

Clearfield Wholesale
Paper & Notions Co., Inc.
213 N. 4th Street
Clearfield, Pa.

D. S. B. -- DATED FEBRUARY 13, 1967

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 Hundred Ninety Six
and 78/100 Dollars, with Interest, Attorney's Commission,
Cost of Suit, Release of Errors, Waiving Stay, Inquisi-
tion and Exemption.

February 16
9:00 AM EST

112

Debt \$596.78

Atty Comm. 10%

Interest from February 13, 1967

Filed and Entered by Plaintiff, February 16, 1967

Judgment.

Volk's Meat Market
Joseph E. Volk
Frances Volk
Steiner Terrace
Philipsburg, Pa.

Archie Hill

Prothonotary

~~AND FOR~~ *July 7 1969* ~~having~~
~~received payment full of debt, interest, and~~
~~costs on this judgment, I hereby direct same~~
~~to be applied to the balance of the account of~~
~~Clearfield Wholesale Paper & Notions Co.~~
~~by~~ *C. H. Pittsford*
~~Archie Hill~~
Prothonotary

Pro. By Plff 5.00
Pro By Plff 3.00

Gleason
Cherry &
Guido

RAYMOND EDWARD CLINTON

113

VELMA MAE CLINTON

Pro.	By atty	7.00
Atty		3.00
Pro.		10.00
Pro.		1.00
Master		91.72
Clfd Co. Bar		10.00

FEBRUARY 16, 1967, COMPLAINT IN DIVORCE, filed. One copy certified to Attorney .

MARCH 7, 1967, CONSTABLE'S RETURN, filed.
Now, February 22, 1967, at 12:05 A.M. E.S.T., served VELMA MAE CLINTON, at her place of employment, to wit, Jeffers Electronics Company, Hoover Avenue, DuBois, Clearfield County, Pennsylvania, with a true and attested copy of the within Complaint in Divorce, No. 113 February Term, 1967, by handing the same to and leaving with her personally, and making known to her the contents thereof. So Answers, Joseph J Donahue, Constable.

APRIL 22, 1971, PRAECIPE FOR APPOINTMENT OF MASTERS, filed.

AND NOW, April 12, 1971, RAYMOND EDWARD CLINTON, Plaintiff in this action, moves for the appointment of a Master in this action, the Defendant having been served with a certified copy of the original Complaint in Divorce, and more than twenty (20) days having elapsed since said service, No Answer has been filed or appearance entered by the Defendant. /s/ Anthony S. Guido, Attorney for Plaintiff.

ORDER FOR APPOINTMENT
AND NOW, this 12th day of April, 1971, upon Praecipe filed by ANTHONY S. GUIDO, Attorney for Plaintiff, the Court does hereby appoint David E. Blakley, Esq., Master in the above stated case to take testimony and report the same to the court with form of suggested Decree. BY THE COURT, John A. Cherry, President Judge.

MAY 3, 1971, MASTERS REPORT, filed.

Now, the 3rd day of May 1971, the report of the Master is acknowledged. We approve his findings and recommendations.

We, therefore, DECREE that Raymond Edward Clinton be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between himself and VELMA MAE CLINTON.

#727 - Transf to Reg. Acct \$145.00
\$145.00 Paid by Attorney

Master \$90. Serv.	1.72
#3578 - David E. Blakley	\$91.72
#3579 - Clfd Co. Bar	10.00
#3580 - Anthony S. Guido	32.28
Prothonotary	11.00
	<u>\$145.00</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 plaintiff. By the Court, John A. Cherry, President Judge.

<p>February 16 9:35 AM EST</p>	<p>Community Consumer Discount Company, DuBois, Penna.</p> <p>114</p> <p>Emery L. Salada Audrey M. Salada 140 Maloney Road DuBois, Penna.</p> <p>Pro by Plff 4.50 <i>pro by Plff</i> 1.50</p>	<p><u>D. S. B. --- DATED FEBRUARY 15, 1967</u></p> <p>Payable In Installments</p> <p>By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand, Four Hundred Forty and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Sty, Inquisition and Exemption.</p> <p>Debt \$1440.00</p> <p>Atty Comm 15%</p> <p>Interest from February 15, 1967</p> <p>Filed and Entered by Plaintiff, February 16, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now 29 day of Dec 1967 By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Cecilia Ibrida</i> Prothonotary</p>
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<p>February 16 9:50 AM EST</p>	<p>Brookline Savings and Trust Company 820 Brookline Blvd. Pittsburgh, Penna.</p> <p>115</p> <p>Robert Smeal Irene Smeal a/k/a Ilene Smeal Box 31, Irvona, Penna.</p> <p>Pro by Plff 4.50 <i>Pro by Plff</i> 3.00</p>	<p><u>D. S. B. --- DATED JANUARY 3, 1967</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 Two and 76/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1982.76</p> <p>Atty Comm 20%</p> <p>Interest from January 3, 1967</p> <p>Filed and Entered by Plaintiff, February 16, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now 30 day of Aug 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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Gleason,
Cherry &
Guido

Union Banking & Trust
Company
DuBois, Penna.

D. S. B. --- DATED FEBRUARY 14, 1967

Payable On Demand

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

February 14
10:00 AM EST

116

Ralph Gamble a/k/a
Ralph Gamble, Jr.
Frances Gamble
R. D. #1, DuBois, Penna.

Debt \$3630.00
Atty Comm 10% 363.00 \$3993.00
Interest from February 14, 1967

Filed and Confessed by Attorneys, February 16, 1967
Judgment.

Pro by Atty 4.50
Atty 3.00

Pro by Atty 3.00

Archie Hill

Prothonotary

And Now, 13 May 1971, paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

Community Consumer
Discount Company
Clearfield, Penna.

D. S. B. --- DATED FEBRUARY 15, 1967

Payable In Installments

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 Two
and 00/100 Dollars, with Interest, Attorney's Commission,
Cost of Suit, Release of Errors, Waiving Stay, Inquisi-
tion and Exemption.

Febraury 16
10:15 AM EST

117

Cleo Armstrong
Lawrence Armstrong
Burnside, Penna.

Debt \$1602.00
Atty Comm 10%
Interest from February 15, 1967

Filed and Entered by Plaintiff, February 16, 1967
Judgment.

Pro. by Plff 4.50

Pro By Plff 3.00

Archie Hill

Prothonotary

And Now, 9th day of February 1968 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

Gleason,
Cherry &
Guido

Union Bankin & Trust Co.
DuBois, Pa.

D. S. B. -- DATED FEBRUARY 14, 1967

Payable On Demand

By Virtue of Power of Attorney hereunto annexed,
Gleason, Cherry & Guido, 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 and No/100 Dollars, with Interest, Attorney's
Commission, Cost of Suit, Release of Errors, Waiving
Stay, Inquisition and Exemption.

February 16
10:32 AM EST

118

Debt \$2600.00
Atty Comm. 260.00 \$2860.00
Interest from February 14, 1967
Filed and Confessed by Attorneys, February 16, 1967
Judgment.

William R Spicher
Geraldine Spicher
318 E Weber Ave.
DuBois, Pa.

Archie Hill

Prothonotary

Pro. By Atty 4.50
Atty 3.00
Pro By Plff 3.00

And Now, 23 day of Mar 1970 paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

CONTINUED FROM PAGE 163 NO. 391 FEBRUARY TERM, 1967 COMMONWEALTH to USE JOHN R. CRAGO INC. vs INDYK BROS. al

accounts, reckonings, claims and demands whatsoever, for or by reason thereof, or of any other act, matter cause or thing whatsoever.

Witness the due execution hereof this 18th day of January in the year of our Lord, one thousand nine hundred and seventy-two. s/ JOHN R. CRAGO, INC by Richard J. Cook President.

JANUARY 19, 1972 PRAECIPE, filed.

Please mark the above satisfied and discontinued upon payment of costs.

January 19, 1972

Record costs in the sum of \$51.95 have been paid in full by Edward T. Kelley,

This case as of this date has been marked satisfied and discontinued

Litke &
Gettig

NATIONAL FIRE HOSE CORP.

FEBRUARY 16, 1967, COMPLAINT IN ASSUMPSIT, filed. One
copy certified to the Sheriff.

MARCH 22, 1967, SHERIFF'S RETURN, filed.

Now, March 18, 1967, after diligent search and inquiry,
the within named Fire Protection Sales & Service is not
found in my bailiwick. I hereby return this Complaint
"not found" as to Fire Protection Sales & Service. So
Answers, William Charney, Sheriff.

119

FIRE PROTECTION SALES
AND SERVICE

Pro. By *atty* 5.00

Atty 3.00

Shff By atty 7.75

Maine & Fennell

EDITH L. HIGHT

FEBRUARY 16, 1967, COMPLAINT IN ASSUMPSIT, filed. One copy certified for Mr. David Blakley Sheriff.

March 15, 1967, One copy certified to the Sheriff.

MARCH 29, 1967, SHERIFF'S RETURN, filed.

March 16, 1967, William Charney, Sheriff deputized the Sheriff of Allegheny County

120

Personally appeared before me, Frank Large, a Deputy for William H. Davis, Sheriff of Allegheny County, Pennsylvania, who being duly sworn according to law deposed and says that on the 22nd day of March 1967 at 11:00 A.M. he served Pugh Brothers Jewelry Company by serving J. R. Pauh, President, Personally at No. 409 Smithfield Street City of Pittsburgh, Allegheny County, Pennsylvania, with a true and attested copy of the within writ Complaint in Assumpsit, #120 February Term, 1967, by handing the same to and leaving with Him, the said J. R. Pugh, Personally, President of Pugh Brothers Jewelry Company and making known to him the contents thereof. So Answers William H. Davis, Sheriff Allegheny County, Pennsylvania.

David E. Blakley
Gilbert E. Morcroft

PUGH BROTHERS JEWELRY COMPANY

Now, March 22, 1967, served the within Complaint in Assumpsit on Pugh Brothers Jewelry Company by deputizing the Sheriff of Allegheny County. Return of service of William H. Davis, Sheriff of Allegheny County is hereto attached and is made part of this return of service. So Answers, William Charney, Sheriff.

APRIL 24, 1967, DEFENDANT'S ANSWER and NEW MATTER, FILED BY David E. Blakley

Pro. By Atty 5.00

April 19, 1967, Service of the defendants Answer and New Matter is hereby Accepted. s/ Maine & Fennell Attorneys for Plaintiff.

Atty 3.00

Shff Charney By atty 7.50

MAY 15, 1967, PLAINTIFF'S REPLY TO NEW MATTER, filed by Maine & Fennell

Shff Davis By atty 12.75

Now this 15th day of May, 1967, Service accepted on behalf of Defendant. Blakley & Ammerman By Davis S. Blakley.

Pro. 2.00

October 19, 1967, PRAECIPE TO PLACE CASE ON TRIAL LIST, filed by Maine and Fennell

Pro. *By Atty* 2.00

You are hereby directed to list the above captioned case for trial at the next term of trial court. Attorneys for Plaintiff, Maine and Fennell, by s/ Robert V. Maine

Pro. *By atty* 2.00

Pro. 4.00

Pro. 2.00

JANUARY 30, 1968, CAUSE REACHED, TRIAL ORDERED. JURY CALLED AND SWORN, as follow to wit: ~~twelve good and lawful citizens of the County~~ Mrs. Jean Hubler, Robert Shaw, Kathryn M. Hess, Arthur A. Mobert, Charles E. Bloom, Ivan Pierce, Stanley Sekula, Raymond Barone, William B. Ross, David W. Griffith and Rita M. Lanich, twelve good and lawful citizens of the County who after hearing the proofs and allegations and being charged by the Court --

#1244 - Maine & Fennell

\$32.25

February 1, 1968, Plaintiff's Points for Charge, filed February 1, 1968, Defendant's Points for Charge, filed

And now to wit: February 1, 1968, we, the Jurors empanelled in the above entitled case, find A Verdict in Favor For Edith L. Hight, the Plaintiff Full amount Rent, Interest and Utilities for \$6,682.30. s/ William B. Rose, Foreman

VERDICT IN FAVOR OF THE PLAINTIFF IN THE SUM OF \$6,682.30

FEBRUARY 7, 1968, praecipe, filed by Maine & Fennell.

You are hereby directed to mark the above case settled, discontinued and ended upon payment of record costs.

Record costs in the sum of \$40.25 having been paid in full by Blakley & Ammerman, for the defendant, this case is marked settled, discontinued and ended.

SETTLED DISCONTINUED AND ENDED

<p>Maine & Fennell</p>	<p>Laverne Jaques and Jane Jaques</p> <p>121</p>	<p>FEBRUARY 16, 1967, COMPLAINT IN ASSUMPSIT, filed. One copy certified for Attorney Clarence R Kramer.</p> <p>Now February 20, 1967, Served on me by copy, Clarence R. Kramer, Attorney for defendant, Lloyd C. Haines, individually and not as attorney for any firm or company.</p> <p>MARCH 9, 1967, DEFENDANT'S ANSWER, filed, by Clarence R Kramer</p> <p>Service accepted on the within Answer this 9th day of March, 1967. Maine & Fennell by Ervin S Fennell, Jr. Attorneys for Plaintiffs.</p> <p>MARCH 13, 1967, MOTION FOR JUDGMENT ON PLEADINGS, filed.</p> <p>Maine and Fennell, Attorneys, by Ervin S. Fennell, Jr., Esquire, now moves your Honorable Court for Judgment on the pleadings in the above captioned matter and hereby assigns the following reasons therefor:</p> <p>1. Paragraph 4 of defendant's Answer admits that the plaintiffs did loan \$1,500.00 to defendant.</p> <p>2. Paragraph 5 of the defendant's Answer admits that a payment of \$50.00 toward the said indebtedness was made by defendant's attorney on December 21, 1964.</p> <p>3. Paragraph 8 of defendant's Answer states that the plaintiffs are not justified in presenting a claim for repayment due to defendant's impoverished condition.</p> <p>4. The Answer is vague, indefinite and not responsive and in any event if the facts alleged in the said Answer were proven they would still not constitute an adequate defense against plaintiff's claim.</p> <p>WHEREFORE, Plaintiff's move the Court to enter a Judgment in favor of the plaintiffs and against the defendant for the amount requested in plaintiffs' Complaint. MAINE AND FENNEL, s/ Ervin S. Fennell, Jr., Attorneys for plaintiffs.</p> <p>Now, March 15, 1967 served on me by Copy, Clarence R. Kramer, Attorney for Defendant.</p> <p>March 21, 1967, ORDER, filed.</p> <p>NOW, March 21, 1967, the plaintiffs having filed Motion for judgment in favor of plaintiffs and against the defendant upon the pleadings; and upon argument had, it having been acknowledged that there is insufficient defense to the same; it is hereby ORDERED AND DECREED that the said Motion be granted and that judgment be entered in favor of the plaintiffs and against the defendant for the amount of \$1,263.56, with interest thereon at the legal rate, from January 24, 1967. BY THE COURT, John A. Cherry, President Judge</p>
<p>Clarence R Kramer</p>	<p>LLOYD C. HAINES, Individually and trading and doing business as LLOYD C. HAINES COMPANY</p> <p>Pro. By atty 5.00 Atty 3.00 Pro. By CRK 2.00 Pro. 2.00 Pro. 3.50 Pro. 3.50</p>	<p>Judgment is entered in favor of the plaintiffs and against the defendant in the amount of One Thousand Two Hundred Sixty-three and 56/100, with interest and costs</p> <p>Debt \$1,263.56</p> <p>Interest from January 24, 1967.</p> <p style="text-align: center;"><i>Archie Hill</i> Prothonotary</p>

<p>February 16 2:01 PM EST</p>	<p>County National Bank Clearfield, Pa.</p> <p>122</p> <p>Mervyl Yeager Kathryn Yeager RD 1, Box 215 Woodland, Pa.</p> <p>Pro. By Deft 4.50</p>	<p><u>D. S. B. -- DATED FEBRUARY 16, 1967</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 Ninety Two and 10/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$3492.10</p> <p>Atty Comm. 10%</p> <p>Interest from February 16, 1967</p> <p>Filed and Entered by Plaintiff, February 16, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p>
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<p>February 16 2:40 PM EST</p>	<p>Budget Plan Consumer Discount Company State College, Pa.</p> <p>123</p> <p>Wayne Potter Helen L Potter Frenchville, Pa.</p> <p>Pro. By Plff 4.50 <i>Do by P/ff 3.00</i></p>	<p><u>D. S. B. -- DATED FEBRUARY 9, 1967</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 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 \$4800.00</p> <p>Atty Comm. 10%</p> <p>Interest from February 9, 1967</p> <p>Filed and Entered by Plaintiff, February 16, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, <i>25</i> day of <i>June</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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Johnston & Hanak

Philips Consumer Discount Company
Front & Pine Streets
Philipsburg, Pa.

D. S. B. -- DATED FEBRUARY 8, 1967

Payable In Installments

By Virtue of Power of Attorney hereunto annexed, Johnston and Hannak, 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 Seventy and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

February 17 124
10:00 AM EST

Debt \$2370.00

Atty Comm.

Interest from February 8, 1967

Filed and Confessed by Attorneys, February 17, 1967 Judgment.

Arlene Lumadue
RD 1, Box 229B
Houtzdale, Pa.

Archie Hill
Prothonotary

Pro. By Atty 4.50
Atty 3.00
Pro by Cliff 3.00

And Now, *30 Jan 1974* paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Raymond D. Thurston*
Prothonotary

Community Consumer Discount Company
DuBois, Pa.

D. S. B. -- DATED FEBRUARY 16, 1967

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 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.

February 17 125
10:16 AM EST

Debt \$2448.00

Atty Comm. 15%?

Interest from February 16, 1967

Filed and Entered by Plaintiff, February 17, 1967

David A Logan
Marjorie R Logan
330 Tozier Ave.
DuBois, Pa.

And Now, *1* day of *July 68* Judgment by paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*
Prothonotary

Archie Hill
Prothonotary

Pro. By *Cliff* 4.50
Pro by B & A 3.00
Pro by Cliff 3.00

APRIL 18, 1968, POSTPONEMENT OF LIEN OF JUDGMENT, filed.

KNOW ALL MEN BY THESE PRESENTS, that we, Community 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

that certain lot known as Lot No. 58 as per George Schwem's Addition to DuBois Borough, situate in the City of DuBois, County of Clearfield and State of Pennsylvania, bounded and described as follows, to wit:

BEGINNING at a post at corner of Lot No. 57 in the said George Schwem Addition; thence along said lot No. 57, South one hundred ninety (190) feet to a post at an alley; thence along said alley North 82° West, fifty (50) feet to a post; thence North one hundred ninety (190) feet to Tozier Avenue; thence along said Tozier Avenue, fifty (50) feet to post and place of beginning. Having erected thereon a two-story frame dwelling house known as 330 Tozier Avenue.

Smith,
Smith &
Work

CARROLL N. COWDER

FEBRUARY 17, 1967, COMPLAINT IN TRESPASS, filed. One
copy certified to Sheriff.

March 22, 1967, SHERIFF'S RETURN, filed.

Now, March 17, 1967, after diligent search and
inquiry, the within named Ella Hubler is not found in my
bailiwick. I hereby return this Complaint "not found"
as to Ella Hubler. So Answers, William Charney, Sheriff.

127

ELLA HUBLER

Pro.	By atty	5.00
Atty		3.00
Shff	By atty	3.75

John K.
Reilly, Jr.

Lorana Hipps

FEBRUARY 18, 1967, PRAECIPE FOR WRIT OF REPLEVIN, filed.

Writ of Replevin without bond issued to the Sheriff to replevy, All tools, adding machine and 1961 Ford Falcon, 4 door Sedan - Vehicle No. 1H125192213.

131

Lucretia Condon

Pro	<i>By atty</i>	6.00
Atty		3.00

<p>February 18 11:45 AM EST</p>	<p>County National Bank Clearfield, Pa.</p> <p>132</p> <p>William H Jenkins Addie S. Jenkins</p> <p>Pro. By Deft 4.50 <i>As by def 3.00</i></p>	<p><u>FEBRUARY 18, 1967, D.S.B. -- DATED FEBRUARY 18, 1967</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 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 \$3750.00</p> <p>Atty Comm. 10%</p> <p>Interest from February 18, 1967</p> <p>Filed and Entered by Plaintiff, February 18, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <i>24</i> day of <i>Jan</i> 19 <i>75</i> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <i>[Signature]</i> Prothonotary</p>
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CONTINUED FROM PAGE 14, No. 408 February Term, 1967, COMMONWEALTH OF PA., DPW-vs-JAMES F. DALLEN

JANUARY 22, 1969, RELEASE FROM LIEN OF JUDGMENT, filed.

KNOW ALL MEN BY THESE PRESENTS, that THE Department of Public Welfare the plaintiff named in the above entitled judgment, for and in consideration of the sum of \$150.00 Dollar, lawful money of the United States, to it paid by the defendants above named, the receipt whereof is hereby acknowledged, do hereby forever acquit, exonerate, discharge and release from the lien of the above entitled judgment, the following described property, to-wit:

ALL that certain lot or piece of ground situate in Kerr Addition in the Township of Lawrence, County of Clearfield and State of Pennsylvania, bounded and described as follows:

BEGINNING at a post at the northwest corner of Patton Street and a sixteen (16) foot alley; thence by said alley south eighty four (84) degrees east one hundred and forty (140) feet to a post; thence in a southerly direction on a line parallel with Patton Street seventy five (75) feet to a post, at corner of lot conveyed to Albert C. Bowman and Lula M. Bowman, husband and wife; thence by said lot north eighty-four (84) degrees west on a line parallel with Kerr Avenue one hundred and forty (140) feet to post on Patton Street; thence by Patton Street in a northerly direction seventy five (75) feet to post corner and place of beginning.

And it is further agreed that the plaintiff above named will not look to the said above mentioned and described premises or any part thereof, for payment of any part of the principal and interest of said above entitled judgment, now or hereafter to become due, or in any way disturb, molest, put to charge or damage, the present or any future owner or owners, occupier or occupiers of the said above mentioned and described premises, or any part or portion thereof, for or by reason of the said judgment, or any matter, cause or thing thence accruing or to arise: Provided, that nothing herein contained shall affect the said judgment or its legal validity, so far as respects all other lands and tenements of the said defendants situate in the County aforesaid, which are not herein expressly exonerated therefrom.

IN WITNESS WHEREOF, the Commonwealth of Pennsylvania, Department of Public Welfare, has caused this release to be executed by Edgar R. Casper, Deputy Attorney General, and has caused its seal to be affixed hereto this 16th day of Dec., A.D., 1967. COMMONWEALTH OF PENNSYLVANIA, DEPARTMENT OF PUBLIC WELFARE, s/ Edgar R. Casper, Deputy Attorney General.

In Re: Commitment of
Charles Slother
an Inebriate

133

Pro
Pro.

5.00
3.50

MARCH 3, 1967, PETITION FOR COMMITMENT, filed (Under Section 326 (a) (1) or (a) (5) Mental Health Act of 1951, as amended).

WHEREFORE, your petitioner prays your honorable Court to commit said Charles Slother to Warren State Hospital. And he will ever pray.

ORDER FOR COMMITMENT, filed.

And now, this 20th day of February 1967, upon consideration of the within petition and certificates there- to attached for the commitment of the above named person to Warren State Hospital, and being satisfied that said person is and inebriate. I hereby approve the same and direct that the said persona named therein be committed to the Warren State institution there to remain until he shall have recovered or shall have been removed according to law; and this shall be sufficient warrant for said commitment.

And it is further ordered that the cost of maintain- ing said patient at said Warren State insititution shall be paid in accordance with section 701 of the mental health act of 1951, as amended.

And it is further ordered that the Charles Slother pay the costs of this proceeding including the expense of removing the said mental patient to the said insti- tution, and the maintenance charges, and that shall be reimbursed for all of the above expenditures by Charles Slother. John A. Cherry, J.

MAY 11, 1967, ORDER, filed.

NOW, May 11, 1967, upon report and direction of the Warren State Hospital, it is hereby ORDERED that the said Charles Slother be released from said Warren State Hospital for the purpose of being admitted to the Veterans' Administration Hospital, Leech Farm Road, Pittsburgh, Pennsylvania, on May 25, 1967. BY THE COURT, JOHN A. CHERRY, President Judge.

Joseph M. Colavecchi

LEE J. GRAY
ROBERT F. GRAY
RICHARD GRAY, JR.
New Millport, Penna.

February 20
8:45 AM EST

134

LANNY L. BLOOM
BONNIE E. BLOOM
New Millport, Penna.

Pro by Atty 4.50
Pro by Def 3.00

D. S. B. --- DATED FEBRUARY 18, 1967

Payable In Installments

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

Debt \$1069.00

Atty Comm 10%

Interest from February 18, 1967

Filed and Entered by Plaintiff, February 18, 1967.

Judgment.

Archie Hill
Prothonotary

And Now, 8 day of Mar 1968 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*
Prothonotary

February 20
9:00 AM EST

COMMUNITY CONSUMER
DISCOUNT COMPANY,
DUBOIS, PENNA.

135

ALBERT E. MUNN
JAMES R. MUNN
KENNETH L. MUNN
320 Pifer St.,
DuBois, Penna.

Pro by Plff 5.00
Pro by Def 3.00

D. S. B. --- DATED JANUARY 31, 1967

Payable In Installments

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

Debt \$2880.00

Atty Comm 15%

Interest from January 31, 1967

Filed and Entered by Plaintiff, February 20, 1967

Judgment.

Archie Hill
Prothonotary

And Now, 9 day of Feb 1970 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*
Prothonotary

Gleason,
Cherry &
Guido

UNION BANKING & TRUST
COMPANY,
DUBOIS, PENNA.

D. S. B. --- DATED FEBRUARY 17, 1967

Payable On Demand

By Virtue of Warrant of Attorney hereunto annexed,
Gleason, Cherry & Guido, Attorneys, do hereby appear for
the Defendants and Confess Judgment against the Defend-
ants and in favor of the Plaintiff in the sum of Twenty
Seven Hundred Thirty Two and 50/100 Dollars, with Interest
Attorney's Commission, Cost of Suit, Release of Errors,
Waiving Stay, Inquisition and Exemption.

February 20
9:46 AM EST

136

Debt \$2732.50
Atty Comm 10% 273.25 \$3005.75

WILLIAM F. ROSMAN
ENID D. ROSMAN
310 Shaffer Avenue,
DuBois, Penna.

Interest from February 17, 1967
Filed and Confessed by Attorneys, February 20, 1967.
Judgment.

Archie Hill
Prothonotary

Pro by Atty 4.50
Atty 3.00

And Now, 7 day of Oct 1968, paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Pro by Off 3.00

Attest *Archie Hill*
Prothonotary

FIRST NATIONAL BANK
PHILIPSBURG, PENNA.

D. S. B. --- DATED FEBRUARY 11, 1967

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 Thirty
Nine and 91/100 Dollars, with Interest, Attorney's
Commission, Cost of Suit, Release of Errors, Waiving
Stay, Inquisition and Exemption.

February 20
10:05 AM EST

137

Debt \$939.91

ERNEST C. CARTWRIGHT, SR.
ANNA M. CARTWRIGHT
R. D. #2, Box 176
Philipsburg, Penna.

Atty Comm 5%
Interest from February 11, 1967
Filed and Entered by Plaintiff, February 20, 1967
Judgment.

Archie Hill
Prothonotary

Pro by Plff. 4.50

And Now, 4 day of Aug 1969, paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Pro by Plff 3.00

Attest *Archie Hill*
Prothonotary

Belin &
Belin

SYLVIA A. JOHNSON,
Trustee Ad Litem for
Sylvia A Johnson, Widow
of John Bertch Johnson
and Theodore Johnson and
Frances Johnson, Parents
of John Bertch Johnson

139

RICHARD D. BAILOR

Pro. *By Atty* 6.50
Atty 3.00
8.50
Pro by Atty Shff Charney

FEBRUARY 20, 1967, PRAECIPE FOR SUMMONS IN TRESPASS,
filed.

Summons in Trespass Issued to the Sheriff.

MARCH 15, 1967, SHERIFF'S RETURN, filed.

Now, February 22, 1967 at 9:30 o'clock A.M. (EST)
served the within Summons in Trespass on Richard D.
Bailor at his place of incarceration, 300 North 2nd
Street, Clearfield Borough, Clearfield County, Pa., by
handing to Richard D. Bailor personally, a true copy of
the original Summons in Trespass, and made known to him
the contents thereof. So answers, William Charney,
Sheriff.

