 86½ degrees west 68 perches to a post corner of same; thence along purpart no. 32 south 65½ degrees west 32 perches to a post corner of Glauba lot; thence along said lot south 30½ degrees east 31.3 perches to a post corner of same; thence continuing by same land south 60½ degrees west 5.2 perches to a post corner of the same at the Clearfield and Luthersburg Turnpike; thence along said Pike south 25½ degrees east 19.7 perches to a post corner of Abram Carter's lot; thence along the same north 67½ degrees east 10.8 perches to a post corner of the same; thence continuing along said lot south 27½ degrees east 4 perches to a post in line of Frank Madder's lot; thence along same north 69½ degrees east 1.4 perches to post corner of same; thence continuing along said lot south 27½ degrees 10 perches to post corner of purpart no. 30; thence along the line of said purpart north 42-3/4 degrees east 87½ perches to a post and place of beginning. Containing 21 acres 78 perches.

WHEREFORE, Petitioner prays that your Honorable

SETTLED

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W. Albert Ramey De	Commonwealth of Pa. Department of Highways	
Pro.	By atty	13.50
Atty		3.00
Pro		2.00
Pro		3.50
Pro.		3.50
Ward Reese, Viewer		99.50
Roland E. Bechtel, Viewer		99.50
L. R. Brockbank, Viewer		140.85
Pro.		5.00
Pro.		5.00
Ward Reese, Viewer		25.50
Roland E. Bechtel, Viewer		17.50
L. R. Brockbank, Viewer		37.70
Pro.		5.25
Pro.		1.00
Pro.		3.50
Pro.		5.00

#1703 - Joseph J. Lee -----\$16.50

Court appoint viewers in accordance with law to ascertain just compensation for the land condemned and that said viewers be directed to determine, in addition, just compensation for damages to the remainder of Petitioner's land consisting of 21.78 acres, more or less, by way of severance, inaccessibility of remainder, destruction of unity of use and other reasons resulting from said condemnation.

And it will ever pray. /s/ Carns Bros., Inc. By Gwo. W. Carns, Secretary

ORDER:

Now, to wit, this 29th day of October, 1965, upon consideration of the foregoing Petition of Carns Bros., Inc. L. R. Brockbank, Esq. and W. Reese and Benjamin Hughes are hereby appointed viewers for the purpose of viewing the premises hereinafter described, hold hearings from time to time as may be required and file a report in accordance with law.

Said Viewers are to determine the just compensation to be paid to Carns Bros., Inc. and other owners of interests in the condemned property, as well as just compensation to be paid to said property owners for damages to the remainder of the hereinafter described premises consisting of 21.78 acres, more or less, by way of severance, inaccessibility of remainder, destruction of unity of use and other reasons resulting from said condemnation.

Said premises are described as follows:

1. That portion lying between Stations 52=25 and 55=24 as shown on sheets 18 and 19 of Right-of-Way plan for Route No. 17041 Section, Clearfield County, approved by Governor William W. Scranton May 20, 1964, as well as that portion thereof designated "Area taken for channel change" which said sheets are on file in the Office of the Recorder of Deeds in and for Clearfield County and are incorporated herein by reference.

2. BEGINNING at a post corner of purpart no. 30 on line of Daniel's land; thence along said land 86½ degrees west 68 perches to a post corner of same; thence along purpart no. 32 south 65½ degrees west 32 perches to a post corner of Glauba lot; thence along said lot south 30½ degrees east 31.3 perches to a post corner of same; thence continuing by same land south 60½ degrees west 5.2 perches to a post corner of same at the Clearfield and Luthersburg Turnpike; thence along said Pike south 25½ degrees east 19.7 perches to a post corner of Abram Carter's lot; thence along the same north 67½ degrees east 10.8 perches to a post corner of same; thence continuing along said lot south 27½ degrees east 4 perches to a post in line of Frank Madder's lot; thence along same north 69½ degrees east 1.4 perches to post corner of same; thence continuing along said lot south 27½ degrees east 10 perches to post corner of purpart no. 30; thence along the line of said purpart north 42 - 3/4 degrees east 87½ perches to a post and place of beginning. Containing 21 acres 78 perches. By the Court, John A. Cherry, President Judge.

JANUARY 27, 1965, AFFIDAVIT OF SERVICE, filed by Joseph J. Lee

Joseph J. Lee, being duly sworn according to law, deposes and says that service of the Petition for Appointment of Viewers and copy of Order of the Honorable John A. Cherry, dated the 29th day of October, 1965, appointing Viewers in the above matter was served upon Henry D. Harrall, Secretary, Department of Highways, Commonwealth of Pennsylvania, by certified mail,

d



Commonwealth of Penna.

Ex Rel - Dennis Ball,  
Petitioner

NOVEMBER 1, 1965, PETITION FOR WRIT OF HABEAS CORPUS,  
filed. (Qtr. Sessions No. 136 Feb Ssns 1964 - 13 May SSns  
1964) One copy certified to District Attorney, and one  
copy certified to Honorable John A. Cherry.

WHEREFORE Petitioner respectfully prays this Honorable  
Court issue a writ of Habeas Corpus upon respondent, Harry  
E. Russell, and consequently restore petitioner to the  
freedom that is his as of right since the conviction and  
sentence can only be seen as null and void.

And he will ever pray, s/ Dinnis Ball

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Harry E. Russell, Supt.  
State Correctional In-  
stitution, Huntingdon

FEBRUARY 24, 1966, OPINION AND ORDER, filed.  
The above named defendant has filed petition for  
writ of habeas corpus. As closely as the Court was able  
to determine from his averments, the petitioner alleged  
three general reasons for the grant of the writ; and the  
Court has determined that there is no foundation whatsoever  
for any of the bases so alleged.

It is true that every indigent defendant is entitled  
to be adequately defended by counsel; but the petitioner  
has misconstrued the impact of Hamilton vs. Alabama,  
368 U.S. 52, 82 S. Ct. 157, and White vs. Maryland,  
373 U.S. 59, 83 S.Ct. 1050. His complaint that he had  
no counsel at the preliminary hearing is of no moment,  
he having pleaded not guilty, and there having been  
nothing obtained from him in any respect which was ~~of~~  
the basis of any testimony presented before the jury and  
Court. In addition, the sole function of the preliminary  
hearing in Pennsylvania is to prevent detention of an  
innocent person and to prevent an innocent person from  
being required to raise bail; and further, such preli-  
minary hearing is not of itself a critical stage of the  
proceedings against the defendant. Commonwealth ex rel  
Light vs. Maroney, 413 Pa. 254, 196 A. 2d 659;  
Commonwealth vs. O'Brien, 181 Pa. Superior Ct. 382,  
124 A.2d 666.

Petitioner's contentions regarding the search and  
seizure are without merit, since the record establishes  
without question that the search and seizure was not  
unreasonable, but was in incident of a valid arrest.  
See Commonwealth ex rel Spencer vs. Ashe, 364 Pa. 442,  
A 2d ; U.S. vs. Rabinowitz, 339 U.S. 56, 70 S.Ct.  
430. There having been a valid arrest, and the search  
and seizure having been an incident to such valid arrest,  
no search warrant was necessary. The record specifically  
shows, and without any doubt, that probable cause for  
both the arrest and the search did exist.

Petitioner also claims that he was not given a  
speedy trial by a fair and impartial jury. Again, the  
record points unerringly to the opposite of his contention.

Petitioner was represented by most competent counsel, did confront, examine and cross-examine  
all witnesses; was tried as soon as he was located and trial could be fixed; there having been  
no intervening term of Court at which eh could claim to have been able to have been tried.  
The Court would wish to point out, further that this defendant raised several of these questions  
subsequent to his conviction before any further proceedings were had; that, the Court granted a  
full hearing at which he was again represented by very able counsel; and that such hearing  
established that he never requested a bondaman nor counsel at the stages about which he complains  
in the present proceeding. His attacks upon the indictment are again without merit; the indictment  
being absolutely correct in form and in content. It set forth all of the essential elements  
of the crimes with which the defendant was charged and for which he was indicted.

Therefore, in view of the foregoing, petition is dismissed and writ of habeas corpus  
denied. By the Court, JOHN A. CHERRY, President Judge.

March 29, 1966, Copy of Letter attached to Writ to Mr. Dennis Ball, C-7760, Drawer R., Huntingdon, Pa. 16652  
Re: Commonwealth of Pennsylvania ex rel. Dennis Ball v. Harry E. Russell, Superintendent, etc. - Appeal of:  
Dennis Ball No. 353 October Term, 1966

Dear Sir: This is to advise that an Order dated March 28, 1966 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. Appeal filed March 28, 1966.

Pursuant to the Order, your appeal has been filed in the Superior Court at the above number and term, and  
the Writ of Certiorari has been sent to the Prothonotary of the Court of Common Pleas of Clearfield County for  
filing.

The appeal will be submitted on briefs at the Session commencing June 13, 1966 at Philadelphia .

Notice of 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 testimony has not been filed, notice should  
also be served upon the Judge, and upon the Stenographer who took the testimony. This is in the highest degree  
mandatory, and the necessary forms are enclosed herewith.

Ten (10) copies of your Brief should be filed in this office on or before May 27, 1966, and one (1) copy thereof  
mailed to the District Attorney. The term and number of your case listed above must appear on all correspondence  
and Briefs sent to this office. Very truly yours, Charles A. Hoenstine, Prothonotary.

ORDER, attached to Writ filed, March 29, 1966

And Now, March 28, 1966, 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 Appellant 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,  
hctograph, 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 Appellee, in lieu of  
the printing required by the Rules of this Court. Per Curiam

<p>Bell, Silberblatt &amp; Swoope</p>	<p>JOHN K. DUFTON</p>	<p>NOVEMBER 3, 1965, COMPLAINT IN TRESPASS, filed. One copy certified to the Sheriff.</p>
	<p>5</p>	<p>December 3, 1965, Sheriff's Return, filed.          Now November 11, 1965 at 3:30 o'clock P.M. served the within Complaint in Trespass on Raymond W. Maines at his residence, Village of Mineral Springs, Bradford Township, Clearfield County, Pennsylvania by handing to Raymond W. Maines 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 December 3, 1965, Praecipe filed by Bell, Silberblatt and Swoope; by Paul Silberblatt, Attorney for Plaintiff.          Enter Judgment for Plaintiff and against Defendant for failure to enter an appearance within twenty (20) days from the date of service of complaint. Damages to be determined sec. leg.          Judgment is entered in favor of the Plaintiff and against the defendant for failure to enter an appearance within twenty days from date of service of Complaint, Damages to be determined sec. Leg.</p>
	<p>RAYMOND W. MAINES</p>	<p>Judgment  <i>Carl E. Walker</i>          Prothonotary</p>
	<p>Pro. By atty 5.00          Atty 3.00          Shiff Reese By atty 9.00          Pro. 3.50          Pro. By atty 2.00          Pro. By atty 3.50          Pro By atty 1.00          Disc by atty 3.00</p>	<p>December 22, 1965, NOTICE OF INTENTION TO ASSESS DAMAGES AND AFFIDAVIT, filed.          December 22, 1965, Praecipe, filed by Bell, Silberblatt &amp; Swoope by Paul Silberblatt, Attorney for Plaintiff.          Notice of intention to assess damages and affidavit of mailing having been filed and no praecipe to request a trial on the issue of damages having been filed you are directed to enter judgment against the defendant in the amount of \$188.05.          Judgment is entered in favor of the Plaintiff and against the defendant in the sum of One Hundred Eighty-Eight and 05/100 Dollars, with Interest and Costs</p>
		<p>Debt \$188.05          Interest from December 22, 1965          Judgment.  <i>Carl E. Walker</i>          Prothonotary</p>
		<p>April 22, 1966, Certification of Judgment mailed to Commonwealth of Pennsylvania, Department of Revenue, Bureau of Traffic Safety, Harrisburg, Pennsylvania</p>
		<p>OCTOBER 11, 1979 PRAECIPE, filed by Paul Silberblatt, Atty.          Mark the above matter Satisfied. s/Paul Silberblatt.</p>
		<p>Record costs in the sum of \$30.00 have been paid in full, this case marked Satisfied.</p>
		<p>***** <u>SATISFIED</u> *****</p>