<p>February 21 9:20 AM EST</p>	<p>Curwensville State Bank Curwensville, Pa.</p> <p>140</p> <p>Van Carleton McDonald Ethel Passmore McDonald LaJose, Pa. 15753</p> <p>Pro. By Plff 4.50 <i>[Signature]</i> 3.00</p>	<p><u>D. S. B. -- DATED FEBRUARY 20, 1967</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, Seven Hundred Seventy Nine and 54/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2779.54</p> <p>Atty Comm. 10%</p> <p>Interest from February 20, 1967</p> <p>Filed and Entered by Plaintiff, February 21, 1967</p> <p>Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, 1 day of Nov. 1971 by paper filed, the above judgment is satisfied in full of debt, interest and cost. <i>Archie Hill</i> Prothonotary</p>
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<p>February 21 9:21 AM EST</p>	<p>Beneficial Finance Co. of Tyrone 1052 Pennsylvania Ave. Tyrone, Pa.</p> <p>141</p> <p>John Elensky, Jr. Annabell Elinsky 429 Hill St. Curwensville, Pa.</p> <p>Pro. By Plff 4.50 <i>[Signature]</i> 3.00</p>	<p><u>D. S. B. -- DATED FEBRUARY 17, 1967</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 February 17, 1967</p> <p>Filed and Entered by Plaintiff, February 21, 1967</p> <p>Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, 7 day of Jan. 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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February 21 142
9:23 AM EST

First National Bank
Philipsburg, Pa.

Robert English
Avanell English
Homer English
Edna English
Charles English
Karen English
R.D.
Morrisdale, Pa.

Pro. By Plff \$6.50
Pro by Plff 3.00

D. S. B. -- DATED FEBRUARY 3, 1967

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 Ten Thousand, Seven Hundred Forty Six and 93/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$10,746.93

Atty Comm. 5%

Interest from February 3, 1967

Filed and Entered by Plaintiff, February 21, 1967

Judgment.

Archie Hill
Prothonotary

And Now 25 day of May 1967, after filed, the above judgment is set aside of debt, interest and cost.

Attest *Archie Hill*
Prothonotary

February 21 143
9:25 AM EST

Maine & Fennell

Daniell-Sapp-Boorn Associates, Inc.
Pittsburgh, Pa.

Rodney L. Nelson Construction, Inc.
RD 1 Falls Creek, Pa.

Pro. By atty 4.50
Atty 3.00

D. S. B. -- DATED JANUARY 23, 1967

Payable Ninety Days 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 Twenty-One Thousand, Four Hundred Fifty Nine and 71/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$21,459.71

Atty Comm. 2,151.33

Interest from 1/24/ ^{t0} 2/10 53.65 \$23,664.69

Interest from February 10, 1967

Filed and Confessed by Attorney, February 21, 1967

Judgment.

Archie Hill
Prothonotary

Bell,
Silberblatt
& Swoope

Headwaters Construction
Company

145

Joseph Barnyak t/a
Barnyak & Bechtel
Construction Co.

Pro.	By atty	7.00
Atty		3.00
	By Atty	
Shff Charney		7.50
Shff Waite		16.50

FEBRUARY 21, 1967, PRAECIPE FOR WRIT OF REVIVAL, to
revive and continue Lien entered to 1 September Term,
1959 - In Equity (Transfer to law side)

Debt \$156,636.86

Interest from July 25, 1963.

MARCH 9, 1967, SHERIFF'S RETURN, filed.

February 23, 1967, William Charney, Sheriff deputized
the Sheriff of Centre County.

Now: March 1, A.D , 1967 at 4:15 P.M EST served
the within writ of Revival to continue lien entered to
No. 1 September Term, 1959 In Equity, upon the within
named defendant Joseph Barnyak, at his place of residence,
Sandy Ridge, Township of Rush, County of Centre and State
of Pennsylvania, by handing a true and attested copy of
the original Writ of Revial to Mrs. Joseph Barnyak, an
adult member of the household and wife of defendant,
Joseph Barnyak and made known to her the contents thereof.
So Answers, Richard V Waite, Sheriff.

FEBRUARY 18, 1972, PRAECIPE, filed by Bell, Silber-
blatt & Swoope.

Writ of Revial having been served on the Defendant
March 1, 1967, and no answer having been filed to the
Writ, you are instructed to enter judgment in favor of
the Plaintiff and against the Defendant and assess damages
in the sum of \$156,636.86 with Interest from July 25,
1963. s/s Bell, Silberblatt & Swoope by F. Cortez
Bell, Jr., Attorney for Plaintiffs

Judgment is entered in favor of the Plaintiffs and
against the Defendants in the sum of One Hundred Fifty
Thousand
Six/and Six Hundre Thirty-Six and 86/100 Dollars, with
Interest and Costs.

Debt \$156,636.86

Interest from July 25, 1963

Judgment

Archie Hill

Prothonotary

<p>February 21 2:05 PM EST</p>	<p>County National Bank Clearfield, Pa.</p> <p>146</p> <p>Herbert H. Hurd Dove Hurd Robert R. Hurd Norma Hurd RD Box 2 LaJose, Pa.</p> <p>Pro. By Deft 5.50 <i>Per by Hurd 3.00</i></p>	<p>D. S. B. -- DATED FEBRUARY 20, 1967</p> <p>Payable In Installments</p> <p>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/10 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 February 20, 1967</p> <p>Filed and Entered by Plaintiff, February 21, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>24</u> day of <u>Apr</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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NO INSTRUMENT FILED TO No. 147 Feb T., 1967

<p>February 21 2:15 PM EST</p>	<p>Gleason, Cherry & Guido</p> <p>Union Banking & Trust Co DuBois, Pa.</p> <p>148</p> <p>John E. Harriger Dorothy A. Harriger RD 2, DuBois, Pa.</p> <p>Pro. By Atty. \$4.50 Atty 3.00 <i>Pro By P.H. 3.00</i></p>	<p>D. S. B. -- DATED FEBRUARY 10, 1967</p> <p>Payable On Demand</p> <p>By Virtue of Warrant of Attorney hereunto annexed, Gleason, Cherry & Guido, 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 Eight Hundred Two and 20/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$3802.20</p> <p>Atty Comm. 10%</p> <p>Interest from February 10, 1967</p> <p>Filed and Confessed by Attorneys, February 21, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>22nd</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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First National Bank
Philipsburg, Pa.

D. S. B. -- DATED FEBRUARY 14, 1967

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 Seven Hundred Sixty-
Six and 67/100 Dollars, with Interest, Attorney's Commission,
Cost of Suit, Release of Errors, Waiving Stay, Inquisi-
tion and Exemption.

Debt \$3766.67

Atty Comm. 5%

Interest from February 14, 1967

Filed and Entered by Plaintiff, February 21, 1967

Judgment

Archie Hill

Prothonotary

And Now, 19 day of Sept 1977 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Raymond W. Resnic*
Prothonotary

February 21
2:18 PM EST

149

Cecil Kanouff
Frances Kanouff
West Decatur, Pa.

Pro. By Plff 4.50

Pro by *PLF* 5.00

Commonwealth of Penna.
Dept. of Public Welfare
Harrisburg, Pa.

FEBRUARY 21, 1967, REIMBURSEMENT AGREEMENT, filed.

Record No. 14483

By Virtue of Agreement contained herein, 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.

Debt \$2000.00

Judgment.

Archie Hill

Prothonotary

And Now, 11 day of Oct. 1968 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

February 21
3:00 AM EST

150

Dorothy May Smeal
114 S. Front St
Philipsburg, Pa.

Pro. By Plff 3.00

Pro by *PLF* 3.00

<p>February 23 9:50 AM EST</p>	<p>Beokline Savings & Trust Co. 820 Brookline Blvd. Pittsburgh, Pa. 15226</p> <p>151</p> <p>William M. Krasinski Jane M. Krasinski RD 1 Rolling Stone Rd. Morrisdale, Pa.</p>	<p><u>D. S. B. --- DATED FEBRUARY 10, 1967.</u></p> <p>Payable In Installments</p> <p>By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Sixty Six Hundred Thirty Three and 90/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$6633.90</p> <p>Atty Comm 20%</p> <p>Interest from February 10, 1967</p> <p>Filed and Entered by Plaintiff, February 23, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>10</u> day of <u>Dec</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>Archie Hill</i> Prothonotary</p>
<p>February 23 9:51 AM EST</p>	<p>Sharp & Gilpatrick</p> <p>First National Bank Philipsburg, Pa.</p> <p>152</p> <p>Vance K. McManamy Florence V McManamy Hawk Run, Pa.</p>	<p><u>CONFESSION OF JUDGMENT ON BOND AND WARRANT -- DATED</u> June 26, 1964</p> <p>Payable In Installments</p> <p>By Virtue of Warrant of Attorney hereunto annexed, Sharp & Gilpatrick, Attorneys, do hereby appear for the Defendants and Confess Judgment in the Penal Sum 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 \$5000.00</p> <p>Atty Comm. 5% <u>150.00</u> \$5,150.00</p> <p>Interest from June 26, 1964</p> <p>Filed and Confessed by Attorney, February 23, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p>
<p>#1169 -</p>	<p>Richard M. Sharp 21.50 14.50 plus plff 7.00</p>	<p>WRIT OF EXECUTION NO 3 FEBRUARY TERM, 1967 WRIT OF EXECUTION NO. 6 SEPTEMBER TERM, 1967</p>

<p>Edward Friedman</p> <p>February 23 9:52 AM EST</p>	<p>Commonwealth of Penna. Dept. Labor & Industry Use Unemployment Comp. Fund, Harrisburg, Pa.</p> <p>153</p> <p>JOHN MADALENA, JR.</p> <p>Pro. <i>by Plff</i> 4.00</p>	<p><u>FEBRUARY 23, 1967, CERTIFIED COPY OF LIEN UNDER PENNSYLVANIA UNEMPLOYMENT COMPENSATION LAW, filed.</u></p> <p>This Lien is entered for unpaid Unemployment Compensation in the sum of One Hundred Thirty and 78/100 Dollars, together with Interest and Penalties in the sum of Twenty Nine and 30/100 Dollars.</p> <table border="0"> <tr> <td>Debt</td> <td>\$130.78</td> <td></td> </tr> <tr> <td>Interest and Penalties</td> <td><u>29.30</u></td> <td>\$160.08</td> </tr> </table> <p>Interest from January 31, 1967</p> <p>Filed and Entered by Plaintiff, February 23, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p>	Debt	\$130.78		Interest and Penalties	<u>29.30</u>	\$160.08
Debt	\$130.78							
Interest and Penalties	<u>29.30</u>	\$160.08						

<p>February 23 10:30 AM EST</p>	<p>Community Consumer Discount Company, Curwensville, Penna.</p> <p>154</p> <p>Emilie D. Maney Harry K. Maney Bailey Road R.D. #1 Curwensville, Penna.</p> <p>Pro by Plff 4.50 <i>Pro by Plff</i> 3.00</p>	<p><u>D. S. B. --- DATED FEBRUARY 20, 1967</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 Seven Hundred Four 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>\$4704.00</td> </tr> </table> <p>Atty Comm 10%</p> <p>Interest from February 20, 1967</p> <p>Filed and Entered by Plaintiff, February 23, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <i>14</i> day of <i>Nov</i> <i>1967</i> Filed, the above judgment is satisfied, interest and cost.</p> <p style="text-align: right;">Attest <i>Archie Hill</i> Prothonotary</p>	Debt	\$4704.00
Debt	\$4704.00			

<p>February 23 10:31 AM EST</p>	<p>Community Consumer Discount Company Curwensville Office</p> <p>155</p> <p>Robert Zerby Sherry Zerby Ina O. Gardner, Endr. 327 Filbert St. Curwensville, Pa.</p> <p>Pro. By Plff 5.00 <i>[Signature]</i></p>	<p><u>D. S. B. -- DATED FEBRUARY 21, 1967</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 Thirty Six and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2736.00</p> <p>Atty Comm. 10%</p> <p>Interest from February 21, 1967</p> <p>Filed and Entered by Plaintiff, February 23, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p><i>[Handwritten notes and signature]</i></p>
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<p>February 23 10:31 AM EST</p>	<p>Budget Plan Consumer Discount Co. Clearfield, Pa.</p> <p>156</p> <p>Chester H. Gladfelter Anna M. Gladfelter Glen Richey, Pa.</p> <p>Pro. By Plff 4.50 Pro 3.00</p> <p>#1051- Urey & Mikesell Atty \$10. Plff \$4.50</p>	<p><u>D. S. B. -- DATED FEBRUARY 21, 1967</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, Inquisition and Exemption.</p> <p>DEBT \$2088.00</p> <p>Atty Comm. 10%</p> <p>Interest from February 21, 1967</p> <p>Filed and Entered by Plaintiff, February 23, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>- WRIT OF EXECUTION NO. 24 MAY. 1967 <u>SEPT. 8, 1976, RELEASE OF JUDGMENT LIEN</u> filed by Joseph Colavecchi. WHEREAS, on February 23, 1967, BUDGET PLAN CONSUMER DISCOUNT COMPANY OF CLEARFIELD, PENNSYLVANIA, entered judgment against CHESTER H. GLADFELTER and ANNA M. GLADFELTER, his wife, in the Court of Common Pleas of Clearfield County, Pennsylvania, to Docket No. 188, No. 156, February Term, 1967, in the amount of \$2,088.00, which judgment by law binds all of the real estate then of the said CHESTER H. GLADFELTER and ANNA M. GLADFELTER, situated in the said Clearfield County, Pennsylvania, for the payment thereof.</p> <p style="text-align: center;"><u>CONTINUED TO PAGE 34</u></p>
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Clarence R
Kramer

ARETTA V. FINK

FEBRUARY 23, 1967, COMPLAINT IN DIVORCE, filed. One copy certified to the Sheriff.

2/23/67
\$135.00 Pd
by Atty
Clfd Trust

157

FEBRUARY 27, 1967, SHERIFF'S RETURN, filed.
Now, February 25, 1967 at 12:00 o'clock noon (EST) served the within Complaint in Divorce on Walter Willis Fink on North 2nd Street, Borough of Clearfield, Clearfield County, Pennsylvania, by handing to Walter Willis Fink personally, a true and attested copy of the original Complaint in Divorce and made known to him the contents thereof. So Answers, William Charney, Sheriff.

WALTER WILLIS FINK

MARCH 20, 1967, PRAECIPE FOR APPOINTMENT OF MASTER, filed.

NOW, this 18th day of March, 1967, Aretta V. Fink, Plaintiff in this action, moves for appointment of a Master in this action, twenty days having elapsed since service of Complaint and no Answer having been filed. s/ Clarence R. Kramer, Attorney for Plaintiff.

ORDER FOR APPOINTMENT:

NOW, this 20th day of March, 1967, upon Praecipe filed by Clarence R. Kramer, Esq., Attorney for Plaintiff the Court has appointed Richard Bell, 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.

Pro. By atty 7.00

Atty 3.00

#681 Shff Charney 8.50

Master 75.00

Clfd Co. Bar 10.00

Pro. 10.00

Pro. 1.00

#638 Shff Charney 8.50

MARCH 29, 1967, SHERIFF'S RETURN on Master's, filed
Now, March 29, 1967, at 9:30 o'clock A.M. (EST) served the within Notice of Master's Hearing on Walter Willis Fink at his place of incarceration, Clearfield County Jail, Clearfield, Pa., by handing to Walter Willis Fink personally, a true copy of the original Notice of Master's Hearing and made known to him the contents thereof. So Answers, William Charney, Sheriff.

APRIL 21, 1967, MASTER'S REPORT, filed.

And Now, the 25th day of April 1967, the report of the Master is acknowledged. We approve his findings and recommendations.

#143 - Transf. to Reg Acct \$135.00

We, therefore, DECREE that Aretta V. Fink be divorced

\$135.00 Paid by Attorney

and forever separated from the nuptial ties and bonds of

#737 - Richard A. Bell, Master 75.00

matrimony heretofore contracted between herself and

#738 - Clearfield County Bar 10.00

Walter Willis Fink. Thereupon all the rights, duties

#739 - Clarence R. Kramer 22.00

or claims accruing to either of said parties in pursuance

#638 - Shff Charney 8.50

of said marriage, shall cease and determine, and each of

#681 - Shff Charney 8.50

them shall be at liberty to marry again as though they

Prothonotary 11.00

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 Plaintiff. BY THE COURT, John A. Cherry, President Judge.

<p>Belin & Belin</p> <p>Smith, Smith & Work</p>	<p>JOHN E. BURKE and LARRY RITZ, Trustees in Liquidation of Kolman Manufacturing Company</p> <p>158</p> <p>BENSON H. LINGLE and RALPH G. LINGLE t/d/b/a B. & R EQUIPMENT SUPPLY COMPANY</p> <p>Pro. <i>By atty</i> 5.50</p> <p>Atty <i>By atty</i> 3.00</p> <p>Shff Charney 8.00</p> <p>Pro. <i>By S+W</i> 2.00</p> <p>Pro. 2.00</p> <p>Pro. 2.00</p>	<p>FEBRUARY 23, 1967, COMPLAINT IN ASSUMPSIT, filed. One copy certified to Sheriff.</p> <p>MARCH 1, 1967, Praceipe filed by Smith, Smith & Work.</p> <p>Enter our appearance on behalf of the Defendants in the above captioned case.</p> <p>March 15, 1967, SHERIFF'S RETURN, filed.</p> <p>Now, February 24, 1967 at 9:30 o'clock A.M. (EST) served the within Complaint in Assumpsit on Benson H. Lingle, t/d/b/a B & R Equipment Supply Company, at their place of business, 628 Nichols Street, Borough of Clearfield, Clearfield County, Pa., by handing to Ralph G. Lingle, partner in the above named firm, a true and attested copy of the original Complaint in Assumpsit and made known to him the contents thereof. So Answers, William Charney, Sheriff.</p> <p>JUNE 1, 1967, ANSWER, filed by Smith, Smith & Work NOW, this 1st day of June. Service of Answer accepted. Belin & Belin by Carl A. Belin, Atty for Plff.</p> <p>JUNE 16, 1970, PRAECIPE, filed. by Belin & Belin Enter this case on Argument List, in above case.</p> <p>JUNE 15, 1972 INTERROGATORIES, filed by Belin and Belin. I hereby certify the service of a copy of the Interrogatories by mail on Counsel for Defendant. 6-4-72. Belin & Belin, Carl A. Belin, Jr.</p> <p>JULY 28, 1972, ANSWER TO INTERROGATORIES, filed by William U. Smith Service accepted August 1, 1972. Carl Belin, Attorney for the Plaintiff.</p> <p>AUGUST 2, 1972 SUPPLEMENTAL INTERROGATORIES DIRECTED TO DEFENDANTS, filed by Belin & Belin Carl a. Belin Jr., Esq., certified that a copy of the enclosed Interrogatories was served on William U. Smith Esq., Attorney for Defendants on the 2nd day of August, 1972</p> <p>SEPTEMBER 11, 1972, ANSWER TO INTERROGATORIES, filed by William U. Smith. Now this 9/18/72 service accepted & copy received. Belin Belin by Carl A. Belin.</p> <p>COMES NOW, the defendant, and makes answer to the Supplemental Interrogatories directed to it as follows:</p>
<p>#4772 - Adv. Costs William U. Smith -----\$2.00</p> <p>Bal due Pro. Pd B&B 7.00</p>	<p>Adv. Costs William U. Smith -----\$2.00</p> <p>Bal due Pro. Pd B&B 7.00</p>	<p>(1). State whether the defective belt stated in the Answers to Interrogatories was replaced by defendant prior to sale to William Piccolomini?</p> <p>The defendant in June, 1962 did not replace the belt in question, but it was repaired by the defendant at a cost \$41.00, not including labor costs, after the equipment had been sold to William Piccolomini.</p> <p>(2). If after the sale, state the cost of the belt and from whom the belt was secured?</p> <p>This Interrogatory has been fully answered in the answer to Interrogatory No. 1.</p> <p>(3). State the cost of replacing the belt?</p> <p>This Interrogatory cannot be answered as the belt was not replaced, but repaired. /s/William U. Smith, Attorney for Defendant.</p> <p>SEPTEMBER 18, 1972, MOTION FOR SUMMARY JUDGMENT, filed by Belin & Belin I hereby certify copy of motion served by mail on W. U. Smith September 18, 1972. s/ Carl A. Belin, Attorney for Plaintiff.</p> <p>AND NOW, this 18th day of September, 1972, the pleadings in the above matter having been closed, the plaintiffs move the Court for summary judgment in their favor, and assign the following reasons:</p> <p>1. There is no genuine issue as to any material fact and the plaintiffs are entitled to judgment as a matter of law.</p> <p>2. The defendant, in its Answer and Answers to Interrogatories, admits that it is indebted to the plaintiffs in the amount of \$2,350.40 with the exeception of a defective belt which defendant places the value of as being \$41.00.</p> <p>WHEREFORE, plaintiffs demand summary mdgment in the amount of \$2,350.40 less the amoigt of \$41.00 for a net amount of \$2,309.40 together with interest from September 9, 1961.</p> <p>BELIN & BELIN s/ Carl A. Belin, Jr., Attorneys for Plaintiffs.</p> <p>OCTOBER 3, 1972 PRAECIPE, FILED.</p> <p>Mark this case settled and discontinued and ended. Belin & Belin, Attorney for Plaintiff</p> <p>Record Costs in the sum of \$22.00 having been paid in full by Belin & Belin, this case is this date marked Settled and Discontinued.</p> <p style="text-align: center;">S E T T L E D A N D D I S C O N T I N U E D</p>

Litke & Gettig

AUTO LAMP MANUFACTURING COMPANY, Division of Pathfinder, Inc.

160

HANNUM'S INC.

Pro.	<i>By atty</i>	5.00
Atty		3.00
	By atty	
Shff	Charney	8.50
Pro.	<i>By atty</i>	3.50

FEBRUARY 24, 1967, COMPLAINT IN ASSUMPSIT, filed. One copy certified to the Sheriff.

MARCH 7, 1967, SHERIFF'S RETURN, filed.

Now, February 27, 1967 at 11:45 o'clock A.M (EST) served the within Complaint in Assumpsit on Hannum's Inc. at their place of business, 107 North Third Street, Borough of Clearfield, Clearfield County, Pennsylvania, by handing to R Curtis Smith, Owner, a true and attested copy of the within Complaint in Assumpsit, and made known to him the contents thereof So Answers, William Charney Sheriff.

MARCH 27, 1967, PRECIPUE FOR DEFAULT JUDGMENT, filed by Litke & Gettig.

Enter Judgment in favor of the above-Named plaintiff and against the defendant for failure to file and Answer in the above action within twenty (20) days from the date of service of the Complaint and assess the plaintiff's damages as follows: Principal \$154.64 with Interest from 9/19/66 \$4.62 with a totla \$159.26

Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Hundred Fifty Four and 64/100 Dollars, with Interest and Costs.

Debt \$154.64

Interest from 9/19/66

Judgment.

Archie Hill

Prothonotary

Litke & Gettig

LEMPCO AUTOMOTIVE, INC.

FEBRUARY 24, 1967, COMPLAINT IN ASSUMPSIT, filed. One copy certified to Sheriff.

MARCH 7, 1967, SHERIFF'S RETURN, filed.

Now, February 27, 1967 at 1:15 o'clock P M. (EST) served the within Complaint in Assumpsit on P.M Burns, Jr., tdba P. M Burns Industrial Supply at their place of business, Route 322 West, Lawrence Township, Clearfiled County, Pennsylvania, by handing to P M Burns, Jr personally, a true and attested copy of the original Complaint in Assumpsit and made known to him the contents thereof. So Answers, William Charney, Sheriff.

161

MARCH 27, 1967, PRAECIPE FOR DEFAULT JUDGMENT, filed. by Litke & Gettig.

Enter Judgment in favor of the above-named Plaintiff and against the defendant for failure to file an Answer in the above action within twenty (20) days from the date of Service of the Complaint and assess the plaintiffs damages as follows: Printipal \$518.30, Interest from April 6, 1966 \$28.49. Total \$546.79, plus costs.

PAUL M. BURNS, JR t/d/
b/a P M. BURNS
INDUSTRIAL SUPPLY

Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Five Hundred Eighteen and 30/100 with Interest and Costs.

Debt \$518.30

Interest from 4/6/66 28.49 \$546.79

Judgment.

Archie Hill

Prothonotary

Pro. *By atty* 5.00
Atty 3.00
By atty
Shff Charney 8.50
Pro. *By atty* 3.50

WRIT OF EXECUTION 4 MAY TERM, 1967

Litke & Gettig

McQUAY-NORRIS MANUFACTURING CO.,

162

HANNUM'S INC.

Pro.	<i>By atty</i>	5.00
Atty		3.00
	<i>By atty</i>	
Shff Charney		8.50
Pro.		3.50

FEBRUARY 24, 1967, COMPLAINT IN ASSUMPSIT, filed. One copy certified to the Sheriff.

MARCH 7, 1967, SHERIFF'S RETURN, filed.

Now, February 27, 1967 at 11:46 o'clock A.M (EST) served the within Complaint in Assumpsit on Hannum's Inc., at their place of business, 107 North Third St., Borough of Clearfield, Clearfield County, Pennsylvania, by handing to R Curtis Smith, Owner, a true and attested copy of the original Complaint in Assumpsit and made known to him the contents thereof. So Answers, William Charney, Sheriff.

MARCH 22, 1967, PRAECIPE FOR DEFAULT JUDGMENT, filed. by Litke & Gettig

Enter Judgment in favor of the above-named plaintiff and against the defendant for failure to file an Answer in the above action within twenty (20) days from the date of service of the Complaint and assess the plaintiff's damages as follows: Principal \$100.98, Interest from 8/4/65 \$9.50, Total \$110.98, Plus costs,

Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Hundred and 98/100 Dollars, with Interest and Costs, for want of and answer.

Debt	\$100.98	
Interest from 8/4/65	9.60	\$110.58
Judgment		

Archie Hill
Prothonotary

Commonwealth of Penna.
Department of Public
Welfare, Harrisburg, Pa.

February 24
10:30 AM EST

163

John Mandrick, Dec'd;
John Mandrick,
RD Houtzdale,
George Mandrick
Smith Mills, Pa.
Metro Mandrick-Heirs
R.D. Houtzdale, Pa.
Helen Olosky
Nancy Meyers
Eva Reed
Mary McGraw
Catherine Bush
Anna Mandrick-Heirs

Pro. By Plff. 7.50

FEBRUARY 24, 1967, SUGGESTION OF NON-PAYMENT, filed.

Reviving Lien entered to No. 92 May Term, 1962

Fifteen days have elapsed since notice of filing of this suggestion had 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 and No/100 Dollars, with Cost of Case.

Debt \$2000.00

Judgment.

Archie Hill
Prothonotary

Nov. 29, 1971, Sugg Non Pay, filed to 575 Oct. T, 1971.

And Now, 24 day of Sept 1967 By paper
filed the above judgment is satisfied in full of debt,
interest and cost.

Allen D. Bietz

Community Consumer Dis-
count Company
Clearfield, Pa.

February 24
10:32 AM EST

164

Andrew J. Snyder
214 Moose Street
Clearfield, Pa.

Pro. By Plff. 4.50
Andrew J. Snyder 1.50

D. S. B. -- DATED FEBRUARY 23, 1967

Payable In Installments

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

Debt \$1488.00

Atty Comm. 10%

Interest from February 23, 1967

Filed and Entered by Plaintiff, February 24, 1967

Judgment.

Archie Hill
Prothonotary

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

Attest *Archie Hill*
Prothonotary

<p>February 24 10:35 AM EST</p>	<p>First National Bank of Philipsburg, Pa.</p> <p>165</p> <p>Clifford L. Baughman Venita Baughman West Decatur, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Cliff</i> 3.00</p>	<p><u>D. S. B. -- DATED FEBRUARY 23, 1967</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 Twelve Hundred Eighty Nine and 37/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisi- tion and Exemption.</p> <p>Debt \$1289.37</p> <p>Atty Comm. 5%</p> <p>Interest from February 23, 1967</p> <p>Filed and Entered by Plaintiff, February 24, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p><i>26 Feb. 70</i> This judgment is satisfied in full, interest and costs. <i>Archie Hill</i> Prothonotary</p>
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<p>February 24 10:37 AM EST</p>	<p>First National Bank Philipsburg, Pa.</p> <p>166</p> <p>Hollis Lytle Mary Lytle RD 1, Deer Creek Rd. Morrisdale, Pa.</p> <p>Pro. By Plff 4.50</p>	<p><u>D. S. B. -- DATED FEBRUARY 20, 1967</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 Sixty-Eight and 15/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisi- tion and Exemption.</p> <p>Debt \$668.15</p> <p>Atty Comm. 5%</p> <p>Interest from February 20, 1967</p> <p>Filed and Entered by Plaintiff, February 24, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p>
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Robert J McLean
 Viola M. McLean
 Box 115
 Milford Square, Pa.

February 24
 11:00 AM EST

168

David F. Smith, Jr.
 Mary K. Smith
 222 Hillcrest Rd.
 Quakertown, Pa.

Pro. By Plff 4.00

pre. By plff 3.00

FEBRUARY 24, 1967, CERTIFIED RECORD OF JUDGMENT from COURT OF COMMON PLEAS OF BUCKS COUNTY, PENNSYLVANIA, Entered to their No. 1628 JANUARY TERM, 1967

Judgment note dated February 17, 1967 for the payment of \$3700.00 Nine Months after date with 6% interest and 10% Attorney's Commission, waiver of inquisition and Exemption.

\$3700.00

Entered February 21, 1967 at 11:42 A.M.

Judgment is entered in favor of the Plaintiff and against the Defendants 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.

Debt \$3700.00

Atty Comm. 10%

Interest from ~~November~~ 17, 1967

Filed and Entered by Plaintiff, February 24, 1967 Judgment.

Archie Hill

Prothonotary

Smith,
Smith &
Work

February 24
2:10 PM EST

NELSON'S NITTANY MOTORS,
INC.

169

Charles Shoffner
P.O. Box 352
Philipsburg, Pa.

Pro. By atty 4.50
Atty 3.00

D. S. B. -- INSTALLMENT SALES CONTRACT--Dated Feb 8, 1965

Payable In Installments

By Virtue of Warrant of Attorney hereunto annexed, Smith, Smith & Work, Attorney, do hereby appear for the Defendant and Confesses Judgment against the Defendant 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.

Debt \$1000.00

Atty Comm. 15%

Interest from

Filed and Confessed by Attorney, February 24, 1967

Judgment.

February 24, 1967, Affidavit of Default, filed.

Archie Hill
Prothonotary

February 25
10:07 AM EST

Community Consumer Dis-
count Company
Clearfield, Pa.

170

Steve Briskar
Ann L. Briskar
Hyde, Pa.

Pro. By Plff 4.50
Plff by Off 1.50

D. S. B. -- DATED FEBRUARY 24, 1967

Payable In Installments

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. 10%

Interest from February 24, 1967

Filed and Entered by Plaintiff, February 25, 1967

Judgment.

Archie Hill
Prothonotary

And Now, 21 day of Sept 1967 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*
Prothonotary

<p>February 25 10:12 AM EST</p>	<p>Capital Consumer Discount Company DuBois, Pa.</p> <p>171</p> <p>Clyde C. Galentine Marie K Galentine Box 35 Troutville, Pa</p>	<p><u>D. S. B. -- DATED FEBRUARY 18, 1967</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 Twelve and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inqui- sition and Exemption.</p> <p>Debt \$912.00</p> <p>Atty Comm. 15%</p> <p>Interest from February 18, 1967</p> <p>Filed and Entered by Plaintiff, February 25, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p>
	<p>Pro. By Plff 4.50</p>	<p>And Now, <u>22</u> day of <u>Jan</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>Archie Hill</i> Prothonotary</p>

<p>February 25 10:20 AM EST</p>	<p>First National Bank of Philipsburg, Pa.</p> <p>172</p> <p>Rudolph R Myers Mary L Myers 110 Lingle St. Osceola Mills, Pa.</p>	<p><u>D. S. B. -- DATED FEBRUARY 21, 1967</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 Five and 36/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisi- tion and Exemption.</p> <p>Debt \$3005.06</p> <p>Atty Comm. 5%</p> <p>Interest from February 21, 1967</p> <p>Filed and Entered by Plaintiff, February 25, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p>
	<p>Pro. By Plff 4.50 <i>Pas by Plff</i> 3.00</p>	<p>And Now, <u>27</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;"><i>Raymond Witherow</i> Prothonotary</p>

Community Consumer Discount Company
Curwensville Branch
Clearfield, Pa.

D. S. B. -- FEBRUARY 24, 1967

Payable In Installments

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

Debt \$2304.00

Atty Comm. 10%

Interest from February 24, 1967

Filed and Entered by Plaintiff, February 27, 1967

Judgment.

Archie Hill

Prothonotary

February 27
10:40 AM EST

173

Richard H. Norris
Eleanor H. Norris
RD 2, Mahaffey, Pa.

Pro. By Plff 4.50

And Now, 13th day of June 1968 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*
Prothonotary

County National Bank
Clearfield, Pa.

D. S. B. -- DATED FEBRUARY 27, 1967

Payable In Installments

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

Debt \$1755.05

Atty Comm. 10%

Interest from February 27, 1967

Filed and Entered by Plaintiff, February 27, 1967

Judgment.

Archie Hill

Prothonotary

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

Attest *Archie Hill*
Prothonotary

February 27
2:30 PM EST

174

Ronald Porter
Margaret Jean Porter
Elvin Porter
Eva Porter
Box 88, Hyde, Pa.

Pro. By deft 5.50

Pro by deft 3.00

<p>February 27 2:31 PM EST</p>	<p>County National Bank Clearfield, Pa.</p> <p>175</p> <p>James B. Wisor Edna D. Wisor 128 Hill Street Clearfield, Pa.</p> <p>Pro. By Deft 4.50 <i>Pro. By Deft. 3.00</i></p>	<p><u>D. S. B. -- DATED FEBRUARY 25, 1967</u></p> <p>Payable In Installments</p> <p>By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Three Thousand and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$3000.00</p> <p>Atty Comm. 10%</p> <p>Interest from February 25, 1967</p> <p>Filed and Entered by Plaintiff, February 27, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p style="text-align: right;">And Now, <u>19</u> day of <u>March</u> 19<u>67</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <u><i>Archie Hill</i></u> Prothonotary</p>
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<p>February 27 2:55 PM EST</p>	<p>County National Bank Clearfield, Pa.</p> <p>176</p> <p>Earl Millinder Box 74 Wallaceton, Pa.</p> <p>Pro. By Deft 4.50</p>	<p><u>D. S. B. -- DATED FEBRUARY 27, 1967</u></p> <p>Payable In Inatallments</p> <p>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 Forty and 80/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2240.80</p> <p>Atty Comm. 10 %</p> <p>Interest from February 27, 1967</p> <p>Filed and Entered by Plaintiff, February 27, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p>
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<p>February 28 10:05</p>	<p>Community Consumer Discount Company DuBois, Pa.</p> <p>177</p> <p>Donald R. Krach RD 1, DuBois, Pa.</p> <p>Pro. By Plff 5.00 <i>Pro by Plff</i> 3.00</p>	<p><u>D. S. B. -- DATED FEBRUARY 27, 1967</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 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 15 % Interest from February 27, 1967</p> <p>Filed and Entered by Plaintiff, February 28, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p style="text-align: center;">7 Jan 70 <i>Archie Hill</i></p>	
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<p>February 28 10:15 AM EST</p>	<p>County National Bank Clearfield, Pa.</p> <p>178</p> <p>Edna F. Williams Coalport, Pa. 16627</p> <p>Pro. By Deft. 4.50</p>	<p><u>D. S. B. -- DATED FEBRUARY 24, 1967</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 Hundered Fifty Six and 31/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2656.31</p> <p>Atty Comm. 10%</p> <p>Interest from February 24, 1967</p> <p>Filed and Entered by Plaintiff, February 28, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p>	
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Thomas F. Morgan	Elmira Martin	FEBRUARY 28, 1967, COMPLAINT IN ACTION TO QUIET TITLE, filed.
	179	Two copies certified to Sheriff.
	The Estate of A. H. Reitz and Emma C. Stiffler or the heirs of Emma C. Stiffler; Sarah C. Nugent or the heirs of Sarah C. Nugent; Grace M. Nugent or the heirs of Grace M. Nugent; Alice M. Nugent or the heirs of Alice M. Nugent; Nannie J. Brooks; or the heirs of Nannie J. Brooks; J. C. Nugent or the heirs of J. C. Nugent L.M. Nugent or the heirs of L.M. Nugent; B. Janet Kline or the heirs of B.	<p>1. The plaintiff, Elmira Martin, is an individual residing at 445 First Street, East Conemaugh, Cambria County, Pennsylvania.</p> <p>2. The defendant, The A. H. Reitz Estate, is an estate with Thomas E. H. Reitz, who resides at 118 Reynolds Avenue, DuBois, Clearfield County, Pennsylvania, as the Executor.</p> <p>3. The Clearfield County Commissioners, the governing body of Clearfield County, have offices at the Court House in Clearfield, Clearfield County, Pennsylvania.</p> <p>4. The whereabouts of the other defendants, or of their heirs, if they are deceased, are unknown to the plaintiff, who has diligently attempted to ascertain them.</p> <p>5. Plaintiff is the owner of and in possession of a certain tract of land situate, lying and being, partly in the Township of Chest, and partly in the Borough of Westover, both being in the County of Clearfield and State of Pennsylvania, bounded and described as follows: Beginning at a post a low water mark on the west shore of Chest Creek at the northeast corner of land of D. Blair Westover; thence by land of Harry Westover, South 85½° East, 43 perches to a red oak (fallen); thence by land formerly owned by Eason McEwen, South 4° West, 202 perches to stones; thence by land of A. T. Fry (Formerly James Somerville) North 85½° West, 96 perches to stones; thence by land of Robert Dunbar, North 4° East, 151 perches to post at low water mark of west bank of Chest Creek; thence down said Creek by land of D. Blair Westover, the following courses and distances, viz: North 85° East, 26 perches; South 48° East, 8 perches; South 31° East, 10.1 perches; North 53½° East, 8.2 perches; North 13° East, 6.4 perches; North 10½° West, 5.8 perches; North 25½° West, 10.1 perches; North 27° East, 14 perches; South 84½° East, 10.1 perches; South 79° East, 3.6 perches; North 11½° East, 8.6 perches; North 43° West, 6.5 perches; North 19½° West, 4 perches; North 17° East, 2.8 perches, to place of beginning. Containing 104 acres, 95 perches, more or less</p> <p>6. The premises described in paragraph 5 hereof, are part of the premises described in a deed from Henry Westover et us to A. W. Creery, dated July 22, 1881, and recorded on August 12, 1881 in the office for the recording of deeds of Clearfield County in Deed Book 19, page 485.</p> <p>7. By assignment dated August 12, 1881, and recorded on August 12, 1881, in the office for the recording of deeds in Clearfield County, in Deed Book 19, page 487, the said A. W. Creery assigned his rights under the deed referred to in paragraph 6 to Luther M. Clark and Abraham R. Lovelace as tenants in common.</p> <p>8. By deed dated May 14, 1894, and recorded on May 31, 1895, in the office for the recording of Deeds in Clearfield County, in Deed Book 89, page 119, the said Abraham R. Lovelace et ux conveyed their ½ interest in the premises referred to in paragraph 6 to Effie K. Lovelace.</p> <p>9. By deed dated April 26, 1900 and recorded on September 10, 1900, in the office for the recording of deeds in Clearfield County in Deed Book 110, page 619, the said Effie K. Lovelace conveyed her ½ interest in the premises referred to in paragraph 6 to Willis J. Nugent.</p> <p>10. By deed dated October 21, 1966, and recorded on January 11, 1967, in the office for the recording of deeds in Clearfield County in Deed Book 527, Page 59, the heirs of Luther M. Clark quitclaimed all their interest in the premises described in paragraph 5 to plaintiff.</p> <p>11. The Chest Township portion of the premises described in paragraph 5 was assessed, as shown by the records of the Clearfield County Assessments, as 55 acres to Nugent and Clark.</p> <p>12. This assessment was returned for non-payment of estate taxes in the years 1936 and 1937, and was sold by the Clearfield County Treasurer to Harry E. Simmons for these unpaid taxes by deed dated July 8, 1940 and recorded on August 28, 1942 in the office for the recording of deeds in Clearfield County in Deed Book 347, page 234.</p> <p>13. By deed dated August 22, 1942 and recorded on August 28, 1942 in the office for the recording of deeds in Clearfield County in Deed Book 347, page 236, the said Harry E. Simmons et ux conveyed their interest in the premises referred to in paragraph 12, to plaintiff.</p> <p>14. Following the incorporation of Westover Borough a portion of the premises described in paragraph 5 was assessed in Westover Borough as hown by the records of the Clearfield County, assessments as 10 acres of seated land assessed to Nugent and Clark.</p>
	Janet Kline; and C.H. Nugent or the heirs of C. H. Nugent, the foregoing except the A. H. Reitz Estate being the heirs of Willis J. Nugent, deceased; and County Commissioners of Clearfield County	
	Pro by Atty 12.00 Atty 3.00 By atty Shff Charney 14.00 Pro. <i>by Atty</i> 4.00 Pro. <i>by Atty</i> 2.00 Pro. <i>by Atty</i> 3.50 Pro. <i>by Atty</i> 2.00 Pro. <i>by Atty</i> 3.50 Pro. <i>by Atty</i> 3.50 Cert Pro. <i>by Atty</i> 2.50	

Baird,
McCamley
& Miller

LOUISE R. GRIFFITH

FEBRUARY 28, 1967, COMPLAINT IN DIVORCE, filed. One copy certified to the Sheriff.

MARCH 8, 1967, PRAECIPE FOR APPEARANCE, filed by Englehart, Creany, Englehart & Leahey By Harry A. Englehart, Jr, Attorney for Defendant.

Enter our appearance for the defendant in the above captioned case.

MARCH 13, 1967, SHERIFF'S RETURN, filed.

February 28, 1967, Sheriff Charney deputized the Sheriff of Cambria County.

March 1, 1967, at 11:25 o'clock, a.m. e.s.t. served within Complaint in Divorce with notice to plead upon Lester E. Griffith, by handing a true and attested copy thereof to him personally at his place of business at Griffith Restaurant, High St. Ebensburg, Cambria County, Penna., and making contents thereof known to him. My costs paid by Baird McCamley and Miller, Esqs., Philipsburg, Clearfield County, Penna. So Answers, Joseph E. Cavanaugh, Sheriff of Cambria County, Penna.

Now, March 1, 1967, served the within Complaint in Divorce on Lester E. Griffith by deputizing the Sheriff of Cambria County. The return of service of Joseph E. Cavanaugh, Sheriff of Cambria County is hereto attached and is made part of this return of service. So Answers, William Charney, Sheriff.

MARCH 23, 1967, PRAECIPE FOR APPOINTMENT OF MASTER, filed.

AND, NOW, this 23rd day of March, 1967, Louise R. Griffith, 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 Defendant under date of March 1, 1967 and no answer having been filed. BAIRD, McCAMLEY & MILLER, S/ William L. Miller, Attorney for Plaintiff.

ORDER FOR APPOINTMENT:

AND, NOW, this 23rd day of March, 1967, upon praecipe filed by William L. Miller, Esq., Attorney for Plaintiff, the Court does hereby appoint Paul 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, P.J.

MAY 4, 1967, MASTER'S REPORT, filed.

And Now, the 10th day of May, 1967, the report of the Master is acknowledged. We approve his findings and recommendations.

We, therefore, DECREE that Louis R. Griffith be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and Lester E. Griffith. Thereupon all the rights, duties or claims accruing to either of said parties in pursuance of same 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 plaintiff. BY THE COURT, JOHN A. CHERRY, president Judge.

*#135 copy of Atty
3/23/67 Cpl Lusk*

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Englehart,
Creany,
Englehart &
Leahey

LESTER E. GRIFFITH

Pro.	By Atty	7.00
Atty		3.00
	By atty	
Shff Charney		7.50
	By atty	
Shff Cavanaugh		8.90
Master		75.00
Clfd Co. Bar Assn		10.00
Pro.		10.00

Pro.		1.00
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#146 - Transf. to Reg Acct	\$135.00
<u>\$135.00 Paid by Attorney</u>	

#765 - Paul Silberblatt,	75.00
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#766 - Clfd Co. Bar. Assn	10.00
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#767 - Baird, McCamley & Miller	39.00
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Prothonotary	11.00
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\$135.00

Clarence R Kramer	<p>IN RE: CONDEMNATION OF TWO PARCELS OF LAND IN THE TOWNSHIP OF LAWRENCE COUNTY OF CLEARFIELD BY THE COMMONWEALTH OF PENNSYLVANIA, FOR KEY- STONE SHORTWAY PURPOSES, OWNED BY JOSEPH J. ZEMKA AND JUSTINE M. ZEMKA, Husband and Wife</p>	<p><u>FEBRUARY 28, 1967, PETITION FOR APPOINTMENT OF BOARD OF VIEW</u>, filed. One copy certified to Attorney for mailing to Viewers. Two copies certified to Attorney for Service on Highway Department.</p>
W:-Albert Ramey Edward T. Kelley	<p>181 Commonwealth of Pa.</p>	<p>The petition of Joseph J. Zemka and Justine M. Zemka, husband and wife, respectfully represents: FIRST: That on the 3rd day of May, 1963, the condemnees were the owners of the land, a part of which Legislative Route No. 1009-29 was located and 1.9 acres of condemnees' land was condemned and appropriated for the Keystone Shortway. SECOND: That on the 25th day of August, 1964, the condemnees were the owners of the land, a part of which Legislative Route No. 1009-30 was located and 19.1 acres of condemnees' land was condemned and appropriated for the Keystone Shortway. THIRD: That it is not known to petitioners that any other persons were named as condemnees in such taking. FOURTH: That presently the only other party in interest, who is the owner of the mineral rights, is Tracydale Development Co., whose address is 2131 West Eighth Street in the City of Erie, Pennsylvania. FIFTH: That by virtue of such proceedings of taking the condemnor, the Commonwealth of Pennsylvania, acquired and appropriated the 1.9 acres on the 3 day of May, 1963, and the 19.1 acres on the 25 day of August, 1964, both in fee simple and absolute title. SIXTH: That the petitioners and the condemnor have been unable to agree upon just compensation to be made for the land taken. SEVENTH: That attached hereto and made a part hereof are separate descriptions, one for each parcel taken. WHEREFORE, Petitioner prays your Honorable Court to appoint three viewers to assess the damages to which petitioners are entitled by reason of such condemnation. Respectfully submitted: s/ Joseph J. Zemka, condemnee, Justine M. Zemka, condemnee and I. Gerald Pliskin, of counsel 306 South Salina Street, Syracuse, New York.</p>
/	<p>Pro. By atty \$14.00 Atty 3.00 Pro. 10.00 Pro by Kramer 30.00 Pro 2.00 Pro 3.50 Pro. 5.25</p>	<p><u>ORDER APPOINTING VIEWERS:</u> NOW, February 9, 1967, the above petition having been presented L. E. Soult Jr., Esq., and Eric Facchine, R.E., and Ward Reese are appointed Viewers to hear and determine the matters in this petition. By the Court, John A. Cherry, President Judge.</p>
	<p>Pro. 2.00 Pro. 4.00 Pro. 2.00 Pro. \$1.00 Testimony VSK \$202.20 Pro. 2.00 Pro. 4.00 Pro. 20.00 Postage 9.25</p>	<p>March 27, 1967, Praeipce filed by W. Albert Ramey Attorney for Commonwealth of Pa. Enter my appearance for Commonwealth of Pennsylvania Department of Highways. <u>SEPTEMBER 19, 1967, Praeipce</u> filed by Edward T. Kelley Enter my appearance for Commonwealth of Pennsylvania Department of Highways. <u>JULY 29, 1968, REPORT OF VIEWERS</u>, filed by L. E. Soult, Jr. One Copy certified to Controller. <u>REPORT OF VIEWERS</u>, filed <u>TO THE HONORABLE JOHN A. CHERRY, PRESIDENT JUDGE OF THE SAID COURT.</u> 1. The honorable Court by decree dated February 9, 1967, appointed the undersigned viewers as the Board of View in the above captioned matter. 2. Notice of time and place of the proposed view thereof was fixed by the Board of View in accordance with the requirements of the Act, 1964, Spec. Sess., June 22, PL---(Eminent Domain Code), and notice was served by certified mail upon the Condemnees, Joseph J Zemka and Justine M. Zemka, husband and wife, and upon the Condemnor, the Commonwealth of Pennsylvania, Department of Highways at Harrisburg, Pennsylvania.</p>
#2943 - Clarence R. Kramer	\$33.00	
#2944 - Vera S. Kester	202.20	
Prothonotary	65.00	
	\$300.00	<p>Pursuant to notice of view, a view was held on the premises of the Condemnee on May 3, 1967. Pursuant to notice by certified mail served upon the above named Condemnee and the above named Condemnee in accordance with the requirements of the Act (Eminent Domain Code), a hearing was held on May 15, 1968 at the Court House Annex</p>
		<p>Attached hereunto and made a part of this report, a copy of the notice, the receipts for certified mail and the return receipts issued as a result of such mailings.</p>
		<p>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 attached hereunto. As provided in the aforesaid subsection, the Board of View has found that Joseph J Zemka and Justine M. Zemka, husband and wife were vested in title in fee simple to the surface of the condemned premises.</p>

Bell,
Silberblatt
& Swoope

JOHN A. BACHER, JR.

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MARTIN REBO and
JOHN KOWALCYK

Pro. By atty 5.00
Atty By atty 3.00
Shff Charney 17.40
Pro. By atty 3.50
Pro. *By atty* 5.00
Pro. *By atty* 3.50
Shff Charney *By atty* 11.70
Pro. *By atty* 3.50

FEBRUARY 28, 1967, COMPLAINT IN TRESPASS, filed. Two
And now October 31, 1967,
copies certified to Sheriff. Service by copy accepted.
James McDermott, Guardian ad Litem

JUNE 27, 1967, SHERIFF'S RETURN, filed.

Now, March 1, 1967 at 8:30 o'clock P.M. (EST) served
the within Complaint in Trespass on Martin Rebo at his
place of residence, Village of Madera, Bigler Township,
Clearfield County, Pennsylvania, by handing to Martin
Rebo personally, a true and attested copy of the original
Complaint in Trespass and made known to him the contents
thereof.

Now, March 3, 1967 at 8:15 o'clock A.M. (EST) served
the within Complaint in Trespass on Joe Kowalcyk a/k/a
John Kowalcyk at his place of residence, RFD Madera,
Bigler Township, Clearfield County, Pennsylvania, by
handing to Mrs. Joe Kowalcyk, mother of the defendant
and an adult member of the household, a true and attested
copy of the original Complaint in Trespass and made known
to her the contents thereof. So Answers, William Charney,
Sheriff.

JULY 6, 1967, PRAECIPE, filed by Bell, Silberblatt
& Swoope

Please enter judgment in favor of the Plaintiff and
against Defendant Martin Rebo for failure to file Answer
and want of appearance in the above caption case.

Damages to be determined sec. leg. /s/ Bell,
Silberblatt & Swoope by Paul Silberblatt, Attorneys for
Plaintiff.

Judgment is entered in favor of the Plaintiff and
against the Defendants for want of an appearance and
for failure to file an Answer.
Judgment.

Archie Hill
Prothonotary

JULY 6, 1967, PETITION FOR APPOINTMENT OF GUARDIAN
AD LITEM FOR DEFENDANT JOHN KOWALCYK, filed by Bell,
Silberblatt & Swoope.

WHEREFORE, Petitioner respectfully requests your
Honorable Court to issue a fule to show cause why a
Guardian ad litem should not be appointed for the said
minor so that the matter can proceed. s/ Paul Silberblatt
Attorney for Plaintiff.

ORDER OF COURT:

NOW, this 6th day of July 1967, the within Petition
having been read and considered, rule is hereby issued on
Defendant, John Kowalcyk to show cause why a Guardian
ad litem should not be appointed for him so that the
above matter can proceed.

Rule returnable July 17, 1967 at 10:00 A.M.
BY THE COURT, John A. Cherry, President Judge.

JULY 6, 1967, RULE ISSUED TO SHERIFF. ON DEFENDANT
JOHN KOWALCYK TO SHOW CAUSE.

JULY 17, 1967, SHERIFF'S RETURN, filed.

Now, July 7, 1967 at 5:00 O'clock P M (EDT) served
the within Petition, Order and Rule on John Kowalcyk,
a/k/a Jose Kowalcyk, a minor, at his plac^a of residence,
RFD Madera, Bigler Township, Clearfield County, Pa., by
handing to Margaret Kowalcyk, mother of the defendant and
an adult member of the household, true and attested copies
of the original Petition, Order and Rule, and made known
to her the contents thereof. So Answers, William Charney,
Sheriff

JULY 17, 1967, ORDER OF COURT, filed.

AND NOW, July 17, 1967, the return date on the rule
issued to show cause why a Guardian ad litem should not
be appointed for John Kowalcyk and there being no
objection to said Petition and no one appearing in open
Court on behalf of the said John Kowalcyk, it is hereby
ordere that James McDermott is appointed Guardian Ad
Litem of John Kowalcyk, a minor, in the above captioned
matter. BY THE COURT, John A. Cherry, President Judge.

DECEMBER 26, 1967, AFFIDAVIT OF DAMAGES, filed by
by Bell, Silberblatt & Swoope.

DECEMBER 26, 1967, PRAECIPE, filed by Bell, Silberblatt
& Swoope.

Please enter judgment in favor of the Plaintiff and
against James McDermott, Guardian ad litem of Defendant
John Kowalcyk, a minor, for failure to file Answer and
want of appearance in the above ceptioned case.

Damages to be determined sec. leg. BELL, SILBERBLATT
& SWOOPE, By S/ Paul Silberblatt, Attorneys for Plaintiff.

Judgment is entered in favor of the Plaintiff and
against the Defendant for failure to file an Answer and
want of appearance.
Judgment.