<p>November 3 10:30 AM EST</p>	<p>Community Consumer Dis- count Company Clearfield, Pa.</p> <p>7</p> <p>Joyce C. McDonald Thomas O. McDonald RD 2, Clearfield, Pa. R.F. &amp; Catherine McDonald</p> <p>Pro. By Plff 4.50 <i>Pro by Plff</i> 3.00</p>	<p><u>D. S. B. -- DATED NOVEMBER 1, 1965</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 F 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 \$3648.00</p> <p>Atty Comm. 10%</p> <p>Interest from November 1, 1965</p> <p>Filed and Entered by Plaintiff, November 3, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>29</u> day of <u>April</u> 19<u>69</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>November 3 10:31 AM EST</p>	<p>Community Consumer Dis- count Company Clearfield, Pa.</p> <p>8</p> <p>Hazel McFall Luthersburg, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Plff</i> 1.50</p>	<p><u>D. S. B. --- DATED NOVEMBER 1, 1965</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 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 \$2,256.00</p> <p>Atty Comm. 10%</p> <p>Interest from November 1, 1965</p> <p>Filed and Entered by Plaintiff, November 3, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>4</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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Budget Plan Consumer  
Discount Company  
Clearfield, Pa.

D. S. B. -- DATED NOVEMBER 2, 1965

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 Thirty-Two and  
No/100 Dollars, with Interest, Attorney's Commission,  
Cost of Suit, Release of Errors, Waiving Stay, Inquisition  
and Exemption.

Debt \$1,032.00

Atty Comm. 10%

Interest from November 2, 1965

Filed and Entered by Plaintiff, November 3, 1965  
Judgment.

*Carl E. Walker*

Prothonotary

Pro. By Plff 4.50

*Pro by Plff 1.50*

And Now, 13 day of Oct, 1966 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Archie Hill*  
Prothonotary

November 3 9  
10:39 AM EST

Walter A. Heichel  
Ruth A. Heichel  
Box 133, Oakdale, Pa.

First National Bank of  
Philipsburg, Pa.

D. S. B. -- DATED OCTOBER 8, 1965

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 Fifty-eight  
and 71/100 Dollars, with Interest, Attorney's Commission,  
Cost of Suit, Release of Errors, Waiving Stay, Inquisition  
and Exemption.

Debt \$958.71

Atty Comm. 5%

Interest from October 8, 1965

Filed and Entered by Plaintiff, November 3, 1965  
Judgment.

*Carl E. Walker*

Prothonotary

Pro. By Plff 4.50

*Pro by Plff 3.00*

And Now, 19 day of Aug, 1968 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Archie Hill*  
Prothonotary

November 3 10  
11:20 AM EST

John J. Yatchik  
Doris M. Yatchik  
P.O. Box 211  
Hawk Run, Pa.

<p>November 3 11:21 AM EST</p>	<p>11</p> <p>First National Bank of Philipsburg, Pa.</p> <p>Raymond L. Wolfe Mary Lou Wolfe R. D. Philipsburg, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Plff</i> 1.50</p>	<p><u>D. S. B. -- DATED OCTOBER 30, 1965</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 One Hundred Forty-Six and 38/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2146.38</p> <p>Atty Comm. 5%</p> <p>Interest from October 30, 1965</p> <p>Filed and Entered by Plaintiff, November 3, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>1</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.</p> <p>Attest <u><i>Archie Hill</i></u> Prothonotary</p>
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<p>November 3 11:32 AM EST</p>	<p>12</p> <p>First National Bank of Philipsburg, Pa.</p> <p>Edwin C. Storck Dorothy Storck P.O. Box 102 Lanse, Pa.</p> <p>Pro. By Plff 4.50 <i>pro. by Plff</i> 3.00</p>	<p><u>D. S. B. -- DATED OCTOBER 28, 1965</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 Eight Thousand Seven Hundred Twenty Six and 97/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$8,726.97</p> <p>Atty Comm. 5%</p> <p>Interest from October 28, 1965</p> <p>Filed and Entered by Plaintiff, November 3, 1965 Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>10th</u> day of <u>June</u> 19<u>68</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>Thomas F. Morgan W.A. Ramey</p>	<p>CAPITOL EQUIPMENT CO., INC.</p>	<p><u>NOVEMBER 3, 1965, COMPLAINT IN ASSUMPSIT</u>, filed. One copy certified to the Sheriff.</p>
<p>November 3</p>	<p>13</p>	<p><u>November 17, 1965, Sheriff's Return</u>, filed. Now, November 10, 1965 at 6:30 o'clock P.M. served the within Complaint in Assumpsit on Yebernetsky Coal Company at office and place of residence of Metro Yebernetsky, owner, Good Street, Borough of Houtzdale, Clearfield County, Pennsylvania, by handing to Mrs. Metro Yebernetsky, 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>YABERNETSKY COAL COMPANY</p>	<p><u>December 17, 1965, Praecepte</u> filed by W. Albert Ramey Enter Judgment in favor of the plaintiff, Capitol Equipment Co., Inc., against the defendant, Yebernetsky Coal Company, in the amount of Six Hundred Sixty-seven Dollars and Eighty three Cents (\$667.83), with interest and costs for failure to plead within twenty (20) days from date of service of the Complaint. /s/ W. Albert Ramey</p>
		<p>Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Six Hundred Sixty-Seven and 83/100 Dollars, with Interest and Costs; for failure to plead within twenty (20) days.</p>
	<p>Pro. By atty 5.00</p>	<p>Debt \$667.83</p>
	<p>Atty 3.00</p>	
	<p>Shff Reese By atty 11.10</p>	<p>Interest from December 17, 1965</p>
	<p>Pro. By atty 3.50</p>	<p>Judgment.</p>
		<p><i>Carl E Walker</i> Prothonotary</p>
		<p>Writ of Execution Issued to #2 May Term, 1966.</p>

Ammerman & Blakley

MARIE H. McEOVERN

NOVEMBER 4, 1965, COMPLAINT IN ASSUMPSIT, filed.

Two ~~One~~

copies certified to Sheriff.

November 15, 1965, Sheriff's Return, filed.

Now, November 9, 1965 at 9:20 o'clock P.M. served the within Complaint in Assumpsit on Sandra Engle at her place of business and residence, RD 2, Reynoldsville, Sandy Township, Clearfield County, Pennsylvania by handing to Sandra Engle personally a true and attested copy of the original Complaint and made known to her the contents thereof.

14

Now, November 9, 1965 at 9:25 o'clock P.M. served the within Complaint in Assumpsit on Robert W. Engle at his place of business and residence, RD 2, Reynoldsville, Sandy Township, Clearfield County, Pennsylvania and a true and attested copy of the original Complaint and made known to him the contents thereof. So Answers James B. Reese, Sheriff.

Robert W. Engle and Sandra Engle

December 11, 1965, Praecept filed by Ammerman & Blakley, Attorney's for Plaintiff.

Enter judgment by default in favor of the Plaintiff against the defendants in the sum of \$340.25 with interest from January 25, 1965, for failure of defendants to file and answer to said complaint in twenty days from service thereof. /s. Ammerman & Blakley By David E. Blakley

Pro.	By atty	5.00
Atty		3.00
Shff	By atty	14.60
Pro.	By atty	3.50

Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Three Hundred Forty and 25/100 Dollars, with Interest and Costs; for failure to file an answer .

Debt \$340.25

Interest from January 25, 1965

Judgment.

*Carl E Walker*

Prothonotary

*Agree to Revoke to 127 March T. 1972.*

=

Community Consumer Dis-  
count Company  
DuBois, Pa.

November 4 15  
11:05 AM EST

Rebecca E. Bouch  
Edward Bouch  
RD 2, DuBois, Pa.

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

D. S. B. -- DATED NOVEMBER 1, 1965

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 Four Hundred  
Ninety Two and No/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving  
Stay, Inquisition and Exemption.

Debt \$3492.00

Atty Comm. 15%

Interest from November 1, 1965

Filed and Entered by Plaintiff, November 4, 1965  
Judgment.

Prothonotary

And Now, 11 day of Nov, 1965 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest Carl E. Walker  
Prothonotary

Community Consumer Dis-  
count Company  
DuBois, Pa.

November 4 16  
11:09 AM EST

Dessa Kennelly  
Harold P. Kennelly, Jr.  
314 Clinton Ave.  
DuBois, Pa.

Pro. By Plff 4.50  
*Pro by self 1.50*

D. S. B. -- DATED NOVEMBER 1, 1965

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 Nine Hundred  
Fifteen and 63/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving  
Stay, Inquisition and Exemption.

Debt \$4915.68

Atty Comm. 15%

Interest from November 1, 1965

Filed and Entered by Plaintiff, November 4, 1965  
Judgment.

Prothonotary

And Now, 7 day of Sept, 1965 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest Carl E. Walker  
Prothonotary

<p>November 4 1:26 P.M. EST</p>	<p>County National Bank at Clearfield, Pa.</p> <p>17</p> <p>Howard McClellan Kathryn McClellan 508 5th St., Clearfield, Pa.</p> <p>Pro by Deft 4.50 <i>Pro by Deft</i> 1.50</p>	<p>D. S. B. -- DATED NOVEMBER 4, 1965</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 89/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2,370.89</p> <p>Atty Comm 10%</p> <p>Interest from November 4, 1965</p> <p>Filed and Entered by Plaintiff, November 4, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>15</u> day of <u>June</u> 1967 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>November 4 1:33 P.M. EST</p>	<p>Security Acceptance Corp of Pennsylvania, Erie, Pa.</p> <p>18</p> <p>Robert Smith Vivian Smith Robinson Ave., Hyde, Pa.</p> <p>Pro by Plff 4.50 <i>Pro by Plff</i> 3.4</p>	<p>D. S. B. -- DATED OCTOBER 29, 1965</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 Seventy-One and 28/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2,371.28</p> <p>Atty Comm 20%</p> <p>Interest from October 29, 1965</p> <p>Filed and Entered by Plaintiff, November 4, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>21</u> day of <u>Jan</u> 1972 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>Smith, Smith &amp; Work</p> <p>November 4 2:30 P.M. EST</p>	<p>Farmers &amp; Merchants Bank of Cherry Tree, Pa.</p> <p>19</p> <p>George P. Jorno Burnside, Pa.</p> <p>Pro by Atty 4.50 Atty 3.00</p>	<p><u>D. S. B. - DATED SEPTEMBER 29, 1947</u></p> <p>Payable in Sixty Days After Date</p> <p>By Virtue of Warrant of Attorney hereunto annexed, Smith, Smith &amp; Work, attorneys, do appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiff in the sum of Seven Thousand and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$7,000.00</p> <p>Atty Comm</p> <p>Interest from September 29, 1947 \$7,525.00</p> <p>Filed and Confessed by Attorneys, Novmeber 4, 1965</p> <p>Judgment.</p> <p style="text-align: right;"><i>Paul E. Walker</i> Prothonotary</p> <p><u>NOVEMBER 4, 1965, AFFIDAVIT ON JUDGMENT OVER 10 YRS. OLD, filed.</u></p> <p><u>NOVEMBER 4, 1965, ORDER OF COURT, filed.</u></p> <p>And now this 4th day of November, 1965, upon motion of Joseph P. Work, Esq., Attorney for the Plaintiff The Court grants leave to the Farmers and Merchants Bank of Cherry Tree to confess judgment on the instrument attached hereto, it appearing that the debt represented by the said judgment note remains unpaid and that the debtor named therein is living. BY THE COURT s/ John A. Cherry, President Judge</p>
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<p>Bell, Silberblatt &amp; Swoope</p>	<p>ROBERT WAYNE SHERICK, a minor by ROBERT W. SHERICK and SHIRLEY L. SHERICK, husband and wife, parents and nat- ural guardians, and ROBERT W. SHERICK and SHIRLEY L. SHERICK, in their own right</p> <p>20</p> <p>NEIL R. GRIFFITH and RICHARD GRIFFITH</p> <p>Pro. By atty 15.50</p>	<p><u>NOVEMBER 4, 1965, PETITION FOR SETTLEMENT, filed.</u></p> <p>November 4, 1965, Issue Summons in Trespass in the above captioned case. s/s Robert W. Sherick and Shirley L. Sherick</p> <p>Now, this 28th day of October, 1965, Service of Summons is accepted and issuance of writ is waived. Enter our appearance for Neil R. Griffith and Richard Griffith in the above captioned proceeding.</p> <p>November 4, 1965, Petition, filed. WHEREFORE, your Petitioners jointly pray your Honorable Court to approve the settlement in the amount of \$1,500.00 and direct distribution of same. /s/ Robert W. Sherick and Shirley L. Sherick and F. Corter Bell, Jr. Attorneys for Defendants.</p> <p><u>ORDER OF COURT:</u> NOW, this 28th day of October, 1965, upon consideration of the foregoing Petition, the Court having personally talked to the parents of the said minor Plaintiff and having been assured by the said parents that they are satisfied that this settlement and compromise be approved by the Court, and the Court having personally observed the minor Plaintiff and having considered the medical reports attached to the within Petition, the Court being satisfied that the parties have consulted with and been advised by their own attorney and the said settlement and compromise is to the best interest and advantage of the Plaintiffs herein, it is hereby ordered, adjudged and decreed that the said settlement and compromise proposed is approved and distribution made of the same as follows:</p> <table border="0"> <tr> <td>To Robert W. Sherick and Shirley L. Sherick as reimbursement for the following expenditures:</td> <td></td> </tr> <tr> <td>Armstrong County Memorial Hospital Kittanning, Pa.</td> <td>\$236.65</td> </tr> <tr> <td>Dr. Arthur R. Wilson Dayton, Pa.</td> <td>46.00</td> </tr> <tr> <td>Dr. William L. White Rittsburgh, Pa.</td> <td>15.00</td> </tr> <tr> <td>To Robert W. Sherick and Shirley L. Sherick for future estimates medical expenses.</td> <td><u>1,202.35</u></td> </tr> <tr> <td></td> <td>\$1,500.00</td> </tr> </table>	To Robert W. Sherick and Shirley L. Sherick as reimbursement for the following expenditures:		Armstrong County Memorial Hospital Kittanning, Pa.	\$236.65	Dr. Arthur R. Wilson Dayton, Pa.	46.00	Dr. William L. White Rittsburgh, Pa.	15.00	To Robert W. Sherick and Shirley L. Sherick for future estimates medical expenses.	<u>1,202.35</u>		\$1,500.00
To Robert W. Sherick and Shirley L. Sherick as reimbursement for the following expenditures:														
Armstrong County Memorial Hospital Kittanning, Pa.	\$236.65													
Dr. Arthur R. Wilson Dayton, Pa.	46.00													
Dr. William L. White Rittsburgh, Pa.	15.00													
To Robert W. Sherick and Shirley L. Sherick for future estimates medical expenses.	<u>1,202.35</u>													
	\$1,500.00													
	<p><u>S E T T L E D</u></p>	<p>The said Robert W. Sherick and Shirley L. Sherick are further authorized to make, execute and deliver a full and complete release discharging Neil R. Griffith, Richard Griffith and Harleysville Mutual Casualty Company from any and all liability as a result of this accident, and the Prothonotary of Clearfield County is hereby directed, upon payment of all costs, to mark the above action settled and discontinued. By the Court, John A. Cherry, President Judge.</p> <p><u>AND + D I S C O N T I N U E D</u></p>												

Associates Consumer Dis-  
count Company  
DuBois, Pa.

November 5  
9:20 AM EST

21

Walter C. Thompson  
Vada Thompson  
RD 2, Clearfield, Pa.

Pro. By Plff 4.50

D. S. B. -- DATED OCTOBER 30, 1965

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  
Fifty Two and No/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving  
Stay, Inquisition and Exemption.

Debt \$1152.00

Atty Comm.

Interest from October 30, 1965

Filed and Entered by Plaintiff, November 5, 1965  
Judgment.

*Carl E. Walker*

Prothonotary

TWENTY-THREE (23) SUGGESTIONS OF NON-PAYMENT, filed, November 5, 1965 at 9:46 A.M. EST

The Commonwealth of Pennsylvania, Dept. of public Welfare, Harrisburg, Pa. as Plaintiff.

Fifteen days have elapsed since notice of 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 in the sum of Two Thousand (\$2,000) Dollars, except #28 - \$884.80; #31 - \$253.55. Pro each Writ \$3.50 except #25 - \$4.50; #31 - \$4.00; #43 - \$4.00. Judgment.

*Paul E. Walker*

Prothonotary

NUMBER	DEFENDANT'S NAME & ADDRESS	REVIVING JUDGMENT NO.
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Now, November 14, 1972, Sat. by paper filed, Pro. \$3.00, State Tax \$.50.

22	July 13, 1970, Sugg of Non Pay filed to 871 May T. 1970 Ellis Arnold & Florence Edna Bloom, R.D. 1 Box 85 Olanta, Pa.	343 February T., 1961
* 23 <i>11-19-93 Sat</i>	July 13, 1970, Sugg of Non Pay filed to 872 May T. 1970 Isaac Sheldon & Rose Gertrude Brink, Irvona, Pa.	297 February T., 1961
<b>SAT</b> 24	July 13, 1970, Sugg of Non Pay filed to 873 May T. 1970 Lester E. & F. Geraldine Caine, City 4, Box 158 DuBois, Pa.	234 February T., 1961
25	July 13, 1970, Sugg of Non Pay filed to 874 May T. 1970 Edward A. Carey, dec'd; Kathleen S. Rebar, James Carey, Agnes Carey, Heirs 822 Clara St., Houtzdale, Pa.	191 February T., 1961
<i>11-14-93 Sat</i>	July 13, 1970, Sugg of Non Pay filed to 875 May T. 1970 Allison F. & Annabel Connor, R.D.1 DuBois, Pa.	192 February T., 1961
<i>11-17-93 Sat</i>	July 13, 1970, Sugg of Non Pay filed to 877 May T. 1970 Clarence E. Dawson, 3064 Zaruba St., Pittsburgh 19, Pa.	395 February T., 1961
<i>11-18-93 Sat</i>	July 13, 1970, Sugg of Non Pay filed to 878 May T. 1970 Charles & Irene Dominy, R.D. 4 Clearfield, Pa.	193 February T., 1961
29	Paul A. & Mary L Frankovich, Box 37 Ginter, Pa.	298 February T., 1961
<i>11/05/93</i>	July 13, 1970, Sugg of Non Pay filed to 879 May T. 1970 Westley Frantz, alias Vestia Frantz, R.D. 3 Box 183 Punxsutawney, Pa.	194 February T., 1961
<b>SAT</b> 30	<u>June 11, 197-, Sat. by paper filed; Pro \$3.00, State tax .50¢ paid</u>	
31	Chester & Ruth Graffius; Zane W. Fraffius, Terre Tenant, Box 12 Ramsey, Jersey Shore, Pa.	195 February T., 1961
<i>11/08/93</i>	July 13, 1970, Sugg of Non Pay filed to 880 May T. 1970 James Q. & Mary Jane Gray, Morrisdale, Pa.	245 February T., 1961
<b>SAT</b> 33 <i>8/6/93</i>	July 13, 1970, Sugg of Non Pay filed to 881 May T. 1970 Harvey Hummel, R.D.1 Box 185-A West Decatur, Pa.	196 February T., 1961
34	July 13, 1970, Sugg of Non Pay filed to 883 May T. 1970 Andrew Kost and Kathryn Kost, Terre Tenant, Smithmill, Pa.	197 February T., 1961
35	July 13, 1970, Sugg of Non Pay filed to 884 May 1970 Fay L. Litzinger, New Millport, Pa.	236 February T., 1961
36	July 13, 1970, Sugg of Non Pay filed to 885 May 1970 Charles A. & Delsy London, R.D. 1 Rockton, Pa.	345 February T., 1961
<i>5/2/87</i>	July 13, 1970, Sugg of Non Pay filed to 887 May 1970	
<b>SAT</b> 37	William Jr. & Ann Majeski, Winburne, Pa.	300 February T., 1961
<i>11/05/93</i>	July 13, 1970, Sugg of Non Pay filed to 888 May 1970 Stella & John R. McAvoy, 400 Sarah St., Osceola Mills, Pa.	346 February T., 1961
39	<u>AUGUST 3, 1970. Sugg of Non Pay filed to 1115 MAY TERM, 1970</u> William O. & Vivian McCusker, Box 35 Irvona, Pa.	347 February T., 1961
40	July 13, 1970, Sugg of Non Pay filed to 889 May 1970 Grace Myers, alias Mrs. Robert Myers, R.D. 1 Box 148 Osceola Mills, Pa.	301 February T., 1961
<i>11/05/93</i>	July 6, 1970, Sugg Non Pay filed to 780 May T. 1970.	
41	Gerald J. Myrter, dec'd; Hannah G. Myrter, 707 S. 3rd St., Clearfield, Pa.	198 February T., 1961
<i>11/05/93</i>	July 6, 1970, Sugg Non Pay filed to 781 May T., 1970.	
42	Hannah G. Myrter, 707 S. Third St., Clearfield, Pa.	199 February T., 1961
43	<u>JULY 14, 1967, Satisfied by Paper filed. Pro. 1.50 State Tax .50</u> Alma S. Neidrick, dec'd; Alfred Neidrick alias Alfred Niedrick, R.D. 3 Clearfield, Pa.	200 February T., 1961
44	<u>Nov. 1, 1968, Sat. by paper filed. Pro. \$3.50, State Tax .50¢ paid.</u> Minnie E. Nesbit, R.D. 2 Cherry Tree, Pa.	238 February T., 1961
* 23	<u>August 14, 1970, Sugg Non Pay filed to 1272 May Term, 1970</u> Isaac Sheldon Brink & Rose Gertrude Brink, Irvona, Pa. Cecil M. Brink, T.T.	