Archie Hill
Prothonotary

#3729 - Bell, Silberblatt & Swoope \$49.60
#3733 - Bell, Silberblatt & S. 5.00
Prothonotary 9.50
\$64.10

JULY 8, 1971 - SATISFIED

<p>March 1 9:50 AM EST</p>	<p>First National Bank Philipsburg, Penna.</p> <p>183</p> <p>William E. Wood Marie G. Wood, Mrs. R.D., Box 27, Philipsburg,</p> <p>Pro by Plff 4.50 <i>Pro by Plff</i> 3.00</p>	<p><u>D. S. B. -- DATED FEBRUARY 27, 1967</u></p> <p>By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Thirty Five Hundred Eighty Six and 98/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption</p> <p>Debt \$3586.98</p> <p>Atty Comm 5%</p> <p>Interest from February 27, 1967</p> <p>Filed and Entered by Plaintiff, March 1, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>21</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>
<p>March 1, 1967 9:57 AM EST</p>	<p>Community Consumer Dis- count Company Clearfield, Penna.</p> <p>184</p> <p>Betty R. Hanner James J. Hanner R.D. #1, Clearfield, Pa.</p> <p>Pro by Plff 4.50 <i>Pro by Plff</i> 1.50</p>	<p><u>D. S. B. -- DATED FEBRUARY 28, 1967</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 Six and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2976.00</p> <p>Atty Comm. 10%</p> <p>Interest from February 28, 1967</p> <p>Filed and Entered by Plaintiff, March 1, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</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.</p> <p style="text-align: right;">Attest <i>Archie Hill</i> Prothonotary</p>

<p>March 1 9:58 AM EST</p>	<p>Community Consumer Discount Company, Clearfield, Penna.</p> <p>185</p> <p>Lovie Marie Shimmel Clyde M. Shimmel, SR:Endsr. Lula M. Shimmel,Endsr. R.D. #1, West Decatur, Pa.</p> <p>Pro by Plff 5.00 <i>Pro by Plff 3.00</i></p>	<p><u>D. S. B. -- DATED FEBRUARY 27, 1967</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 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1710.00</p> <p>Atty Comm 10%</p> <p>Interest from February 27, 1967</p> <p>Filed and Entered by Plaintiff, March 1, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>20</u> day of <u>Feb</u> 1970 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;"><i>Archie Hill</i></p>	
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<p>March 1 10:15 AM EST</p>	<p>The Houtzdale Bank Houtzdale, Penna.</p> <p>186</p> <p>Harry Biss Edith Biss Ansonville, Penna.16612</p> <p>Pro by Plff 4.50 <i>Pro by Plff 3.00</i></p>	<p><u>D. S. B. -- DATED JUNE 9, 1966</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 One and 69/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$321.69</p> <p>Atty Comm 15%</p> <p>Interest from June 9, 1966</p> <p>Filed and Entered by Plaintiff, March 1, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>19</u> day of <u>Mar</u> 1971 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	RON STOLTZ FORD, INC.	<p><u>MARCH 1, 1967, COMPLAINT IN ASSUMPSIT</u>, filed. One copy certified to the Sheriff.</p> <p><u>MARCH 13, 1967, PRAECIPE FOR APPEARANCE</u>, filed by Joseph J. Lee Please enter my appearance on behalf of the defendant in the above entitled matter.</p> <p><u>MARCH 17, 1967, SHERIFF'S RETURN</u>, filed. Now, March 6, 1967 at 2:30 o'clock P.M. (EST) served the within Complaint in Assumpsit on Clarence E. Sellers at his place of residence, Karthaus Township, Clearfield County, Pennsylvania, by handing to Mrs. Dorothy Sellers, wife of the defendant and an adult member of the household, a true and attested copy of the original Complaint in Trespass and made known to her the contents thereof. So answers, William Charney, Sheriff.</p> <p><u>March 20, 1967, MOTION FOR EXTENSION OF TIME AND ORDER OF COURT</u>, filed, by Joseph J. Lee, Attorney for Defendant. Service Accepted this 20th day of March 1967 on behalf of Plaintiff. WHEREFORE, defendant, by counsel, moves your Honorab Court to grant an extension of time for filing a responsive pleading to the Complaint until twenty days after the completion of the taking of depositions or interrogatories, as aforesaid. /s/ Joseph J. Lee, Attorney for Defendant.</p> <p><u>ORDER:</u> NOW, to wit, this 20th day of March, 1967, the foregoing Motion having been presented and considered, the defendant is hereby granted an extension of time for filing a responsive pleading to the Complaint - said time to be computed in the following manner, to wit:- twenty days after the termination of the taking of depositions or filing of answers to interrogatories of Ronald Stoltz and representatives of Ford Motor Credit Corporation - all proceedings to stay meanwhile. By the Court, John A. Cherry, President Judge.</p> <p><u>JUNE 8, 1967, ANSWER TO INTERROGATORIES</u>, Filed by Sharp & Gilpatrick Now this 8 day of June, 1967, service of the within Answer to Interrogatories is hereby accepted for and on behalf of the defendants and receipt of a copy thereof hereby acknowledged. s/Joseph J. Lee, Atty. for Defendant.</p> <p><u>JUNE 19, 1967, ANSWER AND COUNTERCLAIM</u>, filed by Joseph J. Lee And Now June 22, 1967, Service is accepted on behalf of Plaintiff and receipt of a copy acknowledged. s/ Richard M. Sharp, Attorney for Plaintiff.</p> <p><u>JULY 7, 1967, NOTICE OF DEPOSITION</u>, filed by Richard Sharp. Notice is given herewith that, pursuant to P. R.D.P. No. 4007, the deposition of Clarence E. Sellers, defendant, herein will be taken on oral examination at the office of Richard M. Sharp, Esq., 20 North Second Street, Philipsburg, Pennsylvania, on Friday, July 14, 1967, at 2:00 P.M., and at any and all adjournments thereof. s/ Richard M. Sharp, Attorney for Plaintiff Service accepted 7/5/67 s/ Joseph J. Lee Atty for Defendants</p> <p><u>SEPTEMBER 6, 1967, REPLY</u>, filed by Richard M. Sharp Attorney for Plaintiff. Service accepted 9/7/67. Joseph J. Lee, Attorney for Defendant.</p> <p><u>NOVEMBER 22, 1967, PRAECIPE FOR APPOINTMENT OF ARBITRATORS</u>, filed by Richard Sharp. Hearing fixed for March 13, 1968 at 1:30 P.M., James Nevling, Chairman, Ervin S. Fennell, Jr. and John J. Pentz</p> <p><u>MARCH 20, 1968, AWARD OF ARBITRATORS</u>, filed. Paper filed to #423 November Term, 1966 Now, this 19th day of March, 1968, we, the undersigned arbitrators appointed in this case, after having been duly sworn, and having heard the evidence and allegations of the parties, do award and find as follows: In Clarence Sellers V. Ron Stoltz Ford, Inc., No. 423 November Term, 1966, In Replevis, we find a verdict in favor of the plaintiff for \$600 and the costs of suit, provided that the \$110.27 deposited with the Prothonotary be paid to the defendant. In Ron Stoltz Ford, Inc. V. Clarence E. Sellers, No. 187 February Term, 1967, In Assumpsit, we find a verdict in favor of the plaintiff for \$200 and the costs of the suit. s/ James K. Nevling, Chairman; Ervin S. Fennell, Jr., John J. Pentz Now, this 20th day of March, 1968, mailed Notice of Award to Richard Sharp, Joseph J. Lee Attorney for Ron Stoltz Ford, Inc. and Joseph J. Lee, Attorney for Clarence E. Sellers</p> <p><u>May 9, 1967, PRAECIPE</u>, filed by Richard M. Sharp. Mark the award of the Board of Arbitrators in the above captioned case satisfied upon payment of costs. Record Costs in the sum of \$47.80 having been paid in full by Joseph J. Lee, Attorney for Defendants, this case is this date marked Satisfied.</p>
Joseph J Lee	CLARENCE E. SELLERS	<p>187</p> <p>Pro. By atty 5.00</p> <p>Atty 3.00</p> <p>Shff Charney By Atty 12.30</p> <p>Pro. 2.00</p> <p>Pro. 3.50</p> <p>Pro. <i>By Atty</i> 2.00</p> <p>Pro. 2.00</p> <p>Pro <i>by Atty</i> 2.00</p> <p>Pro. <i>by atty</i> 2.00</p> <p>Pro by Sharp 12.00</p> <p>Pro. 2.00</p> <p>#1414 - Richard M. Sharp. \$38.30</p> <p style="text-align: center;"><u>S A T I S F I E D</u></p>
		<p style="text-align: center;"><u>S A T I S F I E D</u></p>

<p>Belin & Belin</p>	<p>EMERY L. SWOOPE III, a minor, by his guardian, Emery R Swoope, Jr.; and EMERY R. SWOOPE, JR and IVA DEAN SWOOPE</p>	<p><u>MARCH 1, 1967, COMPLAINT IN TRESPASS</u>, filed. One copy certified to the Sheriff.</p> <p><u>MARCH 13, 1967, PRAECIPE FOR APPEARANCE</u>, filed. by Joseph J Lee Please enter my appearance on behalf of the defendant in the above entitled matter.</p> <p><u>MARCH 15, 1967, SHERIFF'S RETURN</u>, file. Now, March 4, 1967 at 12:12 o'clock P.M. (EST) served the within Complaint in Trespass on Betsy Kephart Kruckenberg at her place of residence, 204 West Market Street, Borough of Clearfield, Clearfield County, Pennsylvania, by handing to Betsy Kephart Kruckenberg, personally, a true and attested copy of the original Complaint in Trespass and made known to her the contents thereof. So answers, William Charney, Sheriff.</p>
<p>Joseph J Lee</p> <p>Blakley & Ammerman</p>	<p>BETSY KEPHART KRUCKENBERG</p> <p>JACK BELL, Add'l Deft.</p>	<p><u>APRIL 25, 1967, PRAECIPE TO BRING IN ADDITIONAL DEFENDANT</u>, filed by Joseph J. Lee, Attorney for Betsy Kephart Kruckenberg.</p> <p><u>APRIL 25, 1967 COMPLAINT AGAINST ADDITIONAL DEFT.</u>, filed. Writ to Join Additional Defendant and Complaint against the Additional Defendant Issued to the Sheriff. Now this 27th day of April, Service of Complaint against Add'l Deft accepted & copy received. Belin & Belin by Carl A. Belin, Atty for Plff</p> <p><u>MAY 4, 1967, PRAECIPE</u>, filed by Blakley & Ammerman Enter our appearance for Jack Bell, named Additional Defendant in the above action. /s/ Blakley & Ammerman By David S. Ammerman, Attorneys for Additional Defendant</p> <p><u>May 11, 1967, SHERIFF'S RETURN</u>, filed. Now, April 26, 1967 at 3:10 o'clock P.M. (EST) served the within Writs to Join Additional Defendant and Complaint Against Additional Defendant on Jack Bell at intersection of South 2nd and South Front Streets, Borough of Clearfield, Clearfield County, Pennsylvania, by handing to Jack Bell personally, true and attested copies of the original Writ to Join Additional Defendants and Complaint Against Additional Defendant, and made known to him the contents thereof. So Answers, William Charney, Sheriff</p>
<p>#1255 - Belin & Belin</p> <p>#1256 - Blakley & Ammerman</p> <p>#1257 - Joseph J. Lee</p>	<p>Adv Costs + W/B \$15.</p> <p>Add'l Deft W/B</p> <p>adv costs</p>	<p><u>JUNE 26, 1967, INTERROGATORIES PURSUANT TO RULES OF CIVIL PROCEDURE PROPOUNDED BY THE ADDITIONAL DEFENDANT TO THE PLAINTIFF(S)</u>, filed by Blakley & Ammerman, Attorneys for Add'l Defendant. Now, this 6th day of July 1967 Service accepted & copy received. Belin & Belin by Carl A. Belin, Jr., Atty for Plaintiff</p> <p><u>AUGUST 16, 1967, PRAECIPE FOR TRIAL</u>, filed by Belin & Belin. Place the above case on the trial list for jury trial sec. reg. BELIN & BELIN By Carl A. Belin, Jr., Attorney for Plaintiffs.</p> <p><u>AUGUST 14, 1967, ANSWERS TO INTERROGATORIES OF ADDITIONAL DEFENDANT</u>, filed by Belin & Belin. Now this 21st day of August, 1967, service of within Answer to Interrogatories accepted by copy. S/ David S. Ammerman, Attorney for Add'l Defendant; Joseph J. Lee, Attorney for Kruckenberg.</p> <p><u>SEPTEMBER 7, 1967, ORDER</u>, filed. NOW, September 7, 1967, this being the first time that the above stated case has been on the trial list, and upon application of Jack Bell above named, through his counsel, Blakley and Ammerman, trial is continued to November Term of Court. Such continuance is granted over the objection of counsel for plaintiff. BY THE COURT, John A. Cherry, President Judge. <u>JANUARY 29, 1968, CAUSE REACHED. TRIAL ORDERED.</u></p>
<p>JURY CALLED AND SWORN, as follow to wit:</p> <p>January 13, 1968, Plaintiff's Point for Charge, filed.</p> <p>January 13, 1968, Defendant's Points for Charge, filed.</p> <p>And Now to wit: January 31, 1968, we, the Jurors empanelled in the above entitled case, find A Verdict in Favor Emery L. Swope in the amount of \$12,500.00 against Betsy Kephart Kruckenberg. /s/ Mrs. Violet Mangeson.</p> <p>VERDICT IN FAVOR OF THE PLAINTIFF, EMERY L. SWOOPE IN THE AMOUNT OF \$12,500.00 and AGAINST BETSY KEPHART KRUCKENBERG.</p> <p>FEBRUARY 2, 1968, MOTION FOR NEW TRIAL FILED ON BEHALF OF THE DEFENDANT, by Joseph J. Lee</p> <p>FEBRUARY 2, 1968, MOTION FOR JUDGMENT N.O.V. FILED ON BEHALF OF THE DEFENDANT by Joseph J. Lee</p> <p>Now this 3rd day of February Service accepted and copy received (on both motions) Belin & Belin by Carl A. Belin, Jr., Attorney for Plaintiff.</p> <p>FEBRUARY 21, 1968, PRAECIPE FOR DISCONTINUANCE, filed by Carl A. Belin, Attorney for Plaintiff, and Joseph J. Lee, Attorney for Betsy Kephart Kruckenberg</p> <p>Mark the above captioned case settled, discontinued and ended upon payment of your record costs. (Praecipe filed to No. 128 February Term, 1968</p> <p>Record cost in the sum of \$94.00 having been paid in full, this case is this date marked settled, discontinued and ended, upon payment of above costs by Pennsylvania National Mutual Casualty Co.</p>	<p>-----\$35.50</p> <p>30.00</p> <p>17.00</p>	<p>JURY CALLED AND SWORN, as follow to wit: Bernice M. Shoff, Violet Straka, Mirl B. Dickey, Violet M. Mangeson, Ann R. Gutkoski, Willard Leigey, Gertrude Lee, Elvera F. Maloney, Mrs. Robert Carlson William Fishburn, Althea Peters, and Gertrude E. Clyde, twelve good and lawful citizens of the county who after hearing the proofs and allegations and being charged by the Court.</p> <p>January 13, 1968, Plaintiff's Point for Charge, filed.</p> <p>January 13, 1968, Defendant's Points for Charge, filed.</p> <p>And Now to wit: January 31, 1968, we, the Jurors empanelled in the above entitled case, find A Verdict in Favor Emery L. Swope in the amount of \$12,500.00 against Betsy Kephart Kruckenberg. /s/ Mrs. Violet Mangeson.</p> <p>VERDICT IN FAVOR OF THE PLAINTIFF, EMERY L. SWOOPE IN THE AMOUNT OF \$12,500.00 and AGAINST BETSY KEPHART KRUCKENBERG.</p> <p>FEBRUARY 2, 1968, MOTION FOR NEW TRIAL FILED ON BEHALF OF THE DEFENDANT, by Joseph J. Lee</p> <p>FEBRUARY 2, 1968, MOTION FOR JUDGMENT N.O.V. FILED ON BEHALF OF THE DEFENDANT by Joseph J. Lee</p> <p>Now this 3rd day of February Service accepted and copy received (on both motions) Belin & Belin by Carl A. Belin, Jr., Attorney for Plaintiff.</p> <p>FEBRUARY 21, 1968, PRAECIPE FOR DISCONTINUANCE, filed by Carl A. Belin, Attorney for Plaintiff, and Joseph J. Lee, Attorney for Betsy Kephart Kruckenberg</p> <p>Mark the above captioned case settled, discontinued and ended upon payment of your record costs. (Praecipe filed to No. 128 February Term, 1968</p> <p>Record cost in the sum of \$94.00 having been paid in full, this case is this date marked settled, discontinued and ended, upon payment of above costs by Pennsylvania National Mutual Casualty Co.</p>
	<p>SETTLED</p>	<p>DISCONTINUED AND ENDED</p>

Joseph J. Lee	RE: Leave to Sell at Private Sale and Convey Real Property 2 A Burnside Township, Harry Bender, Property	MARCH 2, 1967, PETITION OF THE COUNTY COMMISSIONERS OF CLEARFIELD COUNTY FOR LEAVE TO SELL AT PRIVATE SALE, 2 A, Burnside Township, Clearfield County. Property of Harry Bender.
		Taxes, etc. \$14.41. Ronald, Terry and Raymond Kitchen, RD 2, Mahaffey, Pa. has offered the sum of \$14.41 as purchase price at private sale.
	190	<p><u>ORDER OF COURT,</u> Now, the 2nd day of March, 1967, the foregoing petition of the County Commissioners of Clearfield County for leave to sell at private sale against land in Burnside Township, therein described, bought by Clearfield County at Treasurer's Sale on the 3rd day of August 1964, presented and considered and hereing thereon is fixed for the 20th day of March 1967, 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.</p>
		<p><u>MARCH 2, 1967, NOTICE OF ADVERTISING GIVEN TO THE CLEARFIELD PROGRESS.</u></p>
	Pro. 5.00	<p><u>MARCH 3, 1967, NOTICE BY CERTIFIED MAIL to Roger G. Young, Secretary Burnside Township Board of Supervisors.</u></p>
	Pro. 1.25	<p><u>MARCH 3, 1967, NOTICE BY CERTIFIED MAIL to Mrs. Marion Leamer, Secretary Burnside Township School District, RR 2, Cherry Tree, Pa.</u></p>
	Pro. 1.25	<p><u>March 6, 1967, Return Receipt of Roger Young, filed.</u></p>
	Pro. 1.00	<p><u>March 6, 1967, Return Receipt of Marion Leamer, filed.</u></p>
#684	Clfd Progress 10.26	<p><u>March 20, 1967, ORDER OF COURT, filed.</u> Now, to wit, this 20th day of March, 1967, the Petition filed to the above term and number having come on to be heard pursuant to an Order of Court made the 2nd day of March A.D., 1967, 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 that persons other than Ronald, Terry and Raymond Kitchen desire to purchase the premises</p>
	Pro. 1.00	<p>which are the subject of these proceedings, it is hereby ORDERED AND DECREED that any interested persons desiring to submit a bid for the premises shall do so by filing a sealed bid with the Prothonotary on or before 10:00 o'clock A.M. on the 27th day of March, 1967, at which time said bids will be opened in open Court and the property will be awarded to the highest bidder. In No event shall said bids be for an amount less than \$14.41. The costs of these proceedings shall be paid for by the successful bidder at the time of delivery of the deed. By the Court, John A. Cherry, President Judge.</p>
	Pro. 1.00	<p><u>MARCH 27, 1967, ORDER OF COURT, filed.</u></p>
	Pro. 3.50	<p>Now, this 27th day of March A.D., 1967, the Petition filed to the above Term and Number having come on to be heard on the 20th day of March, 1967 pursuant to an Order of Court made the 2nd day of March, 1967, and it having appeared that parties other than Ronald, Terry and Raymond Kitchen desired to purchase the premises which are the subject of these proceedings, and this Court having accordingly on the 20th day of March, 1967 entered an Order that any interested persons desiring to submit a bid for the premises should do so by filing a sealed bid with the Prothonotary on or before 10:00 this date, and it further appearing that sealed bids were submitted and were opened in open Court and that Ronald, Terry and Raymond Kitchen, of R.D. 2, Mahaffey, Pennsylvania were the highest bidders, and it appearing further appearing that proper notice of the original 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, 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 hereby are directed upon receipt of the sum of \$76.60 and upon payment of the costs of this proceeding, to execute and deliver a proper deed to Ronald, Terry and Raymond Kitchen, the successful bidder for said premises in Burnside 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, President Judge.</p>
	Pro. 3.50	<p>March 28, 1967, Copy of Letter to Mr. & Mrs. Charles Poeta, Returning their check which was submitted on the above bid and which was unsuccessful.</p>
		Costs \$27.76 paid by purchaser

<p>March 2 10:45 AM EST</p>	<p>County National Bank Clearfield, Penna.</p> <p>191</p> <p>William A. Palochko Madeline Palochko 708 Elizabeth St., Osceola Mills, Pa.</p> <p>Pro by Deft 4.50 <i>De by Deft 3.00</i></p>	<p><u>D. S. B. --- DATED FEBRUARY 28, 1967</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 Two and 64/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2402.64</p> <p>Atty Comm 10%</p> <p>Interest from February 28, 1967</p> <p>Filed and Entered by Defendant, March 2, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>19</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 style="text-align: right;">Attest <i>Raymond [Signature]</i> Prothonotary</p>
<p>March 2, 1967 10:46 AM EST</p>	<p>Beneficial Consumer Discount Company, Tyrone, Penna.</p> <p>192</p> <p>Walter W. Janke Ora Louise Janke Box 333, Winburn, Penna.</p> <p>Pro by Plff 4.50 OC Pro by Plff 4.50</p>	<p><u>MARCH 2, 1967, AGREEMENT TO REVIVE</u>, filed. To revive and continue Judgment entered to 242 September Term, 1962</p> <p>By Virtue of Agreement contained herein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand One Hundred Sixteen and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Sty, Inquisition and Exemption.</p> <p>Debt \$1116.00</p> <p>Atty Comm 15%</p> <p>Interest from September 26, 1962</p> <p>Filed and Entered by Plaintiff, March 2, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p>

Budget Plan Consumer
Discount Company
Clearfield, Penna.

193

Donald Gearhart
Ruth S. Gearhart
R. D. #2, Clearfield, Pa.

Pro by Plff 4.50
Pro by Plff 300

D. S. B. --- DATED FEBRUARY 27, 1967

Payable In Installments

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

Debt \$2088.00

Atty Comm 10%

Interest from February 27, 1967

Filed and Entered by Plaintiff, March 2, 1967

Judgment.

Archie Hill

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

Mike Skebo

194

March 2
11:00 AM EST

Francis C. Rowles
Barbara P. Rowles
R. D. #1, Clearfield, Pa.

Pro by Plff 4.50

D. S. B. --- DATED MARCH 1, 1967

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 Two
Hundred Sixty Eight and 88/100 Dollars, with Interest,
Attorney's Commission, Cost of Suit, Release of Errors,
Waiving Stay, Inquisition and Exemption.

Debt \$3268.88

Atty Comm 10%

Interest from March 1, 1967

Filed and Entered by Plaintiff, March 2, 1967

Judgment.

Archie Hill

Prothonotary

Waiver of Revival to 434 Jan T. 1972.

Universal C.I.T. Consumer Discount Company
 3108 Pleasant Vally Blvd
 Altoona, Pa.

MARCH 2, 195
 11:15 AM EST

James Ferguson
 Jean Ferguson
 RD Box 402
 Morrisdale, Pa.

Pro By Plff 4.50
Pro by Plff 3.00

D. S. B. -- DATED FEB. 27, 1967

Payable In Installments

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.

Debt \$1104.00

Atty Comm. 15%

Interest from February 27, 1967

Filed and Entered by Plaintiff, March 2, 1967 Judgment.

Archie Hill
 Prothonotary

23 Jan. 70
Archie Hill
 Prothonotary

Gleason, Cherry & Guido

Union Banking & Trust Co
 DuBois, Pa.

March 2 196
 2:30 PM EST

Walter Krul
 Elizabeth M Krul
 RD 3, DuBois, Pa.

Pro. By atty 4.50
 Atty 3.00
Pro by atty 1.50

D. S. B. -- DATED FEBRUARY 28, 1967

Payable On Demand

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

Debt \$13,000.00

Atty Comm. 10% 1,300.00 \$14,300.00

Interest from February 28, 1967

Filed and Confessed by Attorney, March 2, 1967 Judgment.

Archie Hill
 Prothonotary

And Now, 27 day of Mar. 1967 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*
 Prothonotary

<p>March 2 4:01 PM EST</p>	<p>Modern Loan Company 223 North Front St. Philipsburg, Pa.</p> <p>197</p> <p>Edwin M Grove Star Route Frenchville, Pa.</p> <p>Pro. By Plff 4.50</p>	<p><u>D. S. B. -- DATED MAY 24, 1966</u></p> <p>Payable In Installments</p> <p>By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Six Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$600.00</p> <p>Atty Comm. '</p> <p>Interest from May 24, 1966</p> <p>Filed and Entered by Plaintiff, March 2, 1967</p> <p>Judgment</p> <p style="text-align: center;"><i>Archie Hill</i> Prothonotary</p>	
<p>March 3 8/30 AM EST</p>	<p>Commonwealth of Penna. Dept. of Public Welfare Harrisburg, Pa.</p> <p>198</p> <p>Allan O. Mitchell Box 75, LaJose, Pa.</p> <p>Pro. By Plff 3.00</p>	<p><u>MARCH 3, 1967, REINBURSEMENT AGREEMENT, filed. --</u></p> <p>Dated December 15, 1966 - Record No. 32814</p> <p>By Virtue of Agreement contained herein, 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 style="text-align: center;"><i>Archie Hill</i> Prothonotary</p> <p><u>Dec. 17, 1971, Sugg Non Pay filed to 754 Oct T, 1971.</u></p>	

<p>March 3 9:13 AM EST</p>	<p>American Consumer Discount Company, Clearfield, Penna.</p> <p>199</p> <p>Morley Selfridge Thursa Selfridge 703 Turnpike Ave., Clearfield, Penna.</p> <p>Pro by Plff 4.50 <i>Pro by Plff</i> 3.00</p>	<p><u>D. S. B. --- DATED FEBRUARY 24, 1967</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 Twenty and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2520.00</p> <p>Atty Comm 15%</p> <p>Interest from February 24, 1967</p> <p>Filed and Entered by Plaintiff, March 3, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p><i>APR 28 Jan 71</i> <i>having</i> <i>received</i> <i>costs</i> <i>and</i> <i>interest</i></p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p>
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<p>March 3 10:40 AM EST</p>	<p>Curwensville State Bank Curwensville, Penna.</p> <p>200</p> <p>Walter S. Kitchen Martha Jean Kitchen Luther Anderson Corinne C. Anderson</p> <p>Pro by Plff 5.50 oc Pro by Plff 5.50 <i>Pro by Plff</i> 3.00</p>	<p><u>MARCH 3, 1967, AGREEMENT TO REVIVE</u>, filed. To Revive and continue Judgment entered to 234 February Term, 1962.</p> <p>By Virtue of Agreement contained herein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Two Hundred Sixty Four and 28/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2264.28</p> <p>Atty Comm 10%</p> <p>Interest from March 9, 1962</p> <p>Filed and Entered by Plaintiff, March 3, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, 8 day of <i>July</i> 1967, by paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <i>Archie Hill</i> Prothonotary</p>
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<p>March 3 10:50 AM EST</p>	<p>Clearfield Trust Company Clearfield, Penna.</p> <p>201</p> <p>Gordon H. Graham Neill C. Graham 607 Anderson Street, Curwensville, Penna.</p> <p>Pro by Plff 4.50 <i>[Signature]</i> 3.00</p>	<p>D. S. B. -- DATED MARCH 3, 1967</p> <p>Payable In Installments</p> <p>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, Eighty Five and 30/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2,385.30</p> <p>Atty Comm. 10%</p> <p>Interest from March 3, 1967</p> <p>Filed and Entered by Plaintiff, March 3, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, 7 day of Sep 1971 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>March 3 10:51 AM EST</p>	<p>Punxsutawney National Bank Punxsutawney, Penna.</p> <p>202</p> <p>Thomas C. Welder Ruth E. Welder Grampian, Clearfield County, Penna.</p> <p>Pro by Plff 4.50 <i>[Signature]</i> 3.00</p>	<p>D. S. B. -- dated february 24, 1967</p> <p>Payable In Installments</p> <p>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 Sixty Five and 08/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2665.08</p> <p>Atty Comm. 399.76 \$3064.84</p> <p>Interest from March 5, 1970</p> <p>Filed and Confessed by Attorneys, March 3, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> PROTHONOTARY</p> <p style="text-align: center;">9 Mar. 70 <i>Archie Hill</i></p>	
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<p>March 3 10:55 AM EST</p>	<p>Community Consumer Discount Company Clearfield, Pa.</p> <p>203</p> <p>Franklin P. Wallace Beryl Wallace Woodland, Pa.</p> <p>Pro. By Deft. Plff 4.50 <i>Pro by PWH</i> 1.50</p>	<p><u>D. S. B. -- DATED FEBRUARY 28, 1967</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 Twenty and No/100 with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2520.00</p> <p>Atty Comm. 10%</p> <p>Interest from February 28, 1967</p> <p>Filed and Entered by Plaintiff, March 3, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>10</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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<p>March 3 1:58 PM EST</p>	<p>County National Bank Clearfield, Pa.</p> <p>204</p> <p>Mrs. Elva M. Barrett 419 Nichols St. Clearfield, Pa.</p> <p>Pro. By Deft. 4.50 <i>pro by dft.</i> 1.50</p>	<p><u>D. S. B. -- DATED MARCH 3, 1967</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 March 3, 1967</p> <p>Filed and Entered by Plaintiff, March 3, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>15</u> day of <u>Dec</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>March 4 9:40 AM EST</p>	<p>Community Loan Company DuBois, Pa.</p> <p>205</p> <p>Loretta Zernell Box 155 Penfield, Pa.</p> <p>Pro. By Plff 4.50 <i>Dr of Plff</i> 3.00</p>	<p><u>D. S. B. -- DATED FEBRUARY 20, 1967</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 Eight Four and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$284.00</p> <p>Atty Comm. XXX</p> <p>Interest from February 20, 1967</p> <p>Filed and Entered by Plaintiff, March 4, 1967</p> <p>Judgment</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>19</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. Attest <i>Archie Hill</i> Prothonotary</p>	
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<p>March 4 9:50 AM EST</p>	<p>First National Bank Philipsburg, Pa.</p> <p>206</p> <p>George A Moore Lucille A. Moore Box 129A RD Morrisdale, Pa.</p> <p>Pro. By Plff 4.50 <i>Geo by Plff</i> 3.00</p>	<p><u>D. S. B. -- DATED FEBRUARY 25, 1967</u></p> <p>Payable One Day after Date</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 Twenty One Hundred Sixty-Nine and 88/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2,169.88</p> <p>Atty Comm. 5%</p> <p>Interest from February 25, 1967</p> <p>Filed and Entered by Plaintiff, March 4, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>4</u> day of <u>Mar</u> 19<u>70</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost. <i>Archie Hill</i> Prothonotary</p>	
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<p>March 4 10:30 AM EST</p>	<p>Community Consumer Discount Company Clearfield, Pa.</p> <p>207</p> <p>Thomas W Smeal Linda Smeal 802 W Front Street Clearfield, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Plff</i> 1.50</p>	<p><u>D. S. B. -- DATED FEBRUARY 4, 1967</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 Forty and No/100 Dollars, with Interest, Attorney's Commission Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2640.00</p> <p>Atty Comm. 10%</p> <p>Interest from February 4, 1967</p> <p>Filed and Entered by Plaintiff, March 4, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>23</u> day of <u>Oct.</u> <u>1967</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>March 4 10:35 AM EST</p>	<p>Clearfield Trust Co. Clearfield, Pa.</p> <p>208</p> <p>Ernest Hugney, Jr. Catherine V Hugney 411 1/2 Walnut Street Clearfield, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Plff</i> 3.00</p>	<p><u>D. S. B. -- DATED MARCH 3, 1967</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 One Hundred Forty and 74/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$4,140.74</p> <p>Atty Comm. 10%</p> <p>Interest from March 3, 1967</p> <p>Filed and Entered by Plaintiff, March 4, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p style="text-align: right;">17 <i>May 78</i> <i>Raymond Witherow</i></p>
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Bell, Silberblatt & Swoope	AMOS HESS, JR.	
		209
	GRACE HESS	
Pro.	By Atty	7.00
Atty		3.00
	By Atty	
	Shff Charney	11.70
#691	Shff Charney	19.50
	Master	75.00
	Clfd Co. Bar.	10.00
Pro.		10.00
Pro.		1.00

#152 - Transf. to Reg. Acct	\$135.00
\$135.00 PAID BY ATTORNEY	
#794 - Wm. T. Davis, Master	\$75.00
795 - Clfd Co. Bar	10.00
#796 - Bell, Silberblatt & Swoope	19.50
#691 - Shff Charney	19.50
Prothonotary	11.00
	\$135.00

MARCH 4, 1967, COMPLAINT IN DIVORCE, filed. One copy certified to the Sheriff.

MARCH 9, 1967, SHERIFF'S RETURN, filed.
Now, March 6, 1967, at 3:30 o'clock P.M. (EST) served the within Complaint in Divorce on Grace Hess at her place of residence, Rolling Stone Road, R D. Frenchville, Clearfield County, Pa., by handing to Grace Hess personally a true and attested copy of the original Complaint in Divorce and made known to her the contents thereof. So Answers, William Charney, Sheriff.

MARCH 28, 1967, PRAECIPE FOR APPOINTMENT OF MASTER, filed.

NOW, March 28, 1967, Amos Hess, Jr., by his attorneys, Bell, Silberblatt & Swoope, moves for the appointment of a Master in this action, personal service having been had on Grace Hess, Defendant, on March 6, 1967, and no Answer or appearance having been filed on behalf of the Defendant. BELL, SILBERBLATT & SWOOPE, s/ Richard A. Bell, Attorneys for Plaintiff.

ORDER OF APPOINTMENT:

NOW, this 28th day of March, 1967, 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, John A. Cherry, President Judge.

APRIL 1, 1967, SHERIFF'S RETURN on Master's Notice

Now, March 31, 1967 at 12:05 o'clock P.M. (EST) served the within Notice of Master's Hearing on Grace Hess, at her place of residence, Rolling Stone Road, R. D. Frenchville, Clearfield County, Pennsylvania, by handing to Grace Hess, 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

MAY 25, 1967, MASTER'S REPORT, filed.

And Now, the 29th day of May 1967, the report of the Master is acknowledged. We approve his findings and recommendations.

We, therefore, DECREE that Amos Hess, Jr. be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between himself and Grace Hess. 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 Plaintiff. BY THE COURT, John A. Cherry, President Judge.

<p>Litke & Gettig</p>	<p>EXPORT TIRE CO.</p> <p>210</p> <p>SMITTY'S TIRE SERVICE, INC.</p> <p>Pro <i>By Atty</i> 5.00</p> <p>ATTy <i>By Atty</i> 3.00</p> <p>Shff Charney 8.50</p> <p>Pro. <i>By Atty</i> 3.50</p>	<p><u>MARCH 4, 1967, COMPLAINT IN ASSUMPSIT</u>, filed. One copy certified to the Sheriff.</p> <p><u>MARCH 22, 1967, SHERIFF'S RETURN</u>, filed. Now, March 8, 1967 at 9:50 o'clock A.M. (EST) served the within Complaint in Assumpsit on Smitty's Tire Service, Inc., by handing to William F. Smith, formerly d/b/a Smitty's Tire Service, Inc., at his place of employment, 422 Latimer Street, Clearfield Borough Clearfield County, Pennsylvania, a true and attested copy of the original Complaint in Assumpsit and made known to him the contents thereof. So answers, William Charney, Sheriff.</p> <p><u>MARCH 28, 1967, PRAECIPE FOR JUDGMENT</u>, filed by Litke & Gettig</p> <p>There having been no Answer or other Pleading filed in the above matter, enter Judgment by default in favor of the Plaintiff and against the Defendant and assess damages as follows: Principal amount due \$2,875.82. Interest from June 8, 1966 \$129.42. Total \$3,005.24, plus costs</p> <p>Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand, Eight Hundred Seventy-Five and 82/100 Dollars, with Interest and Costs, for Want of an Answer or other pleadings</p> <p>Debt \$2,875.82</p> <p>Interest from June 8, 1966</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p>

County National Bank
Clearfield, Pa.

March 4 211
11:25 AM EST

Edward J. Barrett
Alma Barrett
Mahaffey, Pa.

Pro. By Deft 4.50
Pro by Deft 3.00

D. S. B. -- DATED MARCH 4, 1967

Payable In Installments

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

Debt \$2565.00

Atty Comm. 10%

Interest from March 4, 1967

Filed and Entered by Plaintiff, March 4, 1967

Judgment.

Archie Hill
Prothonotary

And Now, 9 day of Mar 1968 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*
Prothonotary

First National Bank
Philipsburg, Pa.

March 6 212
10:30 AM EST

Mildred Saggese
Munson, Pa

Pro. By Plff 4.50
Pro. By B.M & M 3.00
Pro by Plff 3.00

And Now, 15 day of Oct 1968 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*
Prothonotary

ALL that tract of land located and situate in Morris Township, Clearfield County, Pennsylvania bounded and described as follows;

D. S. B. -- DATED MARCH 4, 1967

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-Five and 79/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$795.79

Atty Comm. 5%

Interest from March 4, 1967

Filed and Entered by Plaintiff, March 6, 1967

Judgment.

Archie Hill
Prothonotary

OCTOBER 4, 1968, RELEASE FROM LIEN OF JUDGMENT, filed.
KNOW ALL MEN BY THESE PRESENTS, that the First National Bank, 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 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:

With-Drawn

Bell, Silberblatt & Swoope

Reuben Greenberg Enterprises, Inc.
Columbus, New Jersey

March 6
11:35 AM EST

213

William J Bell
Judith A Bell
LeContes Mills, Pa.

Pro.	By Plff	4.50
Pro		2.00
Shff Charney		11.50
Pro	By B, B	5.00
Pro.		5.00
#1069 -	Reuben Greenberg Enterprises. Adv.	\$4.50
#1070 -	Bell, Silberblatt & Swoope - Adv. Costs	17.00
#1071	Belin & Belin	5.00

D. S. B. -- DATED FEBRUARY 24, 1967

Payable In One Month after Date

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

Debt \$5000.00

Atty Comm. 10%

Interest from February 24, 1967

Filed and Entered by Plaintiff, March 6, 1967

Judgment.

Archie Hill

Prothonotary

WRIT OF EXECUTION 3 MAY T. 1967

WRIT OF EXECUTION ON BEAVER MEADOW CREAMERY, INC. GARNISHEE 6 MAY T 1967

JUNE 22, 1967, INTERROGATORIES TO GARNISHEE, filed.

JUNE 23, 1967, SHERIFF'S RETURN, filed.

Now, June 23, 1967, at 11:00 o'clock A.M. (EDT) served the within Interrogatories on Beaver Meadows Creameries, Inc., at their place of business, 415 Maple Avenue, City of DuBois, Clearfield County, Pennsylvania, by handing to Joseph Kirk, Jr., Manager, a true and

CONTINUED ON PAGE 55

Community Consumer Discount Company
Clearfield, Pa.

March 6
11:37 AM EST

214

Torrence Lanich
Freda Lanich
102 S. Fifth St.
Clearfield, Pa.

Pro.	By Plff	4.50
<i>Pro</i>	<i>By Plff</i>	<i>3.00</i>

D. S. B. -- DATED MARCH 2, 1967

Payable In Installments

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

Debt \$4608.00

Atty Comm. 10%

Interest from March 2, 1967

Filed and Entered by Plaintiff, March 6, 1967

Judgment.

Archie Hill

Prothonotary

And Now, 21 day of Aug 1968 by paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*
Prothonotary

EXX
March 6
11:38 AM EST

Community Consumer Dis-
count Company
Clearfield, Pa.

George W. Lansberry
Flora E Lansberry
RD 2, Clearfield, Pa.

Pro. By Plff 4.50
Pro by self 3.00

D. S. B. -- DATED MARCH 3, 1967

Payable In Installments
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.
Debt \$2256.00
Atty Comm. 10%
Interest from March 3, 1967
Filed and Entered by Plaintiff, March 6, 1967
Judgment.

Archie Hill
Prothonotary

7 day of Mar 1967 paper
filed, the above judgment is satisfied in full of debt,
interest and cost.
Archie Hill
Prothonotary

XX

CONTINUED FROM PAGE 74, No. 235 Feb. Term, 1967, In Re: Petition of the Clfd. Trust Co., al to

CONVENE the State Mining Commission.
ORDER OF COURT:

AND NOW, to wit, this 6th day of March A.D. 1967, the Petition of the Commonwealth of Pennsylvania, acting through the Department of Highways, for the convening of a State Mining Commission to determine what coal belongs to Clearfield Trust Company, Trustee for Clarissa D. Shaw of Clearfield County, Pennsylvania and Earl M. Brown, Co., underlying land which has been acquired for the purposes of constructing or improving Legislative Route 1009-29, in Lawrence Township, Clearfield County, Pennsylvania, between stations 1237 65 and 206 00, more fully described in the Petition attached hereto, is required to be left unmined and in place to support said land and the buildings to be erected thereon and the value thereof, having been presented in open court, it is hereby ordered:

1. That the State Mining Commission be convened for the purpose set forth in said Petition.
2. That the Public Utility Commission be required to designate its member or and engineer as a member of said Commission; the Secretary of Mines be requested to designate a representative to act as a member of said Commission; the Secretary of Highways be requested to designate a representative to act as a member of said Commission, and the Clearfield Trust Company, as Trustee for Clarissa D. Shaw of Clearfield County, Pennsylvania and Earl M. Brown Co., the owner of said coal be requested to designate and engineer to act as a member of said Commission;
3. That the 23rd day of March, A.D., 1967, at 9:00 o'clock A.M., at the Court House, Clearfield County, Pennsylvania is fixed as the time and place of the meeting of said State Mining Commission to consider and determine said Petition;
4. That a copy of said Petition and a copy of the Order be mailed to the Secretary of Mines, the Secretary of Highways and the Clearfield Trust Company as Trustee for Clairssa D. Shaw, Lawrence Township, Clearfield County, Pennsylvania and Earl M. Brown, Co., the owners. John A. Cherry, President Judge of the Court of Common Pleas of Clearfield County, Pennsylvania.

OCTOBER 20, 1969, STIPULATION, filed.

It is stipulated and agreed by and between Attorney Carl Belin, Jr., representing the "Clearfield Trust Company" trustees for Clarissa D. Shaw and Earl M. Brown Company, and the Department of Highways of the Commonwealth of Pennsylvania as follows:

1. That the highway involved in this proceeding is State Highways Legislative Route 1009, Section 29 between Plan Stations 1242 + 38 and 209 + 15 Eastbound Lane and between Plan Stations 1242 + 35 and 208+98 Westbound Lane situate Lawrence Township, Clearfield County, Pennsylvania as shown on the plan for the construction of said route, approved by the Governor of Pennsylvania on August 25, 1964 and recorded in the Office of the Recorder of Deeds for Clearfield County on October 15, 1964 in Map File No. 9 which said highway is a limited access Federal Interstate Highway.
2. That the cola involved in this proceeding is the coal underlying Legislative Route 1009, Section 29 described in Paragraph I hereof, ownership of which is vested in Clarissa D. Shaw one half interest and Earl M. Brown Company one half interest.
3. That the coal involved and lying underneath said section of highway that is required for vertical and lateral support is the "Split" off the Lower Kittanning seam; the Lower Kittanning seam and the Brookville seam.

FIFTEEN (15) SUGGESTIONS OF NON PAYMENT, filed. MARCH 6, 1967 at 1:20 PM EST

The Commonwealth of Pennsylvania, Dept. of Public Welfare, Harrisburg, Pa., 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 #225 - \$419.20; and #230 - \$47.20, with Cost of Suit. Pro. each Writ \$3.50, except #223 - \$5.50; #224 - \$4.00; #228 - \$4.00 and #230 - \$4.00.

Judgment

Archie Hill

Prothonotary

NUMBER	NAME AND ADDRESS OF DEFENDANTS	REVIVING NO
	Nov. 8, 1971, Sugg Non Pay filed to 439 Oct T, 1971.	
216	Hilary Bergey, Frenchville, Pa.	457 May Term, 1962
	April 15, 1968, Sat. by paper filed. Pro. \$3.00, State Tax .50¢ paid.	
217	John T Bressler, Clear Haven Home, Clearfield, Pa. Laura Bressler, Dec'd	459 May Term, 1962
	Nov. 8, 1971, Sugg Non Pay filed to 440 Oct T, 1971.	
SAT 218	Ida Burge, Munson, Pa.	460 May Term, 1962
	Nov. 8, 1971, Sugg Non Pay filed to 441 Oct T, 1971.	
219	Lee Daniel & Dorothy Marie Bush, RD Box 426, Philipsburg	486 May Term, 1962
	Dec. 3, 1971, Sugg Non Pay filed to 609 Oct T, 1971.	
220	Clara Clark, R D 4, Clearfield, Pa.	462 May Term, 1962
	Nov. 8, 1971, Sugg Non Pay filed to 442 Oct T, 1971.	
221	Anthony & Sue DePalma, RD Box 219, Philipsburg, Pa.	463 May Term, 1962
	Nov. 8, 1971, Sugg Non Pay filed to 443 Oct T, 1971.	
SAT 222	Mary J. Freeman Alias Mary Freeman Martin, Box 64, Woodland	465 May Term, 1962
	Nov. 8, 1971, Sugg Non Pay filed to 444 Oct T, 1971.	
223	Enoch Grice, Dec'd; Beatrice E Grice, Dec'd; Enoch Grice, Thomas C. Grice, Violet Helsel, 208 Turnpike Ave., Clearfield; Ethel Johnston - Heirs.	466 May Term, 1962
	Nov. 8, 1971, Sugg Non Pay filed to 445 Oct T, 1971.	
224	Frank Harchak, Alias, Frank Harchack, Alias Frant Horchork Houtzdale, Pa.	467 May Term, 1962
	Nov. 8, 1971, Sugg Non Pay filed to 446 Oct. T, 1971.	
225	Steve Holjenczik, RD Houtzdale, Pa.; Steven Holenchik TT	598 May Term, 1962
	Nov. 8, 1971, Sugg Non Pay filed to 447 Oct. T, 1971.	
SAT 226	Julia Kassab, Houtzdale, Pa.	468 May Term, 1962
	Nov. 8, 1971, Sugg Non Pay filed to 448 Oct T, 1971.	
SAT 227	Eric E Larson, Lanse, Pa.	469 May Term, 1962
228	Frances Leggs, 303 Wrigley St., Clearfield, Pa., Shirley Leggs Davenport, Alias, Shirley Leggs, 2009½ N. Fifth St., Harrisburg, Pa.	487 May Term, 1962
	Nov. 8, 1971, Sugg Non Pay filed to 449 Oct T, 1971.	
SAT 229	Lynn Grant Luzier, RD 1, Woodland, Pa.	470 May Term, 1962
	Now, Mar, 30, 1972, Sat. by paper filed. Pro. \$3.00, State tax .50¢ paid;	
230	Horace Meckley, Alias, Horace L. Meckley, Mahaffey, Pa.	597 May Term, 1962

<p>March 6 2:10 PM EST</p>	<p>County National Bank Clearfield, Pa.</p> <p>231</p> <p>Daniel J. Hudson Carol A. Hudson Richard E Summers Pauline Summers 116 High Street Clearfield, Pa.</p> <p>Pro. By Deft 4.50 Pro By Deft 3.00</p> <p>And Now, <u>27th</u> day of <u>January</u> 19<u>68</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <u>Archie Hill</u> Prothonotary</p>	<p><u>D. S. B. -- DATED MARCH 6, 1967</u></p> <p>Payable In Installments</p> <p>By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Twelve Hundred Seven and 81/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1207.81</p> <p>Atty Comm. 10%</p> <p>Interest from March 6, 1967</p> <p>Filed and Entered by Plaintiff, March 6, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p>
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<p>Johnston & Hanak</p> <p>March 7 11:45 AM EST</p>	<p>Philips Consumer Discount Company Front & Pine Sts. Philipsburg, Pa.</p> <p>232</p> <p>Michael Sudik, Jr. Myrna M Sudik P.O Box 84 Winburne, Pa.</p> <p>Pro. By atty 4.50 Atty 3.00 Pro. By Deft 3.00</p> <p>And Now, <u>23</u> day of <u>March</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>	<p><u>D. S. B. -- DATED FEBRUARY 4, 1967</u></p> <p>Payable In Installments</p> <p>By Virtue of Warrant of Attorney hereunto annexed, Johnston & Hanak, 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 Seventy Two and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1872.00</p> <p>Atty Comm. 15%</p> <p>Interest from February 4, 1967</p> <p>Filed and Confessed by Attorneys, March 7, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p>
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<p>March 7 1:15 PM EST</p>	<p>County National Bank Clearfield, Pa.</p> <p>233</p> <p>John M. Hoffman Jessie Hoffman Ramey, Pa.</p> <p>Pro. By Deft 4.50 <i>Pro by Deft 1.50</i></p>	<p><u>D. S. B. -- DATED MARCH 3, 1967</u></p> <p>Payable In Installments</p> <p>By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2,000.00</p> <p>Atty Comm. 10%</p> <p>Interest from March 3, 1967</p> <p>Filed and Entered by Plaintiff, March 7, 1967 Judgment.</p> <p><i>Archie Hill</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. Attest <i>Archie Hill</i> Prothonotary</p>
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<p>March 7 2:35 PM EST</p>	<p>County National Bank Clearfield, Pa.</p> <p>234</p> <p>Nick DeSalvo Lucy DeSalvo 1221 Cemetery Road Clearfield, Pa.</p> <p>Pro. By Deft 4.50 <i>Pro by Deft 3.00</i></p>	<p><u>D. S. B. -- DATED MARCH 7, 1967</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, Fifteen and 04 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1515.04</p> <p>Atty Comm. 10%</p> <p>Interest from March 7, 1967</p> <p>Filed and Entered by Plaintiff, March 7, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>31</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 <i>Archie Hill</i> Prothonotary</p>
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John K. Reilly, Jr.

IN RE: PETITION OF THE CLEARFIELD TRUST CO, AS Trustee for Clarissa D. Shaw and of Earl M Brown Co., to convene the State Mining Commission under the Provisions of the Act of July 3, 1941, P L. 259, as amended.

235

Pro.	By atty	10.00
Atty		3.00
Pro.		3.00
Pro.		3.50
Pro.		5.00
Pro.		3.50

MARCH 8, 1967, PETITION OF THE CLEARFILED TRUST COMPANY, As Trustee for Clarissa D Shaw and of Earl M. Brown, Co., filed. Five copies certified to Attorney for service on Secretary of Mines, the Secretary of Highways and the Clearfield Trust Company as Trustee for Clairssa D. Shaw, Lawrence Township, Clearfield County, Pennsylvania and Earl M. Brown, Co, the owners.

The Petition of the Clearfield Trust Company, as Trustee for Clarissa D. Shaw and of Earl M. Brown, Co., respectfully represents:

1. That the Department of Highways in pursuance of Authority by law vested in it under the provisions of Section 2003, Article XX of the Administrative Code of 1929, approved April 9, 1929, P.L. 177, as amended, has acquired or will acquire land in Lawrence Township, Clearfield County, Pennsylvania for the purpose of constructing an improved highway thereon known as Legislative Route 1009-29, between stations 1237 65 and 206 00 more fully described as follows:

BEGINNING at a stone corner on line of land of Henry Irwin Heirs; thence South eighty-seven (87) degrees east twenty six (26) perches to post; thence south eight and three fourths (8 3/4) degrees east thirty-eight-eight (38) perches to stone corner; thence south eighty-seven and one-half (87 1/2) degrees east eighty-three (83) perches to post corner on line of land of Henry Mead; thence north along said Mead's line five and three-fourths (5 3/4) degrees east one hundred fifty-six (56) perches to pine bush; thence south eighty-nine (89) degrees west sixty-six and three-tenths (66.3) perches to stone in lane; thence south twenty-four and one-half (24 1/2) degrees east sixteen (16) perches to stone in land; thence south eighty-nine (89) degrees west forty-seven and six-tenths (47.6) perches to post; thence South twelve and one-fourth degrees east, forty-two (42) perches to stone in road; thence north seventy-eight (78) degrees west sixty-five (65) perches to post corner on line of land of Henry Irwin Heirs; thence south twenty and one-fourth (20 1/4) degrees east seventy-three (73)

perches to stone corner and place of beginning. Containing one hundred three (103) acres net.

2. That the said land is underlaid by the following seams of bituminous coal of good quality and average thickness as shown below:

- (1) C seam 25 inches average thickness
- (2) B seam 22 inches average thickness
- (3) B rider seam 27 inches average thickness
- (4) C prime seam 22 inches average thickness

3. That the Commonwealth and the owners of the mineral rights, Clearfield Trust Company, Trustee for Clarissa D. Shaw and Earl M. Brown, are not in agreement as to the quantity of coal required to remain in place for verticle and lateral support of the land involved.

#2589 - John K. Reilly, Jr. \$13.00 Commonwealth of Pa. adv Costs.

Nov. 28, 1969 - Settled & Discontinued

~~NEWXXX~~

4. That the Commonwealth and the Trustee for Clarissa D. Shaw and Earl M. Brown, Co., are not in agreement as to the value in place, if any, of the coar required to remain in place for vertical and lateral support of the land involved.

5. That the Act of Assembly, approved July 3, 1941, P.L. 259, authorizes the creation of State Mining Commissions and gives to said Commissions exclusive jurisdiction of the mining of coal under lands, easements and rights of way purchased, condemned or otherwise acquired by the Commonwealth, to determine and assess damages, if any, for coal required by the said Commission to be left in place and to allocate among the parties in interest the coal of the proceedings.

6. The Act of Assembly above referred to provides also that the State Mining Commission shall consist of the following:

- (a) The President Judge of the Court of Common Pleas of the County wherein the coal is situate.
- (b) A member or a representative of the Public Utility Commission of the Commonwealth of Pennsylvania.
- (c) The Secretary of Mines of the Commonwealth of Pennsylvania or his designated representative.
- (d) The Secretary of Highways of the Commonwealth of Pennsylvania or his designated representative.
- (e) An engineer designated by the owners of said coal.

7. That your Petitioner, in accordance with the terms of said Act, designated Joh W. Hess as its representative on said Commission.

WHEREFORE, your Petitioner prays your Honor as Chairman of the State Mining Commission, created under and by virtue of the Act of Assembly herein referred to, to convene said State Mining Commission and thereafter said State Mining Commission to determine, authorize and direct the underlying or adjacent coal, if any, which may be removed, the underlying or adjacent coal, if any, required to be left in place in order to provide vertical or lateral support for the said land, to determine and assess damages, if any, for the coal in place taken and to do and determine such other matters and things as come within the jurisdiction of said State Mining Commission under the terms and provisions of said recited Act of Assembly and to fix a date for the meeting of the Commission for the purpose aforesaid. CLEARFIELD TRUST COMPANY as Trustee for Clarissa D. Shaw. s/ Joseph M. Colavecchi, Vice-President and Trust Officer of the Clearfield Trust Company. EARL M. BROWN, COMPANY, s/ Earl M. Brown, President.

<p>March 8 10:02 AM EST</p>	<p>Community Consumer Dis- count Company Clearfield, Pa.</p> <p>236</p> <p>William F Morris Rachel M Morris 409 E Pine St. Clearfield, Pa.</p> <p>Pro. By Plff 4.50</p>	<p><u>D. S. B. -- DATED MARCH 6, 1967</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 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 \$3,168.00</p> <p>Atty Comm. 10%</p> <p>Interest from March 5, 1967</p> <p>Filed and Entered by Plaintiff, March 8, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p style="text-align: center;"><i>Agree to Review to 41 March 7, 1972.</i></p>
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<p>March 8 10:03 AM EST</p>	<p>Community Consumer Dis- count Company Clearfield, Pa.</p> <p>237</p> <p>Harry R. Liddick Lillian Liddick RD 2, Clearfield, Pa.</p> <p>Pro. By Plff 4.50 <i>Done by Plff 1.50</i></p>	<p><u>D. S. B. -- DATED MARCH 3, 1967</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 Sixty and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$960.00</p> <p>Atty Comm. 10%</p> <p>Interest from March 3, 1967</p> <p>Filed and Entered by Plaintiff, March 8, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p><i>And Now, 26 day of July 1967 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</i></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 MARCH 4, 1967

Payable In Installments

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.

March 8
10:04 AM EST

238

Debt \$4896

Atty Comm. 10%

Interest from March 4, 1967

Filed and Entered by Plaintiff, March 8, 1967

Judgment.

Chester B. Smeal
Marjorie Smeal
RD Morrisdale, Pa.

Archie Hill
Prothonotary

Pro. By Plff 4.50

And Now, 29 day of Oct 1968 by paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

Curwensville State Bank
Curwensville, Pa.

D. S. B. -- DATED MARCH 6, 1967

Payable One Day after Date

By Virtue of Power of Attorney contained therein,
Judgment is entered in favor of the Plaintiff and agasint
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, Inquisi-
tion and Exemption.

March 8
10:30 AM EST

239

Debt \$2500.00

Atty Comm. 10%

Interest from March 6, 1967

Filed and Entered by Plaintiff, March 8, 1967

Judgment.

Leonard J Carfley
Edith J Carfley
13 Brooklyn Street
Buffalo, N.Y. 14288

Archie Hill
Prothonotary

Pro. By Plff 4.50

Pro by Plff

3.4

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

Attest *Archie Hill*
Prothonotary

<p>March 8 11:45 AM EST</p>	<p>Clearfield Trust Company Clearfield, Pa.</p> <p>240</p> <p>Robert D Flanagan Shirley A Flanagan 228 Hill Street Clearfield, Pa</p> <p>Pro. By Plff 4.50 <i>Pro 7 self 3.00</i></p>	<p>D. S. B. -- DATED MARCH 4, 1967</p> <p>Payable In Installments</p> <p>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 One and 20/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1,321.20</p> <p>Atty Comm. 10%</p> <p>Interest from March 4, 1967</p> <p>Filed and Entered by Plaintiff, March 8, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>20</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 style="text-align: right;">Attest <i>Archie Hill</i> Prothonotary</p>
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-VS-
CONTINUED FROM PAGE 68, No. 212 FEBRUARY TERM, 1967, FIRST NATIONAL BANK PHILIPSBURG-MILDRED SAGGESE

BEGINNING at a steel pin corner on the west Right-of-Way line of State Highway Route 864 leading from Allport to Munson, said Right-of-Way line being Sixteen and five tenths (16.5) feet from the Centerline thereof, said steel pin corner is also located in the center of a parking lot and is South Thirty-seven Degrees Forty-five minutes East (S 37° 45' E), One hundred five and seven tenths (105.7) feet from a common corner of the lands of LeRoy Burd and Mildred Saggese; thence along the Right-of-Way Line of State Highway Route 864; South Thirty-seven Degrees forty-five minutes East (S 37° 45' E) One Hundred (100.0) feet to a steel pin corner; thence along the lands of the Grantor, Mildred Saggese the following courses and distances; South Thirty-eight degrees forty-three minutes West (S 38° 43' W), Two hundred (200.0) feet to a steel pin corner; thence North Thirty-seven degrees forty-five minutes West (N 37° 45' W), One Hundred (100.0) feet to a steel pin corner; thence North Thirty-eight degrees forty-three minutes East (N 38° 43' E), two hundred (200.0) feet to a steel pin corner and place of beginning. Containing Forty-six Hundredths (0.46) acres.