Budget Plan Consumer Discount Co., Clearfield, Pa.

D. S. B. -- DATED NOVEMBER 4, 1965

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 Seven Hundred and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2,700.00

Atty Comm 10%

Interest from November 4, 1965

Filed and Entered by Plaintiff, November 5, 1965

Judgment

Carl E. Walker Prothonotary

And Now, 15 day of July 1965 By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest Raymond Guthrie Prothonotary

November 5 45 10:15 A.M. EST

Helen C. Leigey R.D. 2 (Wolf Run) Clearfield, Pa.

Pro by Plff 4.50 D. Leigey 3.00

Community Consumer Discount Co., Clearfield, Pa.

D. S. B. \* -- DATED NOVEMBER 4, 1965

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 Ninety-Two and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1,392.00

Atty Comm 10%

Interest from November 4, 1965

Filed and Entered by Plaintiff, November 5, 1965

Judgment.

And Now, 8 day of Feb 1966 By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest Andy Hill Prothonotary

Carl E. Walker Prothonotary

November 5 46 10:20 A.M. EST

Irvin McLaughlin, Jr. Mary M. McLaughlin R.D. 1 Clearfield, Pa.

Pro by Plff 4.50 Pro by C.R. Kramer 3.00 D. Kramer 1.00

FEBRUARY 24, 1966, RELEASE FROM LIEN OF JUDGMENT, 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 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:

On the north by lands formerly of J. David Witherow, later of Robert Kephart, now of Clarence Rowles; on the east by a public road, known at T-606; on the south by lands formerly of James R. Miller, now or Irvin McLaughlin, the grantor; and on the west by lands formerly of William Daniels Estate, now of Joseph Jones. Containing two and one-fourth (2 1/4) acres, more or less.

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 of 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 Community Consumer Discount Co 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 24 day of Feb. 1966 s/ Ed P. Dufton, Pres.

Baird,  
McCamley &  
Miller

First National Bank of  
Philipsburg, Pa.

D. S. B. -- DATED OCTOBER 30, 1965

Payable One Day after Date

By Virtue of Warrant of Attorney hereunto annexed,  
Baird, McCamley & Miller, Attorneys, do appear for the  
Defendants and Confess Judgment against the Defendants  
and in favor of the Plaintiff's in the sum of Eleven  
Thousand and No/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving  
Stay, Inquisition and Exemption.

November 5  
11:25 AM EST

47

Debt \$11,000.00

Atty Comm. 5% 550.00

Interest from October 30, 1965

Filed and Confessed by Attorneys, November 5, 1965  
Judgment.

John T. Harchak  
Julia Harchak  
John Harchak  
RD 1, Boxx 404  
Houtzdale, Pa.

*Carl E. Wilber*

Prothonotary

Pro. By atty 5.00  
Atty 3.00  
*Pro. by P.H.* 1.50

And Now, 2 day of May 1966 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Archie Hill*  
Prothonotary

Gleason & Cherry

ROBERT D. COLLINS and  
DORA NOLDER t/a/d/b/a  
COLLINS AND NOLDER AS-  
PHALT COMPANY

48

PAUL ARBRIATIS

Pro.	By atty	4.00
Atty	(Paid)	3.00
	Cameron County	9.50
	This record(Pd)	2.00

NOVEMBER 5, 1965, CERTIFICATION OF DOCKET ENTRIES AND JUDGMENT IN THE COURT OF COMMON PLEAS OF CAMERON COUNTY PENNSYLVANIA - Entered to their Number 42 September T., 1964

NOVEMBER 6, 1964 - Complaint in Assumpsit filed:-

NOVEMBER 9, 1964 - Sheriff's Affidavit of Service of Complaint Made November 7, 1964, filed.

FEBRUARY 5, 1965 - Praeipce for the Entry of a Judgment filed: -

TO THE PROTHONOTARY:

Enter a Judgment in Favor of the above Plaintiffs and against the above defendant for failure to appear or file an Answer within twenty days from the date of service of the Complaint; damages to be determined sec. leg. In accordance with Pennsylvania Rules of Civil Procedure No. 1040.

BRAHANEY & POWELL  
/s/ By NORBERT J. POWELL  
GLEASON & CHERRY  
/s/ By ANTHONY GUIDO  
Attorneys for Plaintiff

AND NOW, February 5, 1965 Judgment is entered as above.

/s/ JOHN H. HATHAWAY

Judgment Liquidated as follows:-

AND NOW, February 5, 1965 - Judgment is entered in favor of the Plaintiffs and against the Defendant for the sum of Nineteen Hundred Fifty Eight - and - 51/100 Dollars (\$1958.51) with Interest thereon from September 14, 1960, and costs now due on amount of damages claimed.

FILED LIQUIDATED AND JUDGMENT ENTERED - February 5, 1965. /s/ JOHN H. HATHAWAY, Prothonotary

I further certify that judgment was entered in favor of Robert D. Collins and Dora Nolder, t/a/d/b/a Collins and Nolder Asphalt Company, Plaintiffs - and against Paul Abriatis, Defendant on the 5th day of February 1965, in the above captioned case in the amount of \$1958.51.

In Testimony Whereof, I have hereunto set my hand and affixed the Seal of the Said Court on the 4th day of November A.D., 1965. /s/ John H. Hathaway, Prothonotary

November 5, 1965, Above Certification Entered in our office.

Judgment \$1958.51.

*Carl E. Walker*

Prothonotary

WRIT OF EXECUTION 1 NOVEMBER TERM, 1965

<p>November 5 3:15 P.M. EST</p>	<p>Indiana Consumer Discount Co., Clearfield, Pa.</p> <p>49</p> <p>Richard J. Mick Norma Mick 504 Sue St., Houtzdale, Pa.</p> <p>Pro by Plff 4.50 <i>Pro. by PJP</i> 1.50</p>	<p><u>D. S. B. -- DATED JULY 19, 1965</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 Seven Hundred Fourteen and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$714.00 Atty Comm 15% Interest from July 19, 1965</p> <p>Filed and Entered by Plaintiff, November 5, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p> <p>And Now, <u>27</u> day of <u>Dec</u>, 1965 by <u>                    </u> 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>November 5 3:16 P.M. EST</p>	<p>Indiana Consumer Discount Co., Clearfield, Pa.</p> <p>50</p> <p>Willie E. Webber Linda L. Webber Lucille E. Webber endorser Willie O. Webber endorser Bigler, Pa.</p> <p>Pro by Plff 4.50</p>	<p><u>D. S. B. -- DATED OCTOBER 30, 1965</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 Nine 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 \$1,950.00 Atty Comm 15% Interest from October 30, 1965</p> <p>Filed and Entered by Plaintiff, November 5, 1965</p> <p>Judgment.</p> <p><i>Carl E. Walker</i> Prothonotary</p>
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<p>J. Paul Frantz</p> <p>November 5 3:17 P.M. EST</p>	<p>Indiana Consumer Discount Co., Clearfield, Pa.</p> <p>51</p> <p>Mrs. Judith Pulsney Merill Dotts Inez Dotts 926 Good St., Houtzdale, Pa.</p> <p>Pro by Pliff 4.50 Pro by Atty 1.00 Atty 3.00</p>	<p><u>D. S. B. -- DATED DECEMBER 8, 1964</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 Forty and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$240.00</p> <p>Atty Comm 15%</p> <p>Interest from December 8, 1964</p> <p>Filed and Entered by Plaintiff, November 5, 1965</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p><u>NOVEMBER 10, 1965, AFFIDAVIT OF DEFAULT, filed.</u></p> <p>WRIT OF EXECUTION NO. 3 November Term, 1965</p>	
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<p>November 6 8:50 A.M. EST</p>	<p>Community Loan &amp; Discount Co Clearfield, Pa.</p> <p>52</p> <p>George W. Lansberry Flora E. Lansberry R.D. 2 Clearfield, Pa.</p> <p>Pro by Pliff 4.50 Pro by Pliff 1.50</p>	<p><u>D. S. B. -- DATED NOVEMBER 3, 1965</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>Interest from November 3, 1965</p> <p>Filed and Entered by Plaintiff, November 6, 1965</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p>And now, 8th day of November 1965, I certify that 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>November 6 9:26 AM EST</p>	<p>Community Consumer Dis- count Company DuBois, Pa.</p> <p>53</p> <p>Rose Mary Ritchey Bernard C. Ritchey Bernard W. Fletcher 117 S. Franklin St. DuBois, Pa.</p> <p>Pro. By Plff 5.00</p>	<p><u>D. S. B. -- DATED NOVEMBER 4, 1965</u></p> <p>DATED NOVEMBER 4, 1965 - Payable In Installments By Virtue of Power of Attorney xontained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Four Thousand, Nine Hundred Fifteen and 68/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$4915.68</p> <p>Atty Comm. 15%</p> <p>Interest from November 4, 1965</p> <p>Filed and Entered by Plaintiff, November 6, 1965 Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p><i>Writ of Revival to 335 Oct T. 1970.</i></p>
<p>November 6 10:30 AM EST</p> <p>O.C.</p>	<p>Bell, Silberblatt &amp; Swoope</p> <p>General Electric Credit Corporation</p> <p>54</p> <p>Guy E. Mallory, Jr. Mona M. Mallory</p> <p>Pro. By atty 4.50 Pro. By Plff 3.50 Atty 3.00 Pro By atty 1.50</p>	<p><u>NOVEMBER 6, 1965, AGREEMENT TO REVIVE and Continue Lien</u> entered to No. 9 NOVEMBER TERM, 1960.</p> <p>By Virtue of Agreement (Amicable) the Plaintiff and the Defendants agree to amicably revive and continue Judgment in the sum of One Thousand, Six Hundred, Sixty- Seven and;70/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1,667.70</p> <p>Atty Comm. 558.90</p> <p>Interest from</p> <p>Filed and Entered by Plaintiff, November 6, 1965 Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p><i>and more Aug 19 1967</i> <i>received, payment of interest, and</i> <i>costs on the bill, and the same</i> <i>settled</i></p> <p><i>Richard A. Bell</i> <i>Attest Archie Hill</i> Prothonotary</p>

Community Consumer Dis-  
count Company  
Curwensville, Pa.

November 6 55  
10:31 AM EST

Richard E. Olson  
Joan D. Olson  
318 Anderson Street  
Curwensville, Pa.

Pro. By Plff 4.50  
*[Signature]*

D. S. B. -- DATED NOVEMBER 5, 1965

Payable In Installments

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

Debt \$2208.00

Atty Comm. 10%

Interest from November 5, 1965

Filed and Entered by Plaintiff, November 6, 1965  
Judgment.

*Carl E. Warner*  
Prothonotary

And Now, 23 day of Aug 1965 after  
filed, the above judgment is satisfied in full of debt,  
interest and cost.  
Attest *[Signature]*  
Prothonotary

County National Bank at  
Clearfield, Pa.

November 6 56  
11:45 AM EST

Catherine M. Richardson  
R.D. Osceola Mills, Pa.

Pro. By Deft 4.50  
*[Signature]*

D. S. B. -- DATED SEPTEMBER 22, 1965

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 Seventy and  
No/100 Dollars, with Interest, Attorney's Commission,  
Cost of Suit, Release of Errors, Waiving Stay, Inquisi-  
tion and Exemption.

Debt \$870.00

Atty Comm. 10%

Interest from September 22, 1965

Filed and Entered by Plaintiff, November 6, 1965  
Judgment.

*Carl E. Warner*  
Prothonotary

And Now, 17 day of Sept 1965  
filed, the above judgment is satisfied in full of debt,  
interest and cost.  
Attest *[Signature]*  
Prothonotary

Gleason & Cherry	DARLENE SEDUSKI	NOVEMBER 8, 1965, COMPLAINT IN TRESPASS, filed. Two copies certified to the Sheriff.  November 27, 1965, Sheriff's Return, filed. Now, November 15, 1965 service of the within Complaint in Trespass was made by me upon James B. Landes, Sr. by sending by registered mail, return receipt requested, on the 12th day of November 1965 at 11:10 o'clock A.M., a true and attested copy of the original Complaint having thereon an endorsement showing that service of the within Complaint was made by me on the Secretary of the Commonwealth of Pennsylvania on the 10th day of November, 1965, to James E. Landes, Sr. at 20 Lincoln Avenue, Hamburg, Erie County, New York being his last known address. Return receipt for registered mail, signed by James E. Landes, Sr. 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 of the Commonwealth, Harrisburg, Pa. on the 9th day of November 1965 at 3:15 o'clock P.M. accompanied by a fee of five (\$5.00) dollars. Return receipt signed by Peyton, is hereto attached and made part of this return of Service. So Answers, James B. Reese, Sheriff.  November 30, 1965, Praecipe for Appearance, filed. Please enter my appearance on behalf of the defendant in the above entitled case. s/ Joseph J. Lee December 13, 1965, INTERROGATORIES TO DARLENE SEDUSKI, filed by Joseph J. Lee, Attorney for Defendant Cherry by Anthony S Guido January 20, 1966, Answers to Interrogatories, filed by Gleason & Cherry. Service accepted 1-21-66, by Joseph J. Lee, Attorney for Defendant. Dec. 7., 1965, Praecipe, Place on Trial List. Gleason & Cherry FEBRUARY 1, 1966, Cause reached, Trial Ordered, Jury called and Sworn as follow, to wit: Laura Burchill, Reuben Pifer, Dorothy Nevling, Mrs. Delmont Clark, Helen T. Brion, Jack Straley, Alexander F' Hussiere, Margaret V. Hanson, Owen Irwin, Bert James, Mrs. Donna Daisher and Mrs. Ann David, twelve good and lawful citizens of the County who after hearing the proofs and allegations and being charged by the Court.
Joseph J. Lee	JAMES E. LANDES, SR.  Pro. By atty 5.00 Atty 3.00 Shff Reese By atty 10.55 Comwth By atty 5.00 Pro. <i>J. atty</i> 2.00 Pro. 2.00 Pro. 2.00 Pro. 4.00 Pliff W/B P.J. Valigorsky 47.76 Subp Shff Charney 13.30	SEDUSKI, filed by Joseph J. Lee, Attorney for Defendant Cherry by Anthony S Guido January 20, 1966, Answers to Interrogatories, filed by Gleason & Cherry. Service accepted 1-21-66, by Joseph J. Lee, Attorney for Defendant. Dec. 7., 1965, Praecipe, Place on Trial List. Gleason & Cherry FEBRUARY 1, 1966, Cause reached, Trial Ordered, Jury called and Sworn as follow, to wit: Laura Burchill, Reuben Pifer, Dorothy Nevling, Mrs. Delmont Clark, Helen T. Brion, Jack Straley, Alexander F' Hussiere, Margaret V. Hanson, Owen Irwin, Bert James, Mrs. Donna Daisher and Mrs. Ann David, twelve good and lawful citizens of the County who after hearing the proofs and allegations and being charged by the Court.
#327 - Gleason Cherry & Guido Advanced Costs Pliff Wit Bill	Pro. By atty 2.00 Pro. 3.50 Pro. 1.00 Pro. 4.00  Pro. 10.00 Pro. 2.00 Pro. 2.00  \$40.85 47.76 \$88.61	February 1, 1966, Points for Charge on behalf of Plaintiff, filed February 1, 1966, Defendant's Points for Charge and Binding Instructions, filed. And now to wit: February 3, 1966, we, the Jurors empanelled in the above entitled case, find A Verdict in Favor of Darlene Seduski 1. For amount \$1071.60 2. No Compensation for Suffering, etc., /s/ Jack W. Straley, Foreman  VERDICT IN FAVOR OF DARLENE SEDUSKI for amount of One Thousand Seventy-One and 60/100 Dollars.  February 7, 1966, Motion for New Trial, filed by Gleason & Cherry. Service accepted 2-7-66, Joseph J. Lee, Attorney for Defendant. FEBRUARY 23, 1966, Praecipe, filed by Gleason, Cherry & Guido, Attorney for Plaintiffs. Place the above case on the argument list.
SETTLED AND DISCONTINUED		March 3, 1966, ORDER, filed.
will be held Monday, March 14, 1966 at 11:00 A.M. By the Court, John A. Cherry, President Judge.		
APRIL 22, 1966, Transcript of Testimony taken before Hon. John A. Cherry, President Judge and a Jury on Feb. 1, 1966. Lodged this date by Archie Hill, Prothonotary		
April 27, 1966, OPINION AND ORDER, filed.		
NOW, April 27, 1966, motion for new trial is granted; <del>eliminating from said new trial the issue of defendant's negligence from further consideration, and limiting said new trial to the issue of damages.</del> BY THE COURT, John A. Cherry, President Judge.		
JULY 26, 1966, CERTIORARI from Superior Court, filed.		
We being willing for certain causes, to be certified of the matter of the Appeal of JAMES E. LANDES, JR. from the Order of your said Court at No. 57 November Term, A.D., 1965, wherein DARLENE SEDUSKI is PLAINTIFF and JAMES E. LANDES, SR., 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, the Second Monday of September next, (1966) 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 HAROLD L. ERVIN Doctors of Laws, President Judge of our said Superior Court, at Philadelphia, the twentieth day of July in the year of Our Lord one thousand nine hundred and sixty-six. Charles A. Hoenstine, Prothonotary		
JULY 30, 1966, STATEMENT IN ACCORDANCE WITH SUPERIOR COURT RULE 36, filed by Joseph J. Lee Service accepted August, 1966, Gleason, Cherry & Guido by Anthony Guido Atty for Pliff.		

TWENTY-TWO (22) SUGGESTIONS OF NON-PAYMENT, filed. November 8, 1965 at 9:51 AM EST.

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

Fifteen days have elapsed since notice of 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 in the sum of Two Thousand (\$2,000.00) Dollars, Pro each Writ \$3.50, except #59 - \$4.00; #60 - \$5.00; #62 - \$4.00; and #77 - \$4.00. Judgment.

*Carl E. Walker*

Prothonotary

NUMBER	DEFENDANT'S NAME & ADDRESS	REVIVING JUDGMENT NO.
	filed	
July 6, 1970	Sugg of NonPayment, to No. 782, May Term, 1970.	
58	Alvie Woodrow and Betty Lucinda Ogden 405 Race St., Clearfield	246 February T, 1961
59	J. D. Pearce, Alias Jefferson D. Pearce, Dec'd; Helen Pearce Heir, R.D. New Millport, Pa.	202 February T, 1961
60	Emma Proud, Dec'd, Randall Schurr, Grampian, Pa., Dora Harmic-3713 Lyndale Ave., Baltimore, Md; Geraldine Hayes and Kenneth Schurr, Heirs.	203 February T, 1961
July 6, 1970	Sugg of NonPayment filed to 783, May T. 1970.	
61	James E. & Mary E. Rafferty, RD 1, Grampian, Pa.	204 February T, 1961
July 6, 1970	Sugg of NonPayment filed to 62, Nov. T. 1965	
62	John W. Rougeux, Alias, John Willard & Ruth Ann Rougeux R.D. LeContes, Pa.	205 February T, 1961
July 6, 1970	Sugg of NonPayment filed to 785, May T. 1970	
63	Florence Rubly, 202 Brown St., Clearfield, Pa.	239 February T, 1961
July 6, 1970	Sugg Of NonPayment filed to 786, May T. 1970	
64	John & Mary Sheroke, Morrisdale, Pa.	208 February T, 1961
July 6, 1970	Sugg of NonPayment filed to 787, May T. 1970	
65	Ralph L. Sherwood, Dec'd; Wilma J. Sherwood, McGees Mills	302 February T, 1961
July 6, 1970	Sugg of NonPayment filed to 788, May T. 1970	
66	Robert Lee Shimmel, RD 1, Grampian, Pa.	350 February T, 1961
July 6, 1970	Sugg of NonPayment filed to 789, May T. 1970	
67	Carleton R. & Etta Mae Shirey, RD LeContes Mills, Pa.	209 February T, 1961
July 6, 1970	Sugg of NonPayment filed to 790, May T. 1970	
68	John B. & Pearl Shirey, RD Woodland, Pa.	210 February T, 1961
July 6, 1970	Sugg of NonPayment filed to 791, May T. 1970	
69	William & Eleanor Smeal, RD New Millport, Pa.	247 February T, 1961
July 6, 1970	Sugg of NonPayment filed to 792, May T. 1970	
70	Howard James & Eleanor Rose Spaid, RD 2, Mahaffey, Pa.	240 February T, 1961
July 6, 1970	Sugg of NonPayment filed to 793, May T. 1970	
71	Orvis H. & Leona Mae Spaid, RD 1, LaJose, Pa. <u>Mar.16,1968,Sat.by paper filed.Pro.\$ 3.00,State Tax .50c paid.</u>	241 February T, 1961
72	Peter M. Stack, P.O. Box 101, Winburne, Pa.	211 February T, 1961
July 6, 1970	Sugg of NonPayment filed to 794, May T., 1970	
73	Inez Stella, 608- 11th St., Clearfield, Pa.	242 February T, 1961
July 6, 1970	Sugg of NonPayment filed to 795 May T. 1970	
74	David & Mildred E. Stephenson, P.O. Box 8, Irvona, Pa.	243 February T, 1961
July 6, 1970	Sugg of NonPayment filed to 796 May T. 1970	
75	Thomas E. & Margaret A. Termin, RD 1, LaJose, Pa. <u>AUGUST 10, 1970, Sugg of Non Payment filed to 1165 May Term, 1970.</u>	212 February T, 1961
76	Mike & Sara A. Vanish, Madera, Pa. <u>Dec.9,1968,Sat.by paper filed.Pro.\$3.00,State tax .50c paid.</u>	351 February T, 1961
77	Morgan Westover and Bertha Westover Alias Bertha A. Westover	373 February T, 1961
78	Walter A. Wetherson, Dec'd; May M. Wetherson, 1044 W. b Hannah St., Houtzdale, Pa.	214 February T, 1961
July 6, 1970	Sugg of NonPayment filed to 797, May T. 1970	
79	Floyd M. Witherite, R. D. Kerrmoor, Pa.	244 February T, 1961

<p>November 8 10:24 AM EST</p>	<p>80</p> <p>Associates Consumer Finance Company 103 N. Brady St. DuBois, Pa.</p> <p>Mabel Louise Mandel Box 219 Haw Run, Pa.</p> <p>Pro. By Plff 4.50</p>	<p><u>D. S. B. -- DATED NOVEMBER 6, 1965</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 Fifteen and 76/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$515.76</p> <p>Atty Comm.</p> <p>Interest from November 6, 1965</p> <p>Filed and Entered by Plaintiff, November 8, 1965</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p>
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<p>November 8 10:28 AM EST</p>	<p>81</p> <p>First National Bank of Philipsburg, Pa.</p> <p>Rudolph R. Myers Mary L. Myers 110 Lingle St. Osceola Mills, Pa.</p> <p>Pro. By Plff 4.50</p>	<p><u>D. S. B. -- DATED NOVEMBER 5, 1965</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 Five Hundred Fifty Nine and 24/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1559.24</p> <p>Atty Comm. 5%</p> <p>Interest from November 5, 1965</p> <p>Filed and Entered by Plaintiff, November 8, 1965</p> <p>Judgment.</p> <p style="text-align: right;"><i>Carl E. Walker</i> Prothonotary</p> <p style="text-align: right;">And Now, 13<sup>th</sup> day of Nov 1968 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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Bell,  
Silberblatt  
& Swoope

First National Bank  
Philipsburg, Pa.