BEING the same premises as was sold and conveyed unto James M. Moslak et. ux. by James M. Moslak et. ux. by deed dated the 28th day of September 1968, not yet recorded but intended so to be.

And it is further agreed that the plaintiff above named will not seek to the said above mentioned and described premises or any part thereof, for payment of any part of the principal and interest of said above entitled judgment, now or hereafter to become due, or in any way disturb, molest, put to charge or damage, the present or any future owner or owners, occupier or occupiers of the said above mentioned and described premises, or any part or portion thereof, for or by reason of the said judgment, or any matter, cause or thing thence accruing or to arise: Provided, that nothing herein contained shall affect the said judgment or its legal validity, so far as respects all other lands and tenements of the said defendant situate in the County aforesaid, which are not herein expressly exonerated therefrom.

IN WITNESS WHEREOF the said First National Bank 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 3rd day of October 1968, FIRST NATIONAL BANK OF PHILIPSBURG, PENNSYLVANIA By s/ George Fryberger, President

<p>Frank J Shakespeare Clemens Simon</p>	<p>JEAN CECELIA SCHRODER</p>	<p><u>MARCH 9, 1967, COMPLAINT IN DIVORE</u>, filed. One copy certified to Attorney</p>
<p>4/27/1967 \$135.00 Pd by Attorney Clfd. Trust</p>	<p>243</p>	<p><u>MARCH 23, 1967, RETURN OF SERVICE</u>, filed. Clemens Simon, being duly sworn according to law, deposes and says that he is one of the attorneys for the plaintiff in the above captioned case, and that on March 10, 1967 he caused to be sent to the defendant, Leroy C. Schroder, by U.S. Certified Mail No. 680215, a true and attested copy of the complaint in divorce filed in the above case, duly endorsed thereon with a notice to the defendant to plead to the same within twenty days from date of service, and that certified mail Article No. 680215 was personally delivered and served on the defendant on March 21, 1967, as appears by his signature on the return receipt for said certified mail, which receipt is attached hereto and made part hereof. /s/ Clemens Simon.</p>
<p>LERoy C. SCHRODER</p> <p>Pro. By atty 7.00 Atty 3.00 Incl Reg. Mail \$1.45 Master 76.45 Clfd Co. Bar 10.00 Pro. 10.00 Pro. 1.00</p>	<p><u>APRIL 27, 1967, PRAECIPE & ORDER FOR APPOINTMENT OF MASTER</u>, filed. AND NOW, this 27th day of April, 1967, the defendant in the above entitled case having been served with the complaint, in accordance with law, and no appearance or answer having been filed by the defendant, and more than twenty days having elapsed since said service, Jean Cecelia Schroder, plaintiff, moves for the appointment of a Master. s/ Frank J., Shakespeare, Clemens Simon, Attorneys for Plaintiff</p> <p><u>ORDER:</u> AND NOW, this 27th day of April, 1967, upon Praecipe filed by Frank J. Shakespeare, 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, President Judge</p>	
<p>#162 - Transf. to Reg. Acct \$135.00 \$175.00 Paid by Attorney Master \$75. Mail \$1.45 #845 - James A. Gleason \$76.45</p>	<p><u>JUNE 12, 1967, MASTER'S REPORT</u>, filed.</p> <p>And Now, the 23rd day of June 1967, the report of the Master is acknowledged. We approve his findings and recommendations.</p>	
<p>#846 - Clfd Co. Bar Assn. 10.00 Atty \$10. Ref. \$27.55 #847 - Frank J. Shakespeare 37.55 Prothonotary 11.00 \$135.00</p>	<p>We, therefore, DECREE that JEAN CECELIA SCHRODER be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and LEROY C. SCHRODER.</p>	
	<p><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.</u></p>	
	<p>The Prothonotary is directed to pay the Court costs, including Master's fees, as noted herein, out of the deposits received and then remit the balance to the plaintiff.</p> <p>BY THE COURT, John A. Cherry, President Judge</p>	

<p>March 9 10:00 AM EST</p>	<p>Community Consumer Discount Company Clearfield, Pa.</p> <p>244</p> <p>James G. Fry Jeannette Fry RD Woodland, Pa.</p> <p>Pro. By Plff 4.50 Pw By Pelf 3.00</p>	<p><u>D. S. B. -- DATED MARCH 4, 1967</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 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 \$3888.00</p> <p>Atty Comm. 10%</p> <p>Interest from March 4, 1967</p> <p>Filed and Entered by Plaintiff, March 9, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>17</u> day of <u>Apr</u> 19<u>70</u> 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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<p>March 10 10:10 AM EST</p>	<p>Gleason, Cherry & Guido</p> <p>Union Banking & Trust Co DuBois, Pa.</p> <p>245</p> <p>Thomas C. Kerr Florene A. Kerr Lane Street DuBois, Pa.</p> <p>Pro. By atty 4.50 Atty 3.00 Pro. By Plff 3.00</p>	<p><u>D. S. B. -- DATED MARCH 8, 1967</u></p> <p>Payable In Installments</p> <p>By Virtue of Warrant of Attorney hereunto annexed, Gleason, Cherry & Guido, 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 Eighty Seven and 10/100 Dollars, with Interest Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1287.10</p> <p>Atty Comm. 10% <u>128.70</u> \$1415.80</p> <p>Interest from March 8, 1967</p> <p>Filed and Confessed by Attorney, March 10, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>14</u> day of <u>Mar</u> 19<u>72</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <u>Archie Hill</u> Prothonotary</p>
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<p>March 9 1:55 PM EST</p>	<p>County National Bank Clearfield, Pa.</p> <p>245½</p> <p>Lawrence L. Kassab Mona Jean Kassab Hyde, Pa.</p> <p>Pro. By Deft. 4.50 <i>Pro by Plff</i> 3.00</p>	<p><u>D. S. B. -- DATED MARCH 8, 1967</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 Forty Nine Hundred Forty-Eight and 61/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$4948.61</p> <p>Atty Comm. 10%</p> <p>Interest from March 8, 1967</p> <p>Filed and Entered by Plaintiff, March 9, 1967</p> <p>Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And now, <i>Jan 10 1974</i> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Raymond Shethman</i> Prothonotary</p>	
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<p>March 10 10:20 AM EST</p>	<p>First National Bank of Philipsburg, Pa.</p> <p>246</p> <p>Steve Guydosik Helen Guydosik Eugene F. Guydosik Drifting, Pa.</p> <p>Pro By Plff 5.00 <i>Pro by Plff</i> 3.00</p>	<p><u>D. S. B. -- DATED MARCH 4, 1967</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 Nine Hundred Ninety-Eight and 72/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2998.72</p> <p>Atty Comm. 5%</p> <p>Interest from March 4, 1967</p> <p>Filed and Entered by Plaintiff, March 10, 1967</p> <p>Judgment</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And now, <i>30 day of Dec 69</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>March 10 10:24 AM EST</p>	<p>Community Consumer Discount Company DuBois, Pa.</p> <p>247</p> <p>Blaine M. Tatters Helen F. Tatters RD 1, DuBois, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Plff</i> 3.00</p>	<p><u>D. S. B. -- DATED MARCH 6, 1967</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 March 6, 1967</p> <p>Filed and Entered by Plaintiff, March 10, 1967</p> <p>Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p><i>And Now, 24 day of April 1969, by paper filed, the above judgment is satisfied in full of debt, interest and cost.</i> <i>Archie Hill</i> Prothonotary</p>
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<p>March 11 9:58 AM EST</p>	<p>County National Bank Clearfield, Pa.</p> <p>248</p> <p>Paul Murawski Marion J. Murawski Morann, Pa.</p> <p>Pro. By Deft. 4.50 <i>Pro by Deft.</i> 3.00</p>	<p><u>D. S. B. -- DATED MARCH 6, 1967</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 One and 92/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1801.92</p> <p>Atty Comm. 10%</p> <p>Interest from March 6, 1967</p> <p>Filed and Entered by Plaintiff, March 11, 1967</p> <p>Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p><i>And Now, 6 day of Aug 1974, By paper filed, the above judgment is satisfied in full of debt, interest and cost.</i> <i>Raymond Sutherland</i> Prothonotary</p>
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County National Bank
Clearfield, Pa.

D. S. B. -- DATED MARCH 7, 1967

Payable In Installments

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
Thirty Eight and 55/100 Dollars, with Interest, Attorney's
Commission, Cost of Suit, Release of Errors, Waiving
Stay, Inquisition and Exemption.

March 11
9:59 AM EST

249

Debt \$3338.55

Atty Comm. 10%

Interest from March 7, 1967

Filed and Entered by Plaintiff, March 11, 1967
Judgment.

Willis Albright
Janet Louise Albright
RD Osceola Mills, Pa.

Archie Hill

Prothonotary

Pro. By Deft 4.50

Pro by Deft 3.00

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

*Attest Archie Hill
Prothonotary*

The Houtzdale Bank
Houtzdale, Pa.

D. S. B. -- DATED DECEMBER 31, 1966

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.

March 11
10:00 AM EST

250

Debt \$2,000.00

Atty Comm. 5%

Interest from December 31, 1966

Filed and Entered by Plaintiff, March 11, 1967
Judgment.

James O. Srock
Eleanor M. Srock

Archie Hill

Prothonotary

Pro. By Plff 4.50

Pro by Plff 3.00

*Now 5 day of Aug 1970 by paper
filed, the above judgment is satisfied in full of debt,
interest and cost.*

*Attest Archie Hill
Prothonotary*

<p>March 11 10:01 AM EST</p>	<p>The Houtzdale Bank Houtzdale, Pa.</p> <p>251</p> <p>John Finch Evelyn Finch</p> <p>Pro. By Plff 4.50</p>	<p><u>D. S. B. -- DATED MARCH 6, 1967</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 Forty and 90/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$540.90</p> <p>Atty Comm. 15%</p> <p>Interest from March 6, 1967</p> <p>Filed and Entered by Plaintiff, March 11, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p>
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<p>March 11 10:15 AM EST</p>	<p>First Pennsylvania Bank- ing & Trust Company 3020 Market Street Philadelphia, Pa.</p> <p>252</p> <p>Esther V. Carns Philip F. Carns</p> <p>Pro. By Plff 4.50</p> <p><i>Pro by Plff 3.00</i></p>	<p><u>D. S. B. -- DATED FEBRUARY 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 Forty One and 65/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$641.55</p> <p>Atty Comm. 15%</p> <p>Interest from February 15, 1965</p> <p>Filed and Entered by Plaintiff, March 11, 1967 Judgment.</p> <p>March 11, 1967, Affidavit of Default and Non-Military Service, filed.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>29</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 style="text-align: right;">Attest <i>Archie Hill</i> Prothonotary</p>
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Gleason,
Cherry &
Guido

Union Banking & Trust Co
DuBois, Pa.

D. S. B. -- DATED MARCH 11, 1967

March 13
10:25 AM EST

255

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

Harry R. Cairns
Ruth F. Cairns
RD 1, DuBois, Pa.

Debt \$3200.00
Atty Comm. 10% 320.00 \$3520.00
Interest from March 11, 1967

Filed and Confessed by Attorneys, March 13, 1967
Judgment.

Pro. By atty 4.50
Atty 3.00

Archie Hill

Prothonotary

And Now, 29th day of Jan 1967 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

Clearfield Trust Co.
Clearfield, Pa.

D. S. B. -- DATED MARCH 11, 1967

March 13
10:55 AM EST

256

Payable March 13, 1967
By Virtue of Power of Attorney contained therein,
Judgment is entered in favor of the Plaintiff and against
the Defendants in the sum of Three Thousand, Thirty-
Two and 16/100 Dollars, with Interest, Attorney's
Commission, Cost of Suit, Release of Errors, Waiving
Stay, Inquisition and Exemption.

Duane Rougeux
Helen Rougeux
RD 2, Clearfield, Pa.

Debt \$3032.16
Atty Comm. 10%
Interest from March 11, 1967
Filed and Entered by Plaintiff, March 13, 1967
Judgment.

Pro. By Plff 4.50

Archie Hill

Prothonotary

FIFTEEN (15) SUGGESTIONS OF NON PAYMENT, filed. March 13, 1967, 10:40 A.M. E.S.T.
 The Commonwealth of Pennsylvania, Dept. of Public Welfare, Harrisburg, Pa., Plaintiff
 Fifteen days have slapsed since notice of filing theses 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 #257 - \$377.10
 and #266 - \$5000.00, with Cost of Suit. Pro each Writ \$3.50, except #260 - \$6.00 and #271 - \$5.50
 Judgment.

Archie Hill

Prothonotary

<u>NUMBER</u>	<u>NAME AND ADDRESS OF DEFENDANTS</u>	<u>REVIVING JUDGMENT NO.</u>
	<u>OCTOBER 21, 1968, SATISFIED BY PAPER FILED. Pro \$3.00 Tax \$.50</u>	
257	Julia & Emil Modzel, Winburne, Pa.	471 May Term, 1962
258	J. C. Muffley, Dec'd; Rosie J. Snyder, Executrix & Devisee, Westover, Pa.	472 May Term, 1962
259	Frank Natalie, 124 Trczyulny St., Osceola Mills, Pa.	528 May Term, 1962
260	Ernest Pelton, Dec'd; and Emma E. Pelton, Dec'd; Wilbur Pelton & Edna Shaffner, 1492 Lake Road, Lakemore, Ohio; Margaret Pelton, Beulah Shields, Aufell Sayers-Heirs	529 May Term, 1962
261	<u>Nov. 8, 1971, Sugg Non Pay filed to 451 Oct. T, 1971.</u> Viola Pottori; Mary Phillips T-T, 23 Washington Ave. DuBois, Pa.	530 May Term, 1962
262	<u>Nov. 8, 1971, Sugg Non Pay filed to 452 Oct. T, 1971.</u> Robert Ralston, Dec'd; and Dorothy Ralston, RD 1, Houtzdale	531 May Term, 1962
263	<u>Dec. 3, 1971, Sugg Non Pay filed to 619 Oct. T, 1971.</u> Dorothy Ritz, Grampian, Pa.	533 May Term, 1962
264	<u>Nov. 8, 1971, Sugg Non Pay filed to 453 Oct. T, 1971.</u> Fred E. Royer, RD 3, Box 188, Clearfield, Pa. <u>July 11, 1969, Sat. by paper filed. Pro. \$3.00, State tax .50¢ paid.</u>	534 May Term, 1962
265	<u>Dec. 3, 1971, Sugg Non Pay filed to 620 Oct. T, 1971.</u> Lolela E. Saxe, RD 1, Grampian, Pa.	535 May Term, 1962
266	<u>Dec. 3, 1971, Sugg Non Pay filed to 620 Oct. T, 1971.</u> John Shubert and Helen Shubert, Dec'd; RD Rockton, Pa.	537 May Term, 1962
267	<u>Nov. 8, 1971, Sugg Non Pay filed to 454 Oct T, 1971.</u> Joyce L. Stephens, Mineral Springs, Pa.	541 May Term, 1962
268	<u>Nov. 8, 1971, Sugg Non Pay filed to 455 Oct T, 1971.</u> Harvey & Elizabeth Swatsworth, RD 1, New Millport, Pa.	539 May Term, 1962
269	<u>Dec. 3, 1971, Sugg Non Pay filed to 621 Oct T, 1971.</u> Joseph A. & Mary Veres, Grassflat, Pa.	489 May Term, 1962
270	<u>Nov. 8, 1971, Sugg Non Pay filed to 456 Oct T, 1971.</u> Donald C. & Martha J. Waugaman, RD 2, Cherry Tree, Pa.	490 May Term, 1962
271	Philip Williams, Dec'd; Philip C. Swanson, Adm'r & Heir Elbon, Pa., Margaret DeJute, Niles, Ohio; Grace Swanson, Mary Jacob, Clyde Williams - Heirs	491 May Term, 1962

County National Bank
Clearfield, Pa.

March 13 272
12:35 AM EST

Fred L. Kennard
Mrs. Hazel M. Kennard
226 N. 6th Ave.
Clearfield, Pa.

Pro. By Deft 4.50
Pro by deft 3.00

D. S. B. -- DATED MARCH 13, 1967

Payable In Installments

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 One and 38/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$4701.38

Atty Comm. 10%

Interest from March 13, 1967

Filed and Entered by Plaintiff, March 13, 1967

Judgment

Archie Hill
Prothonotary

And Now, *17* day of *Oct* 19*74* By paper filed, the above judgment is satisfied in full of debt, interest and cost.
Attest *Raymond [Signature]*
Prothonotary

County National Bank
Clearfield, Pa.

March 13 273
12:36 PM EST

James Alfred Verbeck
A Fay Verbeck
Morrisdale, Pa.

Pro. By Deft. 4.50
Pro. by Deft. 3.00

D. S. B. -- DATED MARCH 11, 1967

Payable In Installments

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

Debt \$2402.64

Atty Comm. 10%

Interest from March 11, 1967

Filed and Entered by Plaintiff, March 13, 1967

Judgment.

Archie Hill
Prothonotary

And Now, *19th* day of *July* 19*72* By paper filed, the above judgment is satisfied in full of debt, interest and cost.
Attest *Archie Hill*
Prothonotary

<p>Gleason, Cherry & Guido</p>	<p>JOHN OVERDORF, t/a JOHN OVERDORF PLUMBING AND HEATING</p> <p>274</p> <p>FRED WALKER and PAUL WALKER t/a WALKER BROTHERS</p> <p>Pro. By Atty 5.00 Atty By atty 3.00 Shff Charney 7.50 Shff Evans 12.00 Pro. By Atty 3.50 Pro By Atty 5.00</p>	<p><u>MARCH 13, 1967, COMPLAINT IN ASSUMPSIT</u>, filed. One copy certified to the Sheriff</p> <p><u>APRIL 5, 1967, SHERIFF'S RETURN</u>, filed. March 14, 1967, William Charney, Sheriff deputized the Sheriff of Jefferson County Now, March 22, 1967, at 2:30 o'clock P.M. EST, served the within Complaint in Assumpsit on FRED WALKER and PAUL WALKER t/a WALKER BROTHERS, Defendant at South Park Street Ext., Borough of Sykesville, County of Jefferson, State of Pennsylvania, by handing a true and attested copy of said Complaint to Fred Walker personally and making known to him the contents thereof. So Answers, Paul A. Eveans, Sheriff.</p> <p>Now, March 22, 1967, served the within Complaint in Assumpsit on Fred Walker and Paul Walker, t/a Walker Brothers by deputizing the Sheriff of Jefferson County. The return of service of Paul A. Evans, Sheriff of Jefferson County, is hereto attached and is made part of this return of service. So Answers, William Charney, Sheriff.</p> <p><u>MAY 13, 1968, PRAECIPE</u>, filed by Gleason, Cherry & Guido. Enter judgment against Defendants in the sum of \$918.75 together with interest from April 5, 1961 and costs of suit, for failure to file an answer or enter an appearance within 20 days. Judgment is entered against the Defendants and in favor of the Plaintiffs in the sum of Nine Hundred Eighteen and 75/100 Dollars, with Interest and Costs of Suit, for failure to file an answer or enter an appearance within twenty days.</p> <p>Debt \$918.75 Interest from April 5, 1961 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p>
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<p>n</p> <p>March 14 9:50 AM EST</p>	<p>THRIFT CONSUMER DIS- count Company 118 E. Market St. Clearfield, Pa.</p> <p>275</p> <p>Charles R. Heichel, Sr Hannah I. Heichel Faith Maney Leo Maney Pottersdale, Pa.</p> <p>Pro. By Plff 5.50 <i>Pro by Plff 3.00</i></p>	<p><u>D. S. B. -- DATED MARCH 9, 1967</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 Fifty and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$750.00</p> <p>Atty Comm. 15%</p> <p>Interest from March 9, 1967</p> <p>Filed and Entered by Plaintiff, March 14, 1967</p> <p>Judgment.</p> <p style="text-align: center;"><i>Archie Hill</i> Prothonotary</p> <p><i>And Now, 20 day of May 1967 by paper filed, the above judgment is satisfied in full of debt, interest and cost.</i></p> <p style="text-align: center;">Attest <i>Archie Hill</i> Prothonotary</p>	
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<p>J. Howard Smith</p> <p>March 14 10:55 AM EST</p>	<p>The Houtzdale Bank Houtzdale, Pa.</p> <p>276</p> <p>Mickey Hudish Anne R. Hudish Ramey, Pa.</p> <p>Pro. By Atty 4.50 Atty 3.00</p>	<p><u>D. S. B. -- DATED FEBRUARY 20, 1967</u></p> <p>Payable One Day after date</p> <p>By Virtue of Warrant of Attorney hereunto annexed, J. Howard Smith, Attorney, does hereby appear for the Defendants and Confesses 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</p> <p>Debt \$4000.00</p> <p>Atty Comm. 200.00</p> <p>Interest from February 20, 1967</p> <p>Filed and Confessed by Attorney, March 14, 1967</p> <p>Judgment.</p> <p style="text-align: center;"><i>Archie Hill</i> Prothonotary</p>	
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J. Howard Smith
March 14
10:57 AM EST

The Houtzdale Bank
Houtzdale, Pa.

277

James P. Murray
Ellen N. Murray
Houtzdale, Pa.

Pro. By atty 4.50
Atty 3.00
See by Dff 3.00

D. S. B. -- DATED FEBRUARY 27, 1967

Payable One Day after date

By Virtue of Warrant of Attorney hereunto annexed, J. Howard Smith, Attorney, does hereby appear for the Defendants and Confesses Judgment against the Defendants and in favor of the Plaintiff 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.

Debt \$1250.00
Atty Comm. 62.50
Interest from February 27, 1967

Filed and Confessed by Attorney, March 14, 1967 Judgment.

Archie Hill
Prothonotary

And Now, 30 day of April 1975 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Raymond Duthorne*
Prothonotary

J. Howard Smith
March 14
10:58 AM EST

The Houtzdale Bank
Houtzdale, Pa.

278

James P. Murray
Ellen N. Murray
Houtzdale, Pa.

Pro. By atty 4.50
Atty 3.00
See by Dff 3.00

D. S. B. -- DATED MARCH 1, 1967

Payable One Day after Date

By Virtue of Warrant of Attorney hereunto annexed J. Howard Smith, Attorney, does hereby appear for the Defendants and Confesses Judgment against the Defendants and in favor of the Plaintiff in the sum of Thirteen Hundred and Forty and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1340.00
Atty Comm. 67.00
Interest from March 1, 1967

Filed and Confessed by Attorney, March 14, 1967 Judgment.

Archie Hill
Prothonotary

And Now, 30 day of April 1975 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Raymond Duthorne*
Prothonotary

Community Consumer Dis-
count Company
Clearfield, Pa.

March 14
10:00 AM EST

279

Luther M. Welker
Blanche Welker
418 Maple Avenue
Clearfield, Pa.

Pro. By Plff. 4.50
Drw by Plff 3.00

D. S. B. -- DATED MARCH 10, 1967

Payable In Installments

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

Debt \$1344.00

Atty Comm. 10%

Interest from March 10, 1967

Filed and Entered by Plaintiff, March 14, 1967

Judgment.

Archie Hill
Prothonotary

And Now, 11 day of April 1968, 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.

March 14
10:02 AM EST

280

Raymond P. Uncles
Deloris Y. Uncles
Hyde, Pa.

Pro. By Plff. 4.50
Drw by Plff 3.00

D. S. B. -- DATED MARCH 9, 1967

Payable In Installments

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

Debt \$2160.00

Atty Comm. 10%

Interest from March 9, 1967

Filed and Entered by Plaintiff, March 14, 1967

Judgment

Archie Hill
Prothonotary

And Now, 23 day of October 1968, by paper
filed, the above judgment is satisfied in full of debt,
interest and cost.
Attest *Archie Hill*
Prothonotary

<p>March 14 10:15 AM EST</p>	<p>County National Bank Clearfield, Pa.</p> <p>281</p> <p>William H. Richardson Joyce Richardson Madera, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Deft 1.50</i></p>	<p><u>D. S. B. -- DATED MARCH 13, 1967</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 Ten and 94/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$810.94</p> <p>Atty Comm. 10%</p> <p>Interest from March 13, 1967</p> <p>Filed and Entered by Plaintiff, March 14, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>17</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 style="text-align: right;">Attest _____ Prothonotary</p>
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<p>March 14 10:17 AM EST</p>	<p>County National Bank Clearfield, Pa.</p> <p>282</p> <p>Francis Hamilton Marie Hamilton Ginter, Pa. 16643</p> <p>Pro. By Deft 4.50 <i>Pro by Deft 3.00</i></p>	<p><u>D. S. B. -- DATED MARCH 11, 1967</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 March 14, 1967</p> <p>Filed and Entered by Plaintiff, March 14, 1967</p> <p>Judgment</p> <p style="text-align: right;"><i>Archie Hill</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.</p> <p style="text-align: right;">Attest <i>Archie Hill</i> Prothonotary</p>
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First National Bank
Philipsburg, Pa.

D. S. B. -- DATED MARCH 11, 1967

Payable One Day after Date

By Virtue of Power of Attorney contained therein,
Judgment is entered in favor of the Plaintiff and against
the Defendants in the sum of One Thousand Five Hundred
Eighty Eight and 24/100 Dollars, with Interest, Attorney's
Commission, Cost of Suit, Release of Errors, Waiving
Stay, Inquisition and Exemption.

March 14 283
10:27 AM EST

\$1588.24

Clarence W. Hutton
107 Trczyulny St.
Osceola Mills, Pa.

Atty Comm. 5%
Interest from March 11, 1967
Filed and Entered by Plaintiff, March 14, 1967
Judgment

Pro. By Plff 4.50
Pro by Pelf 3.00

Archie Hill
Prothonotary

And Now, 27 day of *May* 1967 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.
Attest *Archie Hill*
Prothonotary

XX

CONTINUED FROM PAGE 105, No. 297 Feb Term, 1967, First National Bank -vs- Mahlon Beals, al.

All that certain tract of land situate in Chester Hill, Clearfield County, Pennsylvania,
bounded and described as follows:
BEGINNING at a point on Clover Alley; thence in a Southeasterly direction along Clover Alley
a distance of One Hundred and Twenty (120) feet to Lot No. 43; thence in a Southwesterly
direction along Lot No. 43 a distance of Seventy-Five (75) feet to a point on other lands
of the Grantor; thence along other lands of the Grantor a distance of One Hundred and Twenty
(120) feet to Edward street; thence along Edward Street a distance of Seventy-Five (75)
feet to a point and the place of beginning.

BEING a portion of Lots 44 and 45 in the plot or plan of J.F. Steiner.
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 enements of the said defendant situate in the
County aforesaid, which are not herein expressly exonerated therefrom.

IN WITNESS WHEREOF the said First National Bank of Philipsburg, has caused this Identure
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 9th day of June, 1967. s/ George
McG. Fryberger.

<p>V. W. ANCKAITIS</p> <p>Thomas F. Morgan</p>	<p>IN RE: CONDEMNATION BY THE COMMONWEALTH OF PENNSYLVANIA, DEPARTMENT OF HIGHWAYS, OF RIGHT OF WAY, FOR LEGISLATIVE ROUTE 1009, SECTION 23, A LIMITED ACCESS HIGHWAY, IN SANDY AND WASHINGTON TOWNSHIPS</p> <p>284</p> <p>Pro. <i>By Court</i> 10.00</p> <p><u>NAME OF CONDEMNEE</u> Stanley and Josephine Brown No. 1702323 I.V. and Mary Ellen</p>	<p><u>MARCH 14, 1967, DECLARATION OF TAKING, EMINENT DOMAIN PROCEEDINGS, filed.</u></p> <p>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, respectfully represents that:</p> <p>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.</p> <p>2. The Secretary of Highways, with the approval of the Governor, is authorized in Section 8 of the Act of May 29, 1945, P.L. 1108, as amended, to condemn an easement for highway purposes from all property as may be required for the purpose of constructing limited access highways, local service highways, or intersection streets or roads.</p> <p>3. The Governor has approved the within condemnation by signing on November 10, 1966, a plan entitled "Drawings Establishing Limited Access Highway and Authorizing Condemnation of Right of Way and Prohibition of the Erection and Maintenance of Outdoor Advertising Devices, Legislative Route 1009, Section 23" a copy of which plan was recorded in the Recorder's Office of the aforesaid county on November 30, 1966, in Map Rack 18.</p> <p>4. The purpose of the condemnation is to construct a limited access highway, local service highways and intersecting streets and roads.</p> <p>5. The list of the condemnees is attached hereto.</p> <p>6. Plans of the property hereby condemned are also attached hereto, identified as Exhibits 1 through 6. Copies of said plans are also filed in the County Recorder's Office where they are available for inspection.</p> <p>7. The nature of the title hereby condemned is an easement for highway purposes.</p> <p>8. The Commonwealth of Pennsylvania is not required to post security, inasmuch as it has the power of taxation.</p> <p>WHEREFORE an easement for highway purposes is hereby condemned from the property shown on the plans referred to in paragraph 6 above. s/ V.W. Anckaitis, Deputy Secretary of Highways, Commonwealth of Pennsylvania. <u>April 13, 1967, PROOF OF SERVICE, filed.</u> Howard E. Miller, being duly sworn according to law, deposes</p>
	<p>Daugherty, Now J. Lynn McGarvey and Carle McGarvey No. 1702335</p> <p>Pennzuil Company 1702337</p> <p>Jesse M. and Hazel L. Fritz No. 1702360</p> <p>James E. Nolder and Robert D. Collins No. 1702336</p> <p>Douglas Munro, Sr. and Douglas Munro, Jr. No. 1702360</p>	<p>and says that he is District Right of Way Engineer of District 10, Department of Highways, Commonwealth of Pennsylvania, and that on or before March 17, 1967, 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/ H. E. Miller</p>

<p>March 14 1:25 PM EST</p>	<p>First National Bank Philipsburg, Penna.</p> <p>285</p> <p>George Yelko Utahville, Penna.</p> <p>Pro by Plff 4.50 <i>[Signature]</i> 3.00</p>	<p><u>D. S. B. --- DATED NOVEMBER 18, 1966</u></p> <p>Payable One Day After Date</p> <p>By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Nine Hundred Fifty Three and 73/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$953.73</p> <p>Atty Comm 5%</p> <p>Interest from November 18, 1967</p> <p>Filed and Entered by Plaintiff, March 14, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>and now, 11 day of March 1967, per 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>Sharp & Gilpatrick</p>	<p>Ron Stoltz Ford, Inc. Philipsburg, Pa.</p> <p>286</p> <p>William T. Baney Osceola Mills, Pa.</p> <p>Pro by Plff 4.50</p> <p>Atty 3.00</p>	<p><u>CONFESSION OF JUDGMENT ON D. S. B.--DATED OCTOBER 30, 1966</u></p> <p>Payable In Installments</p> <p>By Virtue of Warrant of Attorney hereunto annexed, Sharp & Gilpatrick, Attorneys, do hereby appear for the Defendant and Confess Judgment against the Defendant and in favor of the Plaintiff in the sum of Three Hundred Eleven and 35/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$311.25</p> <p>Atty Comm 15% <u>46.69</u> \$357.94</p> <p>Interest from October 30, 1966</p> <p>Filed and Confessed by Attorneys, March 14, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p>
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<p>March 15 9:40 AM EST</p>	<p>First National Bank Philipsburg, Pa.</p> <p style="text-align: right;">;287</p> <p>Horace N. Knepp Pearl E. Knepp Box 111 Wallaceton, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro By Plff</i> 3.00</p>	<p><u>D. S. B. -- DATED MARCH 11, 1967</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 Two Thousand, Eight Hundred thirty-two and 95/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2832.95</p> <p>Atty Comm. 5%</p> <p>Interest from March 11, 1967</p> <p>Filed and Entered by Plaintiff, March 15, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>21</u> day of <u>Apr</u> 19<u>70</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>March 15 9:48 AM EST</p>	<p>American Consumer Discount Company 19 West Long Ave. DuBois, Pa.</p> <p style="text-align: right;">288</p> <p>Omar H. Ives Lillian S. Ives Box 31 Tyler, Pa.</p> <p>Pro. By Plff 4.50</p>	<p><u>D. S. B. -- DATED MARCH 10, 1967</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 Four and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2664.00</p> <p>Atty Comm. 15%</p> <p>Interest from March 10, 1967</p> <p>Filed and Entered by Plaintiff, March 15, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p>
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County National Bank
Clearfield, Pa.

D. S. B. -- DATED MARCH 15, 1967

Payable In Installments

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

Debt \$2566.00

Atty Comm. 10%

Interest from March 15, 1967

Filed and Entered by Plaintiff, March 15, 1967

Judgment

Archie Hill

Prothonotary

Pro. By Deft 4.50
Pro y 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

March 15
10:22 AM EST

289

Henry J. Stucke
Roberta J. Stucke
DS Olanta, Pa.

County National Bank
Clearfield, Pa.

D. S. B. -- DATED MARCH 15, 1967

Payable In Installments

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, Inquisi-
tion and Exemption.

Debt \$2500.00

Atty Comm. 10%

Interest from March 15, 1967

Filed and Entered by Plaintiff, March 15, 1967

Judgment.

Archie Hill

Prothonotary

Pro. By Deft 5.00
Pro by Deft

And Now, 15 day of Jan 1971 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

March 15
11:06 AM EST

290

Nellie S. Kline
Oliver D. McCracken
Viola M. McCracken
211 W. Pine St.
Clearfield, Pa.

Baird
McCamley &
Miller

RENA F. PUNT

MARCH 16, 1967, COMPLAINT IN DIVORCE, filed. One copy certified to the Sheriff.

5/10/67
\$135.00 Pd
by Atty
Clfd Trust

292

APRIL 19, 1967, SHERIFF'S RETURN, filed.
Now, April 19, 1967, after diligent search and inquiry, the within named Arnold William Punt is not found in my bailiwick. I herewith return this writ "Un found" as to Arnold William Punt. So answers, William Charney, Sheriff.

ARNOLD WILLIAM PUNT

APRIL 19, 1967, PRAECIPE FOR PUBLICATION, filed by Baird, McCamley & Miller.
Complaint Issued to Sheriff with Notice to Direct Service of Complaint by Publication.

MAY 8, 1967, SHERIFF'S RETURN, filed.
Now, May 6, 1967, served the within Complaint in Divorce on Arnold William Punt by advertising the printed notice hereto attached in the Clearfield Progress, a daily newspaper of general circulation, on the dates specified on the proof of Publication furnished by the publisher, also hereto attached.
Also by mailing, return receipt requested, by certified mail, a copy of the above named printed notice, to Arnold William Punt, Osceola Mills, Pa., being his last known address. The return undelivered letter endorsed "Moved, left no address" is hereto attached and is made part of this return of service. So Answers, William Charney, Sheriff.

Pro.	By Atty	7.00
Atty		3.00
Shff Charney	<i>By atty</i>	3.75
Pro		2.00
Shff Charney	By atty	7.75
Clfd Progress	By atty	8.46
Incl Adv. \$6.26		
Master		81.26
Clfd Co. Bar		10.00
Pro.		10.00

MAY 10, 1967, PRAECIPE FOR APPOINTMENT OF MASTER, filed.
AND, NOW, this 10th day of May, 1967, Rena F. Punt, Plaintiff in this action moves for the appointment of a Master in this action, no answer having been filed by the Defendant; service by publication having been had on the Defendant, said last advertisement having appeared in the Clearfield Progress under date of May 6, 1967, and no answer having been filed. BAIRD, McCAMLEY & MILLER, s/ William L. Miller, Attorney for Plaintiff.
ORDER FOR APPOINTMENT:
AND, NOW, this 10th day of May, 1967, upon praecipe filed by William L. Miller, Esq., Attorney for Plaintiff, the Court does hereby appoint Dan P. Arnold, 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, P.J.

Pro. 1.00

JUNE 20, 1967, MASTER'S REPORT, filed.

#164 - Transf. to Reg. Acct	\$135.00
\$135.00 Paid by Attorney	
Master \$15. Adv. \$6.26	
#851 - Dan P. Arnold	\$81.26
#852 - Clfd Co. Bar Assn.	10.00
Atty \$29.46 - Ref \$1.28	
#853 - Baird, McCamley & Miller	30.74
Prothonotary	13.00
	<u>\$135.00</u>

And Now, the 23rd day of June 1967, the report of the Master is acknowledged. We approve his findings and recommendations.

We, therefore, DECREE that RENA F. PUNT be divorced divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and ARNOLD WILLIAM PUNT. 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 them remit the balance to the Plaintiff. BY THE COURT, John A. Cherry, President Judge.

Gleason,
Cherry &
Guido

March 16
10:10 AM EST

Union Banking & Trust Co
DuBois, Pa.

293

Dorothy M. Cooper

Pro. By atty 4.50
Atty 3.00
pro. By atty 3.00

D. S. B. -- DATED MARCH 14, 1967

Payable On Demand

By Virtue of Warrant of Attorney hereunto annexed, Gleason, Cherry & Guido, Attorneys, do hereby appear for the Defendant and Confesses Judgment against the Defendant and in favor of the Plaintiff in the sum of Three Thousand Ninety-Six and 50/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$3,096.50

Atty Comm. 10%

Interest from March 14, 1967

Filed and Confessed by Attorney, March 16, 1967

Judgment.

Archie Hill
Prothonotary

And Now, *13th* day of *June* 1967 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*
Prothonotary

March 16
10:25 AM EST

Clearfield Trust Company
Clearfield, Pa.

294

Alfred L. Barnett
P.O. Box 378
415 Locust St.
Clearfield, Pa.

Pro. By Plff 4.50

D. S. B. -- DATED MARCH 14, 1967

Payable In Installments

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 Eight Hundred Twenty and 35/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$5,820.35

Atty Comm. 10%

Interest from March 14, 1967

Filed and Entered by Plaintiff, March 16, 1967

Judgment.

Archie Hill
Prothonotary

Gleason,
Cherry &
Guido

Union Banking & Trust Co.
DuBois, Pa.

D. S. B. -- DATED MARCH 13, 1967

Payable On Demand

By Virtue of Warrant of Attorney hereunto annexed,
Gleason, Cherry & Guido, 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 Thirty-Two and 50/100 Dollars, with Interest,
Attorney's Commission, Cost of Suit, Release of Errors,
Waiving Stay, Inquisition and Exemption.

March 16
10:50 AM EST

295

Edwin C. Nelson
Thelma P. Nelson
Rockton, Pa.

Debt \$2,532.50
Atty Comm. 10% 253.25 \$2,785.75
Interest from March 13, 1967

Filed and Confessed by Attorney, March 16, 1967
Judgment.

Pro. By Atty 4.50
Atty 3.00
Pro By Atty 3.00

Archie Hill
Prothonotary

Pro by [Signature] 3.00

MAY 8, 1969, RELEASE FROM JUDGMENT LIEN, filed.

KNOW ALL MEN BY THESE PRESENTS THAT UNION BANKING & TRUST CO.
DuBois, Pa. the Plaintiff named in the above entitled judgment at
the request of the Defendants above named and for and in considera-
tion of the sum of one dollar lawful money of the United States, to
it paid by said defendants the receipt whereof is hereby acknowl-
edged, does hereby forever acquit, exonerate, discharge and
release from the lien and obligation of the above entitled judg-
ment and of and from all suits, actions, exceptions, costs,
damages and demands whatsoever, for or on account or by reason of said
judgment, the following described property, to-wit:

And Now, 29 day of Sept 1970 City paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

CONTINUED ON PAGE 425

Gleason,
Cherry &
Guido

Union Banking & Trust Co
DuBois, Pa.

D. S. B. -- DATED MARCH 15, 1967

Payable On Demand

By Virtue of Warrant of Attorney hereunto annexed,
Gleason, Cherry & Guido, 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
Three Hundred Four and No/100 Dollars, with Interest,
Attorney's Commission, Cost of Suit, Release of Errors,
Waiving Stay, Inquisition and Exemption.

March 16
11:40 AM EST

296

James E. Challengersworth,
Jr.
Esther L. Challengersworth
RD 2, Weedville, Pa.

Debt \$3,304.00
Atty Comm. 10% 330.40 \$3,634.40
Interest from March 15, 1967

Filed and Confessed by Attorneys, March 16, 1967
Judgment.

Pro. By atty 4.50
Atty 3.00

Archie Hill
Prothonotary

Pro by [Signature] 3.00

24 Jan. 68

Archie Hill

<p>March 17 10:10 AM EST</p>	<p>First National Bank Philipsburg, Penna.</p> <p>297</p> <p>Mahlon Beals Lois Beals 505 Laura St., Philipsburg, Penna.</p> <p>Pro by Plff 4.50 Pro by Plff 2.00 <i>Pro. By Plff. 3.00</i></p> <p>And Now, <i>with</i> day of <i>July 1973</i> by paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest: <i>Archie Hill</i> Prothonotary</p>	<p><u>D. S. B. --- DATED MARCH 16, 1967</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-Two Hundred Ten and 31/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2210.31</p> <p>Atty Comm 5%</p> <p>Interest from March 16, 1967</p> <p>Filed and Entered by Plaintiff March 17, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p><u>JUNE 13, 1967, RELEASE OF LIEN, filed.</u></p> <p>KNOW ALL MEN BY THESE PRESENTS, that The First National Bank of 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 acquit, exonerate, discharge and release from the lien of the above entitled judgment, the following, described property, to wit:</p> <p>CONTINUED ON PAGE 96</p>
<p>March 17 10:15 AM EST</p>	<p>DuBois Consumer Discount Company, DuBois, Penna.</p> <p>298</p> <p>Donald E. Benner Mary Benner Box 96, Luthersburg, Pa.</p> <p>Pro by Plff 4.50 Pro by Atty 4.00</p>	<p><u>D. S. B. --- DATED AUGUST 24, 1966</u></p> <p>Payable In Installments</p> <p>By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Four Hundred Forty and 00/100 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 August 24, 1966</p> <p>Filed and Entered by Plaintiff, March 17, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p><u>AUGUST 28, 1967, RELEASE OF REAL ESTATE FROM LIEN OF JUDGMENT, filed by Gleason, Cherry & Guido.</u></p> <p>KNOW ALL MEN BY THESE PRESENTS, that DUBOIS CONSUMER DISCOUNT COMPANY, of DuBois, Pennsylvania, the Plaintiff named in the above entitled judgment, for and in 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, doew hereby forever acquit, exonerate, discharge and release from the lien of the above entitled judgment the following described property, to wit: ALL those certain lots, pieces or parcels of land situate in Brady Township, Clearfield County, Pennsylvania, and being bounded and described as follows, to wit:</p> <p>CONTINUED ON PAGE 120</p>

<p>March 17 10:16 AM EST</p>	<p>Household Consumer Discount Company, Altoona, Penna.</p> <p>299</p> <p>Robert E. Westover Mary A. Westover Box 154, Westover, Penna.</p> <p>Pro by Plff 4.50 Pro by plff 5.00</p>	<p><u>D. S. B. --- DATED FEBRUARY 20, 1967</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 00/100 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 February 20, 1967</p> <p>Filed and Entered by Plaintiff, March 17, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>7</u> day of <u>Jan</u> 19<u>66</u> By paper filed, the above is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest: <u>Raymond W. Thero</u> Prothonotary</p>	
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<p>March 17 10:24 AM EST</p>	<p>County National Bank Clearfield, Penna.</p> <p>300</p> <p>John Kowalcyk Margaret Kowalcyk Madera, Penna.</p> <p>Pro by Deft 4.50 pro. by plff 3.00</p>	<p><u>D. S. B. --- DATED MARCH 14, 1967</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 Nine and 50/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1369.50</p> <p>Atty Comm. 10%</p> <p>Interest from March 14, 1967</p> <p>Filed and Entered by Defendant, March 14, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>9th</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 style="text-align: right;">Attest: <u>Archie Hill</u> Prothonotary</p>	
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FEBRUARY TERM, 1967

<p>March 17 1:55 PM EST</p>	<p>County National Bank Clearfield, Pa.</p> <p>301</p> <p>Philip Frontino Mona Belle Frontino 436 Spruce Street Clearfield, Pa.</p> <p>Pro. By Deft 4.50 <i>Pro by Deft 3.00</i></p>	<p><u>D. S. B. -- DATED MARCH 16, 1967</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 Eighty One and 29/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$3781.29</p> <p>Atty Comm. 10%</p> <p>Interest from March 16, 1967</p> <p>Filed and Entered by Plaintiff, March 17, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>19</u> day of <u>May</u>, 1967, after perusal of 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>March 17 1:56 PM EST</p>	<p>County National Bank Clearfield, Pa.</p> <p>302</p> <p>Cecil E. Keith Helen L. Keith Coalport, Pa.</p> <p>Pro. By Deft 4.50 <i>Pro by Deft 3.00</i></p>	<p><u>D. S. B. -- DATED MARCH 15, 1967</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 Two and 43/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1602.43</p> <p>Atty Comm. 10%</p> <p>Interest from March 15, 1967</p> <p>Filed and Entered by Plaintiff, March 17, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>2</u> day of <u>Jan</u>, 1967, after perusal of 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>March 17 3:55 PM EST</p>	<p>Community Consumer Discount Company 304 Serena English, Jr. William English, Jr. Mineral Springs, Pa. Pro. By Plff 4.50 <i>Pro By Plff 3.00</i></p>	<p><u>D. S. B. -- DATED MARCH 17, 1967</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 One Hundred Thirty Two and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption. Debt \$3132.00 Atty Comm. 10% Interest from March 17, 1967 Filed and Entered by Plaintiff, March 17, 1967 Judgment. <i>Archie Hill</i> Prothonotary <i>And Nov. 20</i> <i>Mar 20</i> <i>By paper</i> <i>Shed. the check of debt in sum of \$3132.00</i> <i>Archie Hill</i> Prothonotary</p>
<p>March 18 9:40 AM EST</p>	<p>American Consumers Discount Company DuBois, Pa. 305 Joseph E. Sadowski Connie Sadowski Box 77 Penfield, Pa. Pro. By Plff 4.50</p>	<p><u>D. S. B. -- DATED MARCH 15, 1967</u> Payable In Installments By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Four Hundred Forty and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption. Debt \$1440.00 Atty Comm. 15% Interest from March 15, 1967 Filed and Entered by Plaintiff, March 18, 1967 Judgment. <i>Archie Hill</i> Prothonotary</p>

<p>March 18 11:00 AM EST</p>	<p>County National Bank Clearfield, Pa.</p> <p>306</p> <p>Roy E. Read Lloyd P. Read Ruth M. Read RD 3, Clearfield, Pa.</p> <p>Pro. By Deft 5.00 <i>Pro By Deft 3.00</i></p>	<p><u>D. S. B. -- MARCH 17, 1967</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 Seven and 80/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2107.80</p> <p>Atty Comm. 10%</p> <p>Interest from March 17, 1967</p> <p>Filed and Entered by Plaintiff, March 18, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, 13 day of Nov 1967 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>March 18 11:01 AM EST</p>	<p>County National Bank Clearfield, Pa.</p> <p>307</p> <p>James V. Ianaro Mary G Ianaro 1524 Daisy St. Clearfield, Pa.</p> <p>Pro. By Deft 4.50 <i>Pro by Deft 3.00</i></p>	<p><u>D. S. B. -- DATED MARCH 17, 1967</u></p> <p>Payable In Installments</p> <p>By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Five Thousand and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$5,000.00</p> <p>Atty Comm. 10%</p> <p>Interest from March 17, 1967</p> <p>Filed and Entered by Plaintiff, March 18, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, 18 day of Aug 1970 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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Gleason
Cherry &
Guido

Union Banking & Trust Co
DuBois, Pa.

March 20
10:30 AM EST

308

Martha L. Howatt
411 Pifer St.
DuBois, Pa.

Pro. By atty 4.50
Atty 3.00
D. G. Piff 3.00

D. S. B. -- DATED MARCH 17, 1967

Payable On Demand

By Virtue of Warrant of Attorney hereunto annexed,
Gleason, Cherry & Guido, Attorneys, do hereby appear for
the Defendants and Confess Judgment against the Defendants
and Confess Judgment against the Defendants and in favor
of the Plaintiff in the sum of Eighteen Hundred Fifty-
Nine and 71/100 Dollars, with Interest, Attorney's
Commission, Cost of Suit, Release of Errors, Waiving
Stay, Inquisition and Exemption.

Debt \$1849.71

Atty Comm. 10% 184.97 \$2,034.68

Interest from March 17, 1967

Filed and Confessed by Attorney, March 20, 1967
Judgment.

Archie Hill

Prothonotary

Sept 69
filed. the above judgment is satisfied.
interest and cost.

Attest *Archie Hill*
Prothonotary

First National Bank of
Philipsburg, Pa.

March 20
10:35 AM EST

309

Harry W. Scott
Pauline Scott
RD, Box 416
Morrisdale, Pa.

Pro. By Plff 4.50
D. G. Piff 3.00

D. S. B. -- DATED MARCH 10, 1967

Payable One Day after Date

By Virtue of Power of Attorney contained therein,
Judgment is entered in favor of the Plaintiff and against
the Defendants in the sum of Seventeen Hundred Twenty One
and 45/100 Dollars, with Interest, Attorney's Commission,
Cost of Suit, Release of Errors, Waiving Stay, Inquisition
and Exemption.

Debt \$1721.45

Atty Comm. 5%

Interest from March 10, 1967

Filed and Entered by Plaintiff, March 20, 1967
Judgment.

Archie Hill

Prothonotary

5 Jan 70
Attest *Archie Hill*
Prothonotary

<p>March 20 10:36 AM EST</p>	<p>First National Bank of Philipsburg, Pa.</p> <p>310</p> <p>Howard W. Beach Ethel Beach RD 1, Box 369 Philipsburg, Pa.</p> <p>Pro. By Plff 4.50 Pro. By Plff 3.00</p>	<p><u>MARCH 20, 1967, AMICABLE SCIRE FACIAS</u>, filed to revive and continued Judgment entered to No. 594 February 1962</p> <p>By Virtue of Agreement contained herein the Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand, Four Hundred Eleven and 79/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1411.79</p> <p>Atty Comm. 5%</p> <p>Interest from April 27, 1962</p> <p>Filed and Entered by Plaintiff, March 20, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>3rd</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>March 20 10:37 AM EST</p>	<p>Gleason, Cherry & Guido Union Banking & Trust Co. DuBois, Pa.</p> <p>311</p> <p>Dennis Knarr Ruby Knarr Troutville, Pa.</p> <p>Pro. By Atty 4.50 Atty 3.00 Pro by Atty 2.00 Pro By Plff 3.00</p> <p>4 day of <u>May</u> 19<u>67</u> the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Archie Hill</i> Prothonotary</p>	<p><u>D. S. B. -- DATED MARCH 18, 1967</u></p> <p>Payable On Demand</p> <p>By Virtue of Warrant of Attorney hereunto annexed, Gleason, Cherry & Guido, 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 Eight 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 \$6,850.00</p> <p>Atty Comm. 10% <u>685.00</u> \$7,535.00</p> <p>Interest from March 18, 1967</p> <p>Filed and Confessed by Attorney, March 20, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p><u>JULY 17, 1967, RELEASE OF LIEN</u>, filed.</p> <p>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 Dollar (\$1.00), lawful money of the United States, to it paid by the Defendants above named, the receipt whereof is hereby acknowledged, does forever acquit, exonerate, discharge and release</p>	
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Nevling & Davis
 Punxsutawney National Bank,
 Punxsutawney, Penna.
 March 20 312
 11:02 AM EST
 John Voris
 Arlene M. Voris
 R.D. #1, Mahaffey, Penna.
 Pro by Atty 4.50
 Atty 3.00
Pro by Atty 3.00

D. S. B. -- DATED MARCH 14, 1967
 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 Twenty Eight & 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.
 Debt \$2028.00
 Atty Comm 10% 202.80 \$2230.00
 Interest from March 14, 1967
 Filed and Confessed by Attorneys, March 20, 1967 Judgment.
Archie Hill
 Prothonotary

And Now, 27 day of Mar 1967 By paper filed, the above judgment is satisfied in full of debt, interest and cost.
 Attest *Archie Hill*
 Prothonotary

Gleason, Cherry, & Guido
 Union Banking and Trust Company, DuBois, Penna.
 March 20 313
 11:17 AM EST
 Eugene R. Mabie
 Sally Lou Mabie
 321 Shaffer Ave.,
 DuBois, Penna.
 Pro by Atty 4.50
 Atty 3.00

D. S. B. -- DATED MARCH 17, 1967
 Payable On Demand
 By Virtue of Warrant of Attorney hereunto annexed Gleason, Cherry & Guido, 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 Forty Seven and 50/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.
 Debt \$2547.50
 Atty Comm. 10% 254.75 \$2802.25
 Interest from March 17, 1967
 Filed and Confessed by Attorneys, March 20, 1967 Judgment.
Archie Hill
 Prothonotary

And Now, 13 day of Mar 1967 By paper filed, the above judgment is satisfied in full of debt, interest and cost.
 Attest *Archie Hill*
 Prothonotary

County National Bank
Clearfield, Penna.

D. S. B. -- DATED MARCH 18, 1967

March 20
2:10 PM EST

314

Payable In Installments
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 One and 50/100 Dollars, with Interest, Attorney's
Commission, Cost of Suit, Release of Errors, Waiving
Stay, Inquisition and Exemption.

Norman E. Dixon
West Decatur, Penna.

Debt \$1741.50
Atty Comm 10%
Interest from March 18, 1967
Filed and Entered by Plaintiff, March 20, 1967
Judgment.

Pro by Deft 4.50

pro Supp 3.00

Archie Hill

Prothonotary

And Now, *3rd day of April 1967* paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

County National Bank
Clearfield, Penna.

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

March 20
2:11 PM EST

315

Payable In Installments
By Virtue of Power of Attorney contained therein,
Judgment is entered in favor of the Plaintiff and
against the Defendants in the sum of Five Hundred Twenty
Nine and 42/100 Dollars, with Interest, Attorney's Comm-
ission, Cost of Suit, Release of Errors, Waiving Stay,
Inquisition and Exemption.

Dorothy Friberg
325 E. Pine St.,
Clearfield, Penna.

Debt \$529.42
Atty Comm. 10%
Interest from April 15, 1966
Filed and Entered by Plaintiff, March 20, 1967
Judgment.