NOVEMBER 8, 1965, EXEMPLIFIED RECORDS from the Court of  
Common Pleas for Centre County, Entered to their Number  
138 April Term, 1962, filed.

November 8  
2:55 PM EST

83

DSB dated February 14, 1962, due one day, in the  
sum of Twelve-thousand dollars, empowering any Attorney  
from any Court of Record to appear and confess judgment  
for said sum, with costs, release of errors, 5% Attys.  
Comm. and waiver of inquisition and exemption.

Debt \$12,000.00

Owen Curtis and  
Dorothy Curtis  
Philipsburg, Pa.

Atty. Comm. 5%  
Interest from 2/14/62

COPY OF INDEX

Pro. By atty 3.50  
Atty 3.00  
Pro by Atty 2.00  
*Pro by Atty* 1.50

<u>Defendant</u>	<u>Plaintiff</u>	<u>No.</u>	<u>Term</u>	<u>Year</u>
Curtis, Owen Curtis, Dorothy	First National Bank, Philipsburg, Pa.	138	April	1962

<u>Date of Lien</u>	<u>Nature of Lien</u>	<u>Amount</u>
Feb. 16, 1962	DSB	\$12,000.00

Feb. 16, 1962, Release of Lien of Judgment, filed  
to this term and number  
See exemplification.

Filed and Entered by November 8, 1965 in Clearfield  
County.

And Now, 13 day of Aug. 1965 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Archie Hill*  
Prothonotary

*Carl E. Walker*  
Prothonotary

DECEMBER 13, 1965, RELEASE FROM LIEN OF JUDGMENT, filed.

KNOW ALL MEN BY THESE PRESENTS, that The 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 that certain lot of ground situate in the Borough of Chester Hill, Clearfield County, Pa., bounded  
and described as follows:

Starting at a point on the southside of Walton Street, which point is the northwest corner of property owned  
by the grantor, and said point being 20 feet from the northeast corner of the Steiner Terrace property; thence  
parallel with the Steiner Terrace property line, S 37 degrees 15' E a distance of 335 feet to a point; thence  
N 58 degrees 05' E a distance of 12 feet to a point; thence again parallel to the Steiner Terrace line, S  
37 degrees 15' E a distance of 335 feet to a point; thence S 58 Degrees 15' W a distance of 32 feet to a point;  
thence S 37 degrees 15' E a distance of 50 feet to a point; thence N 58 degrees 30' E a distance of 312.6' to  
a point thence N 33 degrees 25' W a distance of 188.0 feet to a point thence S 58 degrees 05' W a distance of  
20 feet to a point thence N 37 degrees 15' W a distance of 535.5 feet to a point on the South side of Walton  
Street which point is the center line of a proposed 40 foot road. Thence along the south side of Walton St.  
S 58 degrees 05' W a distance of 298 feet to a point and the place of beginning containing approx. 4.72 acres.

And it is further agreed that the plaintiff above named will not look to the said above mentioned and des-  
cribed 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, the First National Bank of Philipsburg, Pa. has hereunto set its hand and seal this  
11th day of December A.D. 1965.

THE FIRST NATIONAL BANK OF PHILIPBURG, PA. By George Fryberger

County National Bank at  
Clearfield, Pa.

D. S. B. DATED NOVEMBER 8, 1965

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 and No/100  
Dollars, with Interest, Attorney's Commission, Cost of  
Suit, Release of Errors, Waiving Stay, Inquisition and  
Exemption.

November 8  
3:07 PM EST

84

Debt ; \$1100.00

Atty Comm. 10%

Interest from November 8, 1965

Filed and Entered by Plaintiff, November 8, 1965

Judgment.

Margaret J. Long  
105 N. Third St.  
Clearfield, Pa.

*Carl E. Walker*

Prothonotary

Pro. By Deft 4.50

*Pro by Deft 1.50*

And Now, 6 day of June 1965. By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *John Hill*  
Prothonotary

FIVE (5) REIMBURSEMENT AGREEMENTS, filed. November 9, 1965 8:45 A.M. E.S.T.  
The Commonwealth of Pennsylvania, Department of Public Welfare, Plaintiff.

By Virtue of Agreement contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand (\$2,000.00) Dollars, with Cost of Suit. Pro. Each Writ \$3.00.

Judgment

*Carl E. Walker*

Prothonotary

<u>NUMBER</u>	<u>NAME AND ADDRESS OF DEFENDANTS</u>	<u>DATE</u>
85 <i>11/05/93</i>	July 13, 1970, Sugg of Non Pay filed to 882 May T. 1970 John A. and Ora Mae Jacobs, RD 1, Box 139, Houtzdale, Pa.	8/23 & 10/7/65
86	July 13, 1970, Sugg of Non Pay filed to 886 May T. 1970 Reynold & Maxine Maines, R.D. 1, Box 335, Morrisdale, Pa.	October 11, 1965
87	July 13, 1970, Sugg of Non Pay filed to 876 May T. 1970 Olive B. Davis, 325 Witmer Street, Clearfield, Pa.	September 1, 1965
88	AUGUST 3, 1970. Sugg of Non Pay filed to 1110 Frederick L. & Alberta K. Lingenfelter, R.D. 1, Mahaffey, Pa.	September 10, 1965
89	July 13, 1970, Sugg of Non Pay filed to 870, May T. 1970 Frank Bentley, Box 125, Coalport, Pa.	July 15, 1965

November 9 10:05 AM EST  
90  
First National Bank of  
Philipsburg, Pa.

D. S. B. -- DATED NOVEMBER 8, 1965

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-Nine and  
89/100 Dollars, with Interest, Attorney's Commission,  
Cost of Suit, Release of Errors, Waiving Stay, Inquisi-  
tion and Exemption.

Debt \$569.89

Atty Comm. 5%

Interest from November 8, 1965

Filed and Entered by Plaintiff, November 9, 1965

Judgment.

Pro. By Plff 4.50

*Pro. By left 3.00*

*Carl E. Walker*

Prothonotary

And Now, *25* days of *May* to *13* by paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Archie Hill*  
Prothonotary

CONTINUED FROM PAGE 550 - NO. 2 NOVEMBER TERM, 1965 CONDEMNATION CARNES BROS.

return receipt requested, by letter forwarded to the said Henry D. Harral under date of November 1, 1965, and that attached hereto is the return receipt card evidencing receipt by the Highway Department of said letter and Petition and Order. /s/ Joseph J. Lee,

MARCH 14, 1966, MOTION FOR APPOINTMENT OF SUBSTITUTE VIEWER, filed.

COMES now, Carns Bros. Inc., original Petitioner in the above entitled matter, and requests your Honorable Court to issue an Order appointing a Viewer in the place and stead of Benjamin Hughes, one of the Viewers appointed by Order of Court dated the 29th day of October, 1965, for the reason that Benjamin Hughes is unable to serve as a Viewer due to an extended illness. s/ Joseph J. Lee, Attorney for Carns Bros., Inc.

ORDER

NOW, to wit, this 14th day of March, 1966, on motion of Joseph J. Lee, counsel for Carns Bros., Inc. Petitioner in the above entitled matter, Roland E. Bechtel is hereby appointed substituted Viewer for Benjamin Hughes, and the Order of October 29, 1965 is hereby amended by substituting the name of Roland E. Bechtel for that of Benjamin Hughes. Said Order in all other respects is to remain the same. BY THE COURT, John A. Cherry, President Judge.

One copy certified to Leo Brockbank.

May 5, 1966, Praecipe filed by W. Albert Ramey

Enter my appearance for Commonwealth of Pennsylvania, Department of Highways.

SEPTEMBER 16, 1966, NOTICE OF FILING OF REPORT OF BOARD OF VIEW, filed.

Enclosed herewith you will find Report of Board of View in the above-captioned matter. This Report shall be filed of record in the Office of the Prothonotary of the Court of Common Pleas of Clearfield County on August 26, 1966. The Report shall become final unless an appeal therefrom is filed within thirty days from the date the Report is filed. s/ L. R. Brockbank, Member, Board of View.

SEPTEMBER 16, 1966, Report Of Board Of View, filed.

The undersigned, L. R. Brockbank, Ward Reese, and Roland E. Bechtel, Board of View, Respectfully reports:

1. By Decree of your Honorable Court dated October 29, 1965, L. R. Brockbank, Ward Reese, and Benjamin Hughes were appointed as a Board of View in the above-entitled matter.
  2. By Decree of your Honorable Court dated March 14, 1966, Roland E. Bechtel was appointed Substitute Viewer for Benjamin Hughes for the reason that Benjamin Hughes was unable to serve as a Viewer due to an extended illness.
  3. Notice of the time and place of the proposed View and of the Hearing thereon was fixed by the Board of View in accordance with the requirements of the Eminent Domain Code, and the aforesaid Notice was served by Certified Mail upon the Pennsylvania Department of Highways, Harrisburg, Pa., and the Pennsylvania Department of Highways at Clearfield, Pa., and that attached hereto and made a part of this Report is a copy of the Notice and Receipts for Certified Mail and the Return Receipts issued as the result of such mail. Notices were also served on Joseph J. Lee, Attorney for Condemnee, and on W. Albert Ramey, Attorney for the Commonwealth, and on Mrs. Helen Brady, Miss Betty Carter, Mr. Robert Carter and Mrs. Margaret Gill.
  4. In accordance with the Notice of View and Hearing, the Board of View conducted a view on the subject premises on Thursday, May 12, 1966.
  5. W. Albert Ramey, Attorney for the Commonwealth, advised the Viewers that Judge Cherry had scheduled another Hearing for Monday, May 16, 1966, at 10:00 o'clock, A.M., in which Attorney Ramey was involved, and he requested that the Hearing be postponed until Tuesday, May 17, 1966, at 10:00 o'clock, A.M., and that Joseph J. Lee, Attorney for the Plaintiff, had agreed to the change. Notices were again sent out by Certified Mail and ordinary mail to the various parties interested advising all parties of the change. Copy of the Notice and Certified Mail Receipts and Return Receipts issued as a result of the Certified Mail are attached hereto.
  6. On or about May 13, 1966, W. Albert Ramey, Attorney for the Commonwealth and Joseph J. Lee, Attorney for the Plaintiff, requested that the Hearing be again postponed. Notices were again prepared and sent out on May 13, 1966, advising all parties interested that the Hearing would take place on Tuesday, May 31, 1966, at the Clearfield County Court House, Clearfield, Pa., at 10:00 o'clock, A.M., Eastern Daylight Saving Time. Copy of this Notice is also attached hereto.
  7. In accordance with the Notice of Hearing, the Board of View held a Hearing thereon in the Grand Jury Room, at the Court House, Clearfield, Pennsylvania, On Tuesday, May 31, 1966, at 10:00 o'clock, A.M., Eastern Daylight Saving Time. All parties interested appeared in person or were represented.
  8. Pursuant to Section 511 (3), a copy of the Plan showing the extent of the taking upon which the Viewers' award is predicated, is attached to this report. Also, in pursuance to 511 (8), the Board of View has found that Carns Brothers, Inc., 1238 South Second Street, Clearfield, Pa., has an undivided two-thirds interest in the fee, and that the heirs of Frank Carter, comprising of Mrs. Margaret Gill, Mrs. Helen Brady, Miss Betty Carter and Robert Carter, in care of Miss Betty Carter, 1319 Turnpike Avenue, Clearfield, Pa., have an undivided one-third interest in the fee.
  9. As far as we know, there was no Declaration of Taking filed in this matter, although there was testimony that the contractor "moved in" on November 18, 1965, and the Commonwealth admitted that detention damages should be calculated from November 18, 1965.
  10. The Board of View's Schedule of Damages for the 4.92 acres taken is as follows; The sum of Three Thousand Five Hundred (\$3500.00) Dollars is awarded to Carns Brothers, Inc. and the heirs of Frank Carter, comprising of Mrs, Margaret Gill, Mrs. Helen Brady, Miss Betty Carter and Robert Carter, Condemnees, in full for all damages of every kind, nature and character, in the proportion of eight-twelfths for Carns Brothers, Inc., and one-twelfth for each of the four Carter heirs.
  11. There was not sufficient evidence supplied as to what would be the highest and best use of the subject premises, but the Board of View does not allow any damages for the use of the condemned property for residential development purpose, as sufficient evidence was not presented along that line.
  12. The Schedule of Viewers' Costs to be paid by Clearfield County is hereto attached.
  13. Ten-day notice of intent to file the within Report, together with a copy of the Report, is served upon the Attorneys for the Condemnor and Condemnees, and a copy thereof is hereunto attached.
- All of which is respectfully submitted., BOARD OF VIEW, s/ L. R. Brockbank, Ward Reese, and Roland E. Bechtel

CONTINUED FROM PAGE 474, RE: CLAIR A. GUELICH, al.

hearing should be held in the Traverse Jury Room of the Court House, Clearfield, Pennsylvania, on December 15, 1965 at 9:30 O'clock A.M. and hearing was so held in pursuance to this agreement.

3. A copy of the plan as furnished by the Commonwealth of Pennsylvania, Department of Highways, is hereunto attached and likewise a copy of the plan as furnished by Clair A. Gulich and Thelma F. Gulich is likewise attached. Taken together these plans show the extent of the taking upon which the viewers' award is predicated.

The interest condemned was as to a lot on Mill Road, Lawrence Township, which lot abutted on Moose Creek, together with a two story house, cement block garage, shed, sidewalk, trees and shrubs and also the joint use with owners of a property to the east of the subject premises of a 20 foot alley, all as tenants by the entirety, which tenancy was vested in the condemnees, Clair A. Gulich and Thelma F. Gulich.

4. No declaration of taking was filed in these proceedings however the date of taking is found to be May 20, 1965.

5. That in partial compensation for the taking, the condemnor has paid the condemnees the sum of eight thousand, one hundred (\$8,100.00) dollars on account.

6. The Board of View has scheduled damages for the premises herein condemned in toto as below set forth: The general damages sustained by condemnees are twelve thousand, five hundred ninety-five and no/100 (\$12,595.00) dollars of which amount eight thousand, one hundred and no/100 (\$8,100.00) dollars has been paid, thus in addition to that latter sum there is now awarded to the condemnees, Clair A. Gulich and Thelma F. Gulich the sum of four thousand, four hundred ninety-five and no/100 (\$4,495.00) dollars, payable by the condemnor, the Commonwealth of Pennsylvania, Department of Highways.

The date from which damages for delay shall be calculated is May 20, 1965.

7. Subsequent to the aforesaid hearing the Board of View received from condemnor, a Request for Findings of Fact and/or Conclusions of Law. This Request is attached hereto, made a part hereof and the matter therein contained are disposed of by the Board of View as follows:

- (a) The first request is for a finding as to the amount of damages allowed for taking of house. The amount of damages allowed for taking of house is \$7,000.00.
- (b) The second request is for a finding as to the amount of damages allowed for taking of garage. The amount of damages allowed for taking of garage is \$2,500.00.
- (c) The third request is for a finding as to the amount of damages allowed for taking of land. The amount of damages allowed for taking of land is \$2,000.00.
- (d) The fourth request is for a finding that claimant is not entitled to damages for any loss of business because, first, there was no evidence as to loss of earnings and second, since the prior law would apply.

The viewers are of the opinion that this request is improper and irrelevant in as much as no evidence was introduced and no request was made for damages for loss of earnings there was no finding by the viewers of such damages. As to the application of the Code or the prior law in this matter: According to Section 302 of the Eminent Domain Code the provisions of Article V., and Article VII., shall apply to all steps taken subsequent to the effective date of the Code in all condemnation proceedings in which the condemnation was effected prior to the effective date of the act however these articles apply respectively to procedure for determining damages and to evidential matters and not to substantive law. The matter of damage under the Code is covered by Article VI. According to Section 302 this Article would not become effective except as to condemnations instituted after the effective date of the Code. Article VI., can not be applied retroactively.

(e) The fifth request is for a finding as to the amount of damages allowed for loss of easement in private alley.

The amount of damages allowed for the use in conjunction with their other property of a private alley in common with owners of adjoining land is \$400.00.

8. Subsequent to the aforesaid hearing the Board of View received from condemnees, an instrument entitled Recommended Findings of Fact. This item is attached hereto, made a part hereof and the matters therein contained are disposed of by the Board of View as follows:

- (a) Matters set forth in the first three numbered paragraphs have been mentioned above.
- (b) In regard to paragraphs numbered four and five the viewers have found that condemnees have riparian rights in Moose Creek and that such rights are compensable.
- (c) With reference to paragraph numbered six the viewers have found that the best use of the premises was for residential purposes.
- (d) With reference to paragraph numbered seven the viewers have found that the expert witnesses called by the Commonwealth have not engaged in the purchase or sale of real estate within Clearfield Borough or Lawrence Township.
- (e) With reference to paragraph numbered eight the viewers do not find evidence which would sustain a finding in this regard.
- (f) With reference to paragraph numbered nine, the viewers find that the Michael Stevens Guide, has no particular reference to the precise area in which the Condemnees property is located and is not conclusive as to reproduction costs.
- (g) With reference to paragraph numbered ten, the viewers find that there was some contradiction between the two expert witnesses of the Commonwealth with reference to the comparable properties being considered.

8. A schedule of costs of the members of the Board of View, to be paid by Clearfield County, is hereunto attached.

9. Pursuant to Section 513 of the Code, a ten day notice of intent to file the within report, the date of the intended filing and the fact that the report shall become final unless an appeal is filed within thirty days, is served by Certified Mail, Return Receipt requested, upon W. Albert Ramey, Esquire, attorney for condemnor and upon John B. Gates, Esquire, attorney for condemnees. A copy of the aforesaid notice together with return receipt and receipts for mailing is hereunto attached and made a part hereof.

10. Attached hereto and made a part of this report is the affidavit of Joseph A. Dague as to the mailing of the notices of intent to file this report. All of which is respectfully submitted, s/ Ward Reese, Ernest Baum, and Joseph A. Dague.

STIPULATION:

WHEREAS the parties hereto and their attorneys are desirous of holding a view on the subject premises on December 1, 1965, at the hour of 1:30 o'clock p.m., and,

WHEREAS there is insufficient time to give notice of the view in accordance with the Eminent Domain Code of 1964, if the same is to be held on the above date,

NOW THEREFORE it is stipulated and agreed that notice of view and the time requirements of laws applicable to such notice are waived and it is further stipulated and agreed that the viewers appointed by the court in this matter shall conduct their view at the above time and place. s/ W. Albert Ramey, and John B. Gates, Attorneys.

RECOMMENDED FINDINGS OF FACT:

- 1. That the Condemnees are the owners of the premises described in the Petition for the Appointment of Viewers.
- 2. That the Condemnees along with William S. and Alice R. Wilson, were the common owners of a twenty-foot private cinder alley running between the respective properties.
- 3. The said private alley referred to above cannot be taken or materially interfered with, without just compensation. 372 Pa. 148; 399 Pa. 266.
- 4. The Condemnees by virtue of their property abutting on Moose Creek had riparian rights in the said Moose Creek.
- 5. Riparian rights are property rights for which compensation is guaranteed when taken. 13 Pa. Law Encyclopedia 257.
- 6. The best use of the premises was for residential purposes.
- 7. That the real estate appraisers appearing on behalf of the Condemnors had never bought or sold property

CONTINUED FROM PAGE 581, RE: CLAIR A. GUELICH, al.

in the area of the Condemnees' property for any private individual or firm.

8. That the expert witnesses appearing on behalf of the Condemnors are captive real estate appraisers and considered only such information as requested by the Pennsylvania Department of Highways.

9. The Michael Stevens Guide, being the basis of reproduction costs as used by the Expert witnesses of the Condemnor, has no particular reference to the precise area in which the Condemnees' property is located and is not conclusive.

10. The Condemnors' witness contradicted each other with respect to the comparable properties being considered. Witness Manno stated there were no comparable properties upon which to base a valuation of the improvements on the Condemnees' property. Respectfully submitted, s/ John B. Gates.

BOARD OF VIEW, SCHEDULE OF COSTS TO BE PAID BY CLEARFIELD COUNTY.

Payable to Ward Reese, Frenchville, R.D., Pennsylvania

2½ days at \$35.00 per day	\$87.50	
Mileage - 4 trips to Clearfield	<u>16.00</u>	\$103.50

Payable to Ernest P. Baum, DuBois, Pennsylvania

2½ days at \$35.00 per day	\$87.50	
Mileage - 4 trips to Clearfield	<u>16.00</u>	\$103.50

Payable to Joseph A. Dague, Clearfield, Pennsylvania

4 days at \$35.00 per day	\$140.00	
Postage on certified mail,		
3 phone calls to DuBois and		
stationery including 12 verifax		
copies	<u>4.35</u>	\$144.35

APRIL 21, 1966, Praeipce filed by John B. Gates.

The viewers report having been filed and no appeal having been filed within thirty (30) days from filing date, the Prothonotary is directed to enter Judgment in favor of Condemnees and against the Commonwealth of Pennsylvania in accordance with award in said viewers report in the above case, as per section 515, Eminent Domain Code by John B. Gates, Attorney for Condemnees.

Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Four Thousand, Four Hundred Ninety Five and No/100 Dollars, with Interest and Costs, in accordance with the AWARD of Viewers.

Debt \$4,495.00

Interest from May 20, 1965

Judgment.

*Archie Hill*  
Prothonotary

JUNE 10, 1966, PRAECIPE, filed by John B. Gates, Attorney for Claimants

NOW, June 8, 1966, having received check of the Commonwealth of Pennsylvania, dated June 3, 1966, payable to Clair A. and Thelma F. Guelich, in the amount of \$4,764.00, being the balance of the amount of the award, a partial payment in the amount of \$8,100.00 having been made on March 19, 1965, and accepted in full payment for the amount of the award and interest to date, the Prothonotary is directed to mark the Viewers' Award satisfied and the proceedings, discontinued, settled and paid in full upon receipt of payment of Costs. /s/ John B. Gates, Attorney for Claimant

We, the undersigned claimants, approve of the directions to the Prothonotary in the foregoing Praeipce, and join therein and release the Commonwealth of Pennsylvania, Department of Highways, from any further claim growing out of the above captioned proceedings. /s/ Clair A. Guelich and Thelma F. Guelich.

Record costs in the sum of \$41.00 have been paid in full by W. Albert Ramey, Attorney for the Commonwealth, this case is this date marked, Satisfied, Settled and Discontinued.

CONTINUED FROM PAGE 580, - No. 2 NOVEMBER TERM, 1965 CONDEMNATION CARNS BROS.

BOARD OF VIEW, SCHEDULE OF COST TO BE PAID BY CLEARFIELD COUNTY.

Payable to Ward Reese, Frenchville, Pa.		
2½ days at \$35.00 per day	\$87.50	
Mileage - 3 round trips to Clearfield	<u>12.00</u>	\$99.50

Payable to Roland R. Bechtel, DuBois, Pa.		
2½ days at \$35.00 per day	\$87.50	
Mileage - 3 round trips to Clearfield	<u>12.00</u>	\$99.50

Payable to L. R. Brockbank, Esquire, DuBois, Pa.		
3½ days at \$35.00 per day (I am charging only for 3½ days, although much more time than this' was required to do the detailed work involved, including sending out Notices of Hearing for three different times for three different date, when one Notice should have been sufficient).	\$122.50	

Mileage - 3 round trips to Clearfield	12.00	
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Miscellaneous Expenses - including Postage and Certified Mail for the three sets of Notices sent and 56 photostat copies of Notices and Report of Board of View - actual cost	<u>6.35</u>	\$140.85
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Schedule of Costs to be paid by Clearfield County, certified to the County Comptroller.

SEPTEMBER 16, 1966, NOTICE OF FILING OF SUPPLEMENTAL REPORT OF BOARD OF VIEW.

Enclosed herewith you will find Supplemental Report of Board of View in the above-captioned matter. This Supplemental Report and the original Report shall be filed of record in the Office of the Prothonotary of the Court of Common Pleas of Clearfield County on Friday, September 16, 1966. The Supplemental Report and the original Report shall become final unless and appeal therefrom is filed within thirty days from the date the Supplemental Report and the original Report is filed. s/ L. R. Brockbank, Member, Board of View.

SEPTEMBER 16, 1966, SUPPLEMENTAL REPORT OF BOARD OF VIEW ON REQUEST FOR FINDINGS OF FACT AND CONCLUSIONS OF LAW, filed.

The undersigned, L. R. Brockbank, Ward Reese, and Roland E. Bechtel, Board of View, respectfully reports:

In the Report of the Board of View which was prepared and a copy delivered to all interested parties, there were no rulings by the Board included as to the fourteen written requests by Joseph J. Lee, Attorney for Condemnees, and the Board was requested by Mr. Lee that the Report should not be filed until these additional rulings were taken care of by the Board. This is permissible in accordance with Paragraph 1-511 (9).

As the result of the above request, the Board of View conducted a meeting for this purpose on Wednesday, August 31, 1966, at 9:00 o'clock A.M., in the Law Offices of L. R. Brockbank, DuBois, Pennsylvania, at which all Viewers were present. A copy of Mr. Lee's request is attached, and the Board's answers in the same numerical sequence are also attached.

The Supplemental Schedule of Viewers' Costs to be paid by Clearfield County is also attached hereto.

Ten-day notice of the intent to file this Report and the Original Report is served upon the Attorneys for the Condemnor and Condemnees.

All of which is respectfully submitted. BOARD OF VIEW, s/ L. R. Brockbank, Ward Reese, and Roland E. Bechtel.

PROPERTY OWNERS' REQUEST FOR FINDINGS OF FACT AND CONCLUSIONS OF LAW, filed.

The Viewers in the above entitled matter are requested to make the following Findings of Fact:

(1). That the property involved consisted originally of 21.78 acres and was owned at the time of the taking by the following persons or entities in the indicated proportions:

Carns Bros., Inc., undivided 2/3  
Margaret Gill, undivided 1/12  
Helen Brady, undivided 1/12  
Betty Carter, undivided 1/12  
Robert Carter, undivided 1/12

(2). At the time of the taking the highest and best use of the subject premises was for a residential housing development.

(3). At the time of the taking the entire acreage was readily accessible from Turnpike Avenue Extension.

(4). At the time of the taking the cost of bridging the creek which ran through the property at its then location was \$6,000.00 less than the cost of bridging the creek as relocated by the construction project.

(5). That there are many properties which can be used as comparables as cited by experts for both the property owners and the Commonwealth among which are the following:

Schnars to Leavy, 7/27/59 - \$2465.00 per acre.  
Schnars to Houser, 8/27/60 - \$3478.00 per acre.  
Boyce to Barharach, 7/8/63 - \$7843.00 per acre.  
Boyce to Bacharach, 10/8/64 - \$1250.00 per acre.  
Hile to Wilson, 10/28/60 - \$26.78.00 per acre.  
Hile to Rowles, 5/25/63 - \$2826.00 per acre.  
Hile to Moyer, 5/24/56 - \$2272.00 per acre.  
Hile to Tobias, 1961 - \$1400.00 per acre.

(6). At the time of taking the property had water and sewer lines.

(7). After the taking the balance of the property lying on the northwest side of the new highway was deprived of available sewage and water without the expenditure of consideration sums in drilling under the highway for water and sewer lines.

(8). That prior to the taking the 21 acres 78 perches had a value of \$20,150.00.

(9). That after the taking the entire property had a value of \$7394.00.

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CONTINUED FROM PAGE 583, - NO. 2 NOVEMBER TERM, 1965 CONDEMNATION CARNES BROS.

- (10). That the 4.92 acres actually condemned had a value immediately before the taking and unaffected thereby of \$5904.00, computed on the basis of \$1200.00 per acre.
- (11). That the .65 acre adjoining the property condemned being ten feet side at its narrowest point on the southwest side of the new highway and 110 feet side at its widest part, had a value immediately before the taking and as unaffected thereby of \$780.00 and is now of no value.
- (12). That the remaining acreage lying to the north and east of the highway and relocated stream consisting of 5.06 acres of level land had a value immediately prior to the taking and as unaffected thereby of \$6072.00 computed at the rate of \$1200.00 per acre; and immediately after the taking and as affected thereby, no value.
- (13). That the property owners have been damaged to the extent of \$12,756.00.
- (14). That detention damages be calculated from May 20, 1964. s/ Joseph J. Lee.

BOARD'S ANSWERS:

1. The Highway map shows 21.5 acres. The ownership in our original Report is the same.
2. This is not probable with five (5) owners and no written agreement among them.
3. There is 325.1 feet bordering on Turnpike Avenue, which makes the acreage accessible from Turnpike Avenue Extension.
4. If a bridge over Moose Creek at its location before condemnation had been contracted for, it is very unlikely the contractor would honor the contract price at its present location.
5. All the Viewers acknowledge that there are many properties that can be used as comparables; however, all of the circumstances of sale of such comparables were not presented to the viewers nor taken into consideration.
6. All the Viewers acknowledge that water and sewer lines ran through the subject's property at the time of the taking.
7. All the Viewers acknowledge that after construction the accessibility of water and sewer lines would most likely have to be by drilling under the highway to benefit the Northeast part of the property. They also believe that the Northeast part had very little value before the taking and about the same value now; and that the development cost before the taking and after the taking would both be prohibitive.
8. All the Viewers disagree with this.
9. All the Viewers disagree with this.
10. All the Viewers disagree as to the figure of \$5,954.00 mentioned therein.
11. All the Viewers agree that the present value may not be as great as the prior value, but all the Viewers disagree as to the figure of \$780.00 mentioned therein.
12. All the Viewers disagree with all parts of this paragraph.
13. All the Viewers disagree with all parts of this paragraph.
14. All the Viewers disagree with this paragraph, and all are of the opinion that the detention damages should be calculated from November 18, 1965.

BOARD OF VIEW, SUPPLEMENTAL REPORT, SCHEDULE OF COST TO BE PAID BY CLEARFIELD COUNTY

Payable to Ward Reese, R. D # , Frenchville, Pa.

½ day for Supplemental Report Meeting held at L. R. Brockbank Law Office, DuBois, Penna. on August 31, 1966 at \$35.00 per day	\$17.50	
Mileage - round trip Frenchville, to DuBois 80 miles at 10¢ per mile	<u>8.00</u>	\$25.50

Payable to Roland E. Bechtel, DuBois, Pa.  
 ½ day for Supplemental Report Meeting held at L. R. Brockbank Law Office, DuBois, Penna. on August 31, 1966, at \$35.00

17.50	
<u>None</u>	\$17.50

Payable to L. R. Brockbank, Esquire, DuBois, Pa.  
 ½ day for meeting at my office; also ½ day for compiling Supplemental Report (and I used more time than this) total - 1 day at \$35.00 per day  
 Mileage - None - meeting held in DuBois  
 Photostat copies: Request for Findings of Fact and Conclusions of Law by Joseph J. Lee, Attorney for Condemnees - 16 pages; Board's Answer to Mr. Lee's Request - 24 pages; Notice of Filing of the Supplemental Report - 8 pages - or a total of 48 pages at 5¢ each  
 Postage - for mailing Supplemental Report to four interested parties at 10¢ each

35.00	
None	
2.40	
<u>.40</u>	\$37.80

Schedule of Costs to Be Paid by Clearfield County, certified to County Controller.

SEPTEMBER 29, 1966, APPEAL filed by Joseph J. Lee.

Defendant property owners, by counsel, hereby appeal from the Viewers Report lately filed in the above entitled proceedings, and in accordance with the Act of June 22, 1964, Special Sessions, P.L. (26P.S. 1-101 et, seq.), and state as follows:

- (1). Appellants are Carns Bros., Inc., Margaret Gill, Helen Brady, Betty Carter, and Robert Carter.
- (2). The parties for whom this appeal is filed owned at the time of the taking, fee title to 21 acres 78 perches situate in Lawrence Township, out of which the Commonwealth of Pennsylvania Department of Highways, took for highway purposes, approximately 4.92 acres lying between Stations as captioned.
- (3). This is and appeal from proceedings as captioned and filed to the above para and number - being the Report of the Board of View and Supplemental Report thereof which were filed on September 16, 1966.
- (4). The Appellants file the following objections to the Viewers Report:
  - (a). Paragraph 10 of the original Report in its entirety.
  - (b). Paragraph 11 of the original Report in its entirety.
  - (c). The failure of the Board of View to affirm the property owners request for Findings of Fact and Conclusions of Law as set forth in the Board's answers thereto in the supplemental Report, and the amount of the award.

(d). The conclusion that detention damages should be calculated from November 18, 1965 rather than from May 20, 1964 in accordance with the State Highway Law. Respectfully submitted  
 Joseph J. Lee, Attorney for Carns Bros., Inc. Margaret Gill, Helen Brady, Betty Carter and Robert Carter