Pro by Deft 4.50

Archie Hill

Prothonotary

<p>W. Albert Ramey</p>	<p>In RE: CONDEMNATION BY THE COMMONWEALTH OF PENNSYLVANIA, DEPARTMENT OF HIGHWAYS, OF RIGHT OF WAY FOR LEGISLATIVE ROUTE 1009, SECTION 23, A LIMITED ACCESS HIGHWAY IN SANDY TOWNSHIP, CLEARFIELD COUNTY, DEED BOOK 512, PAGE 495. KELLER & WOLFEL, INC</p> <p style="text-align: center;">316</p>	<p><u>MARCH 21, 1967, PETITION FOR APPOINTMENT OF VIEWERS,</u> filed. Declaration of Taking filed to <u>551 Nov. 1966</u></p> <p>One copy certified to Sheriff and One copy certified to Attorney for Service on Chairman of View.</p> <p>1. A Declaration of Taking was duly filed on January 27, 1967 in the above-named Court to No. 551 November Term, 1966.</p> <p>2. No preliminary objections to said Declaration of Taking have been filed.</p> <p>3. By virtue of the aforesaid Declaration of Taking, the Petitioner acquired an easement for highway purposes from the real estate shown in Exhibit "A" attached hereto and made a part hereof.</p> <p>4. The names and addresses of all condemnees known to have an interest in the aforesaid real estate and the nature of their interests are as follows: Keller and Woefel, Inc., St. Marys, Pennsylvania, between Stations 1594+60 and 1597+25, along Route 1009, Section 23, in Sandy Township, Clearfield County. Ownership in fee simple.</p> <p>5. The Petitioner and the condemnees have been unable to agree upon the amount of just compensation due them as a result of the aforesaid condemnation.</p> <p>WHEREFORE the Petitioner prays your Honorable Court to appoint viewers to ascertain and award just compensation to any and all condemnees who may have an interest in the aforesaid real estate. s/ W. Albert Ramey, Attorney for Commonwealth of Pennsylvania, Department of Highways.</p> <p><u>ORDER:</u> AND NOW, March 20, 1967 on Petition of the Commonwealth of Pennsylvania, Department of Highways, the following are appointed as a Board of Viewers to ascertain and award just compensation to any and all condemnees who may have an interest in the aforesaid real estate: Ino Facchine, Roland E. Bechtel and Joseph A. Dague, Esq. BY THE COURT, John A. Cherry, P.J.</p> <p><u>APRIL 12, 1967, SHERIFF'S RETURN,</u> filed. <u>March 22, 1967, William Charney,</u> Sheriff deputized the Sheriff of Elk County Carl H. Sanberg Deputy Sheriff being duly sworn according to law, deposes and says, that he served a Petition for Appointment of Viewers on Keller & Wolfel, Inc., by handing a true and attested copy of same on John Schwabenbauer, Office Manager and making known to him the contents thereof at St. Marys, Elk Co. Pennsylvania on Mar. 27, at 4P.M. 1967. So Answers, Raymond Krasinski, Sheriff by Carl H. Sandberg, Deputy Now, March 27, 1967, served the with Peition for Appointment of Viewers on Keller & Wolfel, Inc., by deputizing the Sheriff of Elk County. The return of service of Raymond Krasinski, Sheriff of Elk County is hereto attached and is made part of this return of service So Answers, William Charney, Sheriff.</p>
	<p>Pro. By Plff 14.00 Atty By Comwth 3.00 Shff Charney 7.50 By Comwth Shff Krasinski 11.30 Pro 10.00 Pro 2.50 Ino Facchine 80.00 Roland E. Bechtel 80.00 Joseph A. Dague 148.00</p>	<p><u>JUNE 6, 1967, REPORT OF BOARD OF VIEW,</u> filed.</p> <p><u>Notice of View and of Hearing,</u> filed.</p> <p>The undersigned Board of View respectfully represents:</p> <p>1. By Order of Court dated March 20, 1967, Ino Facchine, Roland E. Bechtel and Joseph A. Dague, Esq., were appointed as a Board of View in the above captioned matter.</p> <p>2. The aforesaid Board of View fixed May 3, 1967, at 1:30 o'clock p.m., at the subject premises as the time and place for view and likewise fixed May 5, 1967, at 10:00 a.m., in the Court House Annex, Clearfield, Pennsylvania, as the time and place for hearing.</p> <p>3. Notice of the appointment of the Board of View, of the time and place of view of the time and place of hearing was mailed by certified mail, return receipt requested, on April 11, 1967, to Commonwealth of Pennsylvania, Department of Highways, Legal Department and to Keller and Wolefel, Inc. A return receipt was received from each of the above mailings. Copies of these notices by ordinary mail were also sent to attorneys for condemnor and condemnee. On May 3, 1967, on motion of attorney for condemnor, hearing was continued until May 17, 1967, at 1:00 p.m.</p> <p>4. Attached hereto is a copy of the plan showing the extent of the taking of the subject land.</p> <p>5. The interest of Keller and Wolfel in the condemned property consists of the entire fee subject to a reservation of the coal, oil, natural gas and clay, and the interest condemned is the complete interest of Keller and Wolfel, Inc., in the subject property.</p> <p>6. A Declaration of Taking was filed on January 26, 1967.</p> <p>7. The Board of View has scheduled damages fro the premises herein condemned as follows: The sum of seven thousand (\$7,000.00) dollars is awarded to Keller and Wolfel, Inc., condemnee, payable by the Commonwealth of Pennsylvania, department of Highways, condemnor, as general damages. Damages for delay shall be calculated from January 27, 1967.</p> <p>8. No requests for findings of fact and conclusions of law were submitted to the viewers.</p> <p>9. For the purpose of determining funds applicable for the payment of costs in the within matter the Board of View finds that the condemned land will become a part of an access route leading to a Federal Highway.</p> <p>10. A schedule of costs of the members of the Board of View, to be paid by Clearfield County, is hereunto attached.</p> <p>11. A ten day notice of intent to filed the within report, the date of the intended filing and a statement that the report shall become final unless an appeal is filed within thirty</p>

~~W. Albert Ramey~~
Edward T. Kelley
R. Edward Ferraro

IN RE: CONDEMNATION OF
L.R. 1009, SECTION 23,
SANDY TOWNSHIP, CLEARFIELD
COUNTY BY THE COMMON-
WEALTH OF PENNSYLVANIA,
DEPARTMENT OF HIGHWAYS
OF THE PROPERTY DESCRIB-
ED IN DEED BOOK 399, PAGE
87, BEING THE PROPERTY
OF EDWARD AND EVELYN
HOOVER.

MARCH 21, 1967, PETITION FOR APPOINTMENT OF VIEWERS,
filed. (Declaration of Taking filed to 551 Nov.T, 1966)
One copy certified to the Sheriff and One copy certified
to Attorney for Service on Chairman of Viewers.
1. A Declaration of Taking was duly filed on
January 27, 1967 in the above-named Court to No. 551
November Term, 1966.
2. No preliminary objections to said Declaration
of Taking have been filed.
3. By virtue of the aforesaid Declaration of Tak-
ing, the Petitioner acquired an easement for highway
purposes from the real estate shown in Exhibit "A",
attached hereto and made a part hereof.
4. The names and addresses of all condemnees
known to have an interest in the aforesaid real estate
and the nature of their interest are as follows:
Edward and Evelyn Hoover, Box 269, R. D. 3, DuBois,
Pennsylvania, claiming ownership in fee simple of
premises situate in Sandy Township, Clearfield County,
Pennsylvania, on or near Legislative Route 1009-23.
AND NOW, March 20, 1967 on Petition of the Common-
wealth of Pennsylvania, Department of Highways, the
following are appointed as a Board of Viewers to ascertain
and award just compensation to any and all condemnees
who may have an interest in the aforesaid real estate;
Ino Facchine, Roland E. Bechtel and Joseph A. Dague,
Esq. BY THE COURT, John A. Cherry, P.J.
5. The Petitioner and the condemnees have been
unable to agree upon the amount of just compensation
due them as a result of the aforesaid condemnation.
WHEREFORE, the Petitioner prays your Honorabel
Court to appoint viewers to ascertain and award just
compensation to any and all condemnees who may have an
interest in the aforesaid real estate. W. Albert Ramey,
Attorney for Commonwealth of Pennsylvania, Department
of Highways.

317

SETTLED, DISCONTINUED AND ENDED

#1832 - R. Edward Ferraro	\$47.00
adv. costs	
Pro. By Plff	14.00
Atty	3.00
Shff Charney By Plff	12.50
Pro <i>B. Dague</i>	5.00
Pro By Plff	2.00
Shff Charney	12.50
Pro	10.00

DESCRIPTION:
ALL that certain piece or parcel of land situate in
Sandy Township, Clearfield County, Pennsylvania,
bounded and described as follows:
BEGINNING at a point in center of highway leading
from DuBois to Brockway said point being 667 feet in
a Southeasterly direction from a point in the center
of aforesaid highway at the Northwesterly end of a
bridge over Slab Run; thence by the center of afore-
said highway in a Southeasterly direction a distance
of 100 feet to a point; thence by land of Grantor
South 61 degrees 45 minutes West 205 feet more or
less to a point on the right of way line of the
Pennsylvania Railroad; thence by said right of way
line in a Northwesterly direction 103 feet more or
less to a point; thence by land of Grantor North
61 degrees 45 minutes East 210 feet more or less to
the place of beginning
Containing approximately 0.7 acres more or less.

BEING the same premises (part of) which Donald S. Hopkins, et al, conveyed to Wayne W. Moore
and Margaret V. Moore, his wife, and recorded in Deed Book 389 Page 190.
APRIL 7, 1967, SHERIFF'S RETURN, filed.

Now, March 22, 1967 at 3:30 o'clock P.M. (EST) served the within Petition for Appointment
of Viewers on Edward and Evelyn Hoover at their place of residence, Box 269, R.D. 3, DuBois,
Clearfield County, Pennsylvania, by handing to Evelyn Hoover, Condemnee and wife of Edward
Hoover, Condemnee, a true and attested copy of the original Petition for Appointment of Viewers
and made known to her the contents thereof. So Answers, William Charney, Sheriff.

APRIL 7, 1967, PRAECIPE FOR RULE TO SHOW CAUSE WHY WRIT OF POSSESSION SHOULD NOT ISSUED, filed.

RULE: AND NOW, April 7, 1967, upon presentation of the within Praecipe, a rule is granted upon the Defendants
named therein to Show Cause Why a Writ of Possession Shall Not Issue. Rule returnable five (5) days after the
date of service hereof. Archie Hill, Prothonotary

APRIL 7, 1967, RULE TO SHOW CAUSE ISSUED TO SHERIFF

APRIL 17, 1967, ANSWER TO RULE TO SHOW CAUSE WHY WRIT OF POSSESSION SHOULD NOT ISSUED, filed
by R. Edward Ferraro, Attorney for Condemnees.

Now, this 18th day of April, 1967, service accepted and copy received. W. Albert Ramey,
by Thomas F. Morgan, Attorney for Commonwealth.

APRIL 26, 1967, SHERIFF'S RETURN, filed.

Now, April 12, 1967 at 9:30 o'clock A.M. (EST) served the within Praecipe and Rule on
Edward and Evelyn Hoover, at their place of residence, RD#3, Sandy Township, Clearfield County,
Pa., by handing to Evelyn Hoover a true and attested copy of the Praecipe, and a true and
attested copy of the Rule and made known to her the contents thereof. So Answers, William
Charney, Sheriff.

JUNE 8, 1967, REPORT OF VIEWERS, filed.

NOTICE OF VIEW AND OF HEARING, filed.

The undersigned Board of View respectfully represents:

1. By Order of Court dated March 20, 1967, Joseph A. Dageu, Roland E. Bechtel and Ino
Facchine were appointed as a Board of View in the above captioned matter.
2. The aforesaid Board of View fixed May 3, 1967 at 10:00 am., at the subject premises
as the time and place for view and likewise fixed May 4, 1967, at 10:00 a.m. in the Court
House Annex, Clearfield, Pennsylvania, as the time and place for hearing.
3. Notice of the appointment of the Board of View, of the time and place of view and

<p>March 21 10:25 AM EST</p>	<p>First National Bank of Philipsburg, Pa.</p> <p>318</p> <p>Raymond Dinant Alice M. Dinant 610 Allen Street Philipsburg, Pa.</p> <p>Pro. By Plff 4.50</p>	<p><u>D. S. B. -- DATED MARCH 20, 1967</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 Nineteen Hundred Thirteen and 06/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisi- tion and Exemption.</p> <p>Debt \$1913.06</p> <p>Atty Comm. 5%</p> <p>Interest from March 20, 1967</p> <p>Filed and Entered by Plaintiff, March 21, 1967</p> <p>Judgment.</p> <p style="text-align: center;"><i>Archie Hill</i> Prothonotary</p>
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<p>March 21 10:27 AM EST</p>	<p>First National Bank of Philipsburg, Pa.</p> <p>319</p> <p>Andrew C. Bryan Lois Diane Bryan 424 Laura Street Philipsburg, Pa.</p> <p>Pro. By Plff 4.50</p> <p><i>pro</i> <i>By plff</i> <i>3.80</i></p>	<p><u>D. S. B. -- DATED MARCH 17, 1967</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 and 67/100 Dollars, with Interest, Attorney's Commision, Cost of Suit, Release of Errors, Waiving Stay, Inquisi- tion and Exemption.</p> <p>Debt \$3090.67</p> <p>Atty Comm. 5%</p> <p>Interest from March 17, 1967</p> <p>Filed and Entered by Plaintiff, March 21, 1967</p> <p>Judgment.</p> <p style="text-align: center;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <i>7th</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.</p> <p style="text-align: right;">Attest <i>Archie Hill</i> Prothonotary</p>
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Maine & Fennell

DRAVO-DOYLE COMPANY, a
 Pennsylvania Corporation
 2601 Preble Ave.
 Pittsburgh, Pa.

CONFESSION OF JUDGMENT ON RENTAL CONTRACT DATED 10/31/66

Payable In Installments

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 One Thousand
 Nine Hundred Eight Two and 48/100 Dollars, with ~~XXXXXXXX~~,
 Attorney's Commission, Cost of Suit, Release of Errors,
 Waiving Stay and Exemption.

March 21
 11:16 AM EST

320

KIFER CONSTRUCTION CO.,
 INC., also known as
 KIFER CONSTRUCTION
 COMPANY, a corporation
 P.O. Box 398, Bigler, Pa.

Debt	\$1,982.48	
Atty Comm. 5%	<u>99.12</u>	\$2,081.60
Interest		

Filed and Confessed by Attorneys, March 21, 1967
 Judgment.

March 21, 1967, Affidavit of Default filed.

Archie Hill

Prothonotary

Pro.	By atty	5.50
Atty		3.00
<i>Pro & Pff</i>		<i>1.50</i>

And Now, 12 day of May 1967 By paper
 filed, the above judgment is satisfied in full of debt,
 interest and cost.

Attest *Archie Hill*
 Prothonotary

Maine & Fennell

DRAVO-DOYLE COMPANY, a
 Pennsylvania corporation
 2601 Preble Avenue
 Pittsburgh, Pa.

CONFESSION OF JUDGMENT ON RENTAL CONTRACT DATED 10/20/66

Payable In Installments

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 Five Thousand,
 Five Hundred Forty One and 76/100 Dollars, with
 Attorney's Commission, Cost of Suit, Release of Errors,
 Waiving Stay, Inquisition and Exemption.

March 21
 11:17 AM EST

321

Kifer Construction Co.,
 Inc., also known as
 KIFER CONSTRUCTION
 COMPANY, a corporation
 Box 398, Bigler, Pa.

Debt	\$5,541.76	
Atty Comm. 5%	<u>277.08</u>	\$5,818.84
Interest		

Filed and Confessed by Attorney, March 21, 1967
 Judgment.

Affidavit of Default filed.

Archie Hill

Prothonotary

Pro.	By atty	5.50
Atty		3.00
<i>Pro & Pff</i>		<i>1.50</i>

And Now, 12 day of May 1967 By paper
 filed, the above judgment is satisfied in full of debt,
 interest and cost.

Attest *Archie Hill*
 Prothonotary

<p>March 21 2:00 PM EST</p>	<p>Melvin L. Reese RD 3, Tyrone, Pa.</p> <p>322</p> <p>P. M. Burns Equipment Paul M. Burns, Jr., Owner Clearfield, Pa.</p> <p>Pro. By Plff 4.50 Pro. 4.00 Pro. 5.00</p> <p>#1068 - Richard M Sharp \$3.00</p>	<p><u>D. S. B. -- DATED MARCH 20, 1967</u></p> <p>Payable March 21, 1967</p> <p>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, One 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 \$8127.91</p> <p>Atty Comm. 5%</p> <p>Interest from March 20, 1967</p> <p>Filed and Entered by Plaintiff, March 21, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>SATISFIED NO. 7 FEBRUARY TERM, 1967 - WRIT OF EXECUTION</p> <p><u>AUGUST 26, 1967, PROPERTY CLAIM</u>, Interpleader, filed by John J. Pentz, Attorney for Associates Discount Co., Claimant.</p> <p>The property listed below and levied upon in this case is not the property of the Defendant but is the property of the Defendant but is the property of the undersigned.</p> <p>A list of the claimed property and the values thereof are as follows:</p> <p>CONTINUED ON PAGE 324</p>
<p>March 21 2:40 PM EST</p>	<p>Smith, Smith & Work</p> <p>C. M. Hoy d/b/a C. M. Hoy Tractor Sales 134 Harrison Road Pleasant Gap, Pa.</p> <p>323</p> <p>Clarence E. Sellers Karthaus, Pa.</p> <p>Pro. By atty 4.50 Atty 3.00</p>	<p><u>D. S. B. -- DATED NOVEMBER 12, 1966</u></p> <p>Payable On or before November 12, 1966</p> <p>By Virtue of Warrant of Attorney hereunto annexed, Smith, Smith & Work, Attorneys, do hereby appear for the Defendant and Confess Judgment against the Defendant and in favor of the Plaintiff in the sum of One Thousand Two Hundred Twenty Five and No/100 Dollars, with Interest Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1225.00</p> <p>Atty Comm. <u>122.50</u> \$1347.50</p> <p>Interest from March 10, 1967</p> <p>Filed and Confessed by Attorney, March 21, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p>

First National Bank of
Philipsburg, Pa.

D. S. B. -- DATED MARCH 13, 1967

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

March 22 324
9:40 AM EST

Debt \$15,000.00

Roy Smith
Ruth Smith
RD Morrisdale, Pa.

Atty Comm. 5%

Interest from March 13, 1967

Filed and Entered by Plaintiff, March 22, 1967

Judgment.

Pro. By Plff 4.50
[Signature] 3.00

Archie Hill

Prothonotary

And Now, 18 day of *April* 1968 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

XX
CONTINUED FROM PAGE 105 - No. 298 February Term 1967 - DUBOIS CONS DISC CO vs DONALD E. BENNER al

THE FIRST THEREOF: BEING known as Lot No. 12 in the Village of Luthersburg, being Moore's
Extension to said Village, the plot of which is recorded in Deed Book "R", page 593, in
the Office of the Recorder of Deeds for Clearfield County, Pennsylvania, being bounded
on the North by Church Street, on the East by Lot No. 11 of said Plan; on the South by
an alley; and on the West by an alley; and being 60 feet wide on said Church Street by
120 feet in depth to the alley on the South thereof.

THE SECOND THEREOF: Being a strip of land 20 feet wide, and 120 feet long, being a strip
of land which was formerly laid out as an alley, but which was never accepted or opened,
said alley lying between Lot No. 12 in the Luthersburg Plan of Lots and Lot No. 13 of said
Plan, now or formerly owned by James Rosborough and terminating on the Helvetia Road in
Luthersburg.

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 DUBOIS CONSUMER DISCOUNT COMPANY, of DuBois, Pennsylvania, has caused
these presents to be executed by its proper officers and the corporate seal attached, duly attested
by its Secretary the 25th day of August, 1967. DUBOIS CONSUMER DISCOUNT COMPANY, of DuBois,
Pennsylvania By Jack A. Henry, Manager

<p>March 22 10:31 AM EST</p>	<p>Community Loan & Discount Company Clearfield, Pa.</p> <p>326</p> <p>Myrtle Hoover Ridge Avenue Curwensville, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Plff</i> 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 Three Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$300.00</p> <p>Atty Comm.</p> <p>Interest from July 6, 1965</p> <p>Filed and Entered by Plaintiff, March 22, 1967</p> <p>Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>26</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>Archie Hill</i> Prothonotary</p>	
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<p>March 22 10:40 AM EST</p>	<p>Community Consumer Discount Company Clearfield, Pa.</p> <p>327</p> <p>Wade I. Cowder Wade A. Cowder, Endr. Mae L. Cowder, Endr. RD 2, Clearfield, Pa.</p> <p>Pro. By Plff 5.00 Atty 3.00 <i>Pro by Plff</i> 3.00</p>	<p><u>D. S. B. -- DATED MARCH 18, 1967</u></p> <p>Payable In Installments</p> <p>By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Five Hundred Twelve and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1512.00</p> <p>Atty Comm. 10%</p> <p>Interest from March 18, 1967</p> <p>Filed and Entered by Plaintiff, March 22, 1967</p> <p>Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>16</u> day of <u>June</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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<p>March 22 11:12 AM EST</p>	<p>The Budget Plan, Inc. Clearfield, Pa.</p> <p>329</p> <p>Samuel J. Graham Madeline Graham</p> <p>Pro. By Plff 4.50</p>	<p><u>D. S. B. -- DATED MAY 10, 1966</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, Inquisitions and Exemption.</p> <p>Debt \$600.00</p> <p>Atty Comm.</p> <p>Interest from May 10, 1966</p> <p>Filed and Entered by Plaintiff, March 22, 1967</p> <p>Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p>
<p>March 22 11:44 AM EST</p>	<p>Clearfield Trust Company Clearfield, Pa.</p> <p>330</p> <p>Clarence R. Wisor Esther M. Wisor RD 2, Clearfield, Pa.</p> <p>Pro. By Plff 4.50</p>	<p><u>D. S. B. -- DATED MARCH 21, 1967</u></p> <p>Payable In Installments</p> <p>By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Twelve Hundred Sixteen and 44/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1216.44</p> <p>Atty Comm. 10%</p> <p>Interest from March 21, 1967</p> <p>Filed and Entered by Plaintiff, March 22, 1967</p> <p>Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p>

Bell,
Silberblatt
& Swoope

First National Bank
Philipsburg, Pa.

March 22 331
3:45 PM EST

Gerald L. Albert
Shirley M. Albert
R.D. Morrisdale, Pa.

Pro. By atty 4.50
Atty 3.00
Pro by Deft 3.00

D. S. B. -- DATED MARCH 13, 1967

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
Five Thousand Forty Six and 35/100 Dollars, with Interest,
Attorney's Commission, Cost of Suit, Release of Errors,
Waiving Stay, Inquisition and Exemption.

Debt \$5046.35

Atty Comm. 5%

Interest from March 13, 1967

Filed and Confessed by Attorneys, March 22, 1967
Judgment.

Archie Hill
Prothonotary

And Now, 8 day of Sept 1967 by Deft
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

County National Bank
Clearfield, Pa.

March 23 332
9:16 AM EST

Paul W. Olenick
Hilda Mae Olenick
94 Lingle St.
Osceola Mills, Pa.

Pro. By Deft 4.50
Pro by Deft 3.00

D. S. B. -- DATED MARCH 22, 1967

Payable In Installments

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, Thirteen
and 40/100 Dollars, with Interest, Attorney's Commission,
Cost of Suit, Release of Errors, Waiving Stay, Inquisi-
tion and Exemption.

Debt \$2213.40

Atty Comm. 10%

Interest from March 22, 1967

Filed and Entered by Plaintiff, March 23, 1967
Judgment.

Archie Hill
Prothonotary

And Now, 13 day of Jan 1970 by Deft paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

<p>W. Albert Ramey</p> <p>Marc Katzen</p>	<p>IN RE: CONDEMNATION OF LEGISLATIVE ROUTE 1009, SECTION 23, SANDY TOWNSHIP, CLEARFIELD COUNTY BY THE COMMONWEALTH OF PENNSYLVANIA, DEPARTMENT OF HIGHWAYS AS DESCRIBED IN DEED BOOK 491, PAGE 698, BEING THE PROPERTY OF JOSEPH P. FUSTINE and JEAN H. FUSTINE</p> <p>334</p> <p>Pro. <i>By Ramey</i> 14.00</p> <p>Atty 3.00</p> <p>Pro <i>By Ramey</i> 5.00</p> <p>Shff Charney <i>By Comwth</i> 12.50</p> <p>Shff Charney <i>By Comwth</i> 12.50</p>	<p><u>MARCH 23, 1967, PETITION FOR APPOINTMENT OF VIEWERS</u>, filed.</p> <p>One copy certified to the Sheriff. One copy certified to Attorney for Delivery to Chairman of Board of View. (Declaration of Taking No. 551 November Term, 1966)</p> <p>1. A Declaration of Taking was duly filed on January 27, 1967 in the above-named Court to No. 551, November Term, 1966.</p> <p>2. No preliminary objections to said Declaration of Taking have been filed.</p> <p>3. By virtue of the aforesaid Declaration of Taking, the Petitioner acquired an easement for highway purposes from the real estate shown in Exhibit "A", attached hereto and made a part hereof.</p> <p>4. The names and addresses of all condemnees known to have an interest in the aforesaid real estate and the nature of their interests are as follows: Fee Simple Owners Joseph P. Fustine and Jean H. Dustine, said property is located at Legislative Route 1009, Section 23, Sandy Township, Clearfield County, Pennsylvania and between said stations 14+85 to 15+62.</p> <p>5. The Petitioner and the condemnees have been unable to agree upon the amount of just compensation due them as a result of the aforesaid condemnation.</p> <p>WHEREFORE the Petitioner prays your Honorable Court to appoint viewers to ascertain and award just compensation to any and all condemnees who may have an interest in the aforesaid real estate. s/ W. Albert Ramey, Attorney for Commonwealth of Pennsylvania, Department of Highways.</p> <p>ORDER: AND NOW, March 23, 1967 on Petition of the Commonwealth of Pennsylvania, Department of Highways, the following are appointed as a Board of Viewers to ascertain and award just compensation to any and all condemnees who may have an interest in the aforesaid real estate: Launcelot E. Soult, Jr., Esq., Ernest Baum and Roland E. Bechtel, BY THE COURT, John A. Cherry, P.J.</p> <p><u>APRIL 7, 1967, PRAECIPE FOR RULE TO SHOW CAUSE WHY WRIT OF POSSESSION SHOULD NOT ISSUE</u>, filed.</p> <p><u>RULE: AND NOW</u>, April 7, 1967, upon presentation of the within Praecipe, a Rule is granted upon the Defendants named therein to Show Cause Why a Writ of Possession Shall Not Issue. Rule returnable five (5) days after the date of service hereof. Archie Hill, Prothonotary</p> <p><u>APRIL 7, 1967, RULE TO SHOW CAUSE ISSUED TO SHERIFF</u></p> <p><u>APRIL 8, 1967, SHERIFF'S RETURN</u>, filed.</p> <p>Now, March 24, 1967 at 3:30 o'clock P.M. (EST) served the within Petition for Appointments of Viewers on Joseph P. Fustine and Jean H. Fustine at their place of residence, Sandy Township, Clearfield County, Pennsylvania, by hand-int to Joseph P. Fustine, a true and attested copy of the original Petition for Appointment of Viewers and made known to him the contents thereof. So Answers, William Charney, Sheriff.</p> <p><u>APRIL 17, 1967, PRAECIPE TO ENTER APPEARANCE</u>, filed by Marc Katzen</p> <p>Enter my appearance for Joseph & Jean Fustine in the above captioned matter. /s/ Marc Katzen</p> <p><u>APRIL 26, 1967, SHERIFF'S RETURN</u>, filed.</p> <p>Now, April 12, 1967 at 9:00 o'clock A.M. (EST) served the within Praecipe and Rule on Joseph and Jean Fustine at their place of residence, RD 3, Sandy Township, Clearfield County, Pa., by handing to Joseph Fustine, a true and attested copy of the Praecipe and a true and attested copy of the Rule and made known to her the contents thereof. So Answers, William Charney, Sheriff.</p> <p><u>AUGUST 25, 1967, REPORT OF VIEWERS</u>, filed by Launcelot E. Soult, Jr.</p>
<p>1. By Decree of your Honorable Court dated March 23, 1967, the undersigned Viewers were appointed as a Board of View in the above captioned matter.</p> <p>2. Notice of the time and place of the proposed view and hearings thereof was fixed by the Board of View in accordance with the requirements of the Act, the "Eminent Domain Code" 1964, Special Sess., June 22, P. L. _____, No. 6, and notice was served by certified mail upon the Condemness, Joseph P. Fustine and Jean H. Fustine, and upon the condemnor, the Commonwealth of Pennsylvania, Department of Highways, by certified mail.</p> <p>Pursuant to the notice of the view, a view was held on the premises of the condemnee on May 16, 1967 and upon stipulation of all parties, the hearing was held on June 13, 1967. Attached herein and to and made a part of this report are copies of the notices and receipts for return mail and return receipts issued as a result of mailing fixing the times of the view and hearing.</p> <p>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 attached hereto. As provided in the aforesaid subsection, the Board of View has found that Joseph P. Fustine and Jean H. Fustine, husband and wife, Condemnees, were vested with title in fee simple to the premises condemned.</p> <p>4. The Board of Viewers found pursuant to Section 511 (4), the date of declaration of taking was the date of the hearing to wit, June 13, 1967.</p>	<p>The undersigned Board of View respectfully reports: appointed as a Board of View in the above captioned matter.</p> <p>of the proposed view and hearings thereof was fixed by the requirements of the Act, the "Eminent Domain Code" 1964, No. 6, and notice was served by certified mail upon the Condemness, Joseph P. Fustine and Jean H. Fustine, and upon the condemnor, the Commonwealth of Pennsylvania, Department of Highways, by certified mail.</p> <p>a view was held on the premises of the condemnee on May 16, 1967 and upon stipulation of all parties, the hearing was held on June 13, 1967.</p> <p>Attached herein and to and made a part of this report are copies of the notices and receipts for return mail and return receipts issued as a result of mailing fixing the times of the view and hearing.</p> <p>a copy of the plan showing the extent of the taking upon which the viewers' award is predicated is attached hereto. As provided in the aforesaid subsection, the Board of View has found that Joseph P. Fustine and Jean H. Fustine, husband and wife, Condemnees, were vested with title in fee simple to the premises condemned.</p> <p>the date of declaration of taking was the date of the hearing to wit, June 13, 1967.</p>	

Gleason,
Cherry &
Guido

March 23
10:00 AM EST

Union Banking & Trust Co.
DuBois, Pa.

335

James R. Beers a/k/a
James R. Beers, Jr.
Frances Beers,
406 S. Highland St.
DuBois, Pa.

Pro. By atty 4.50
Atty 3.00
Pro by Off 3.00

D. S. B. -- DATED MARCH 20, 1967
Payable On Demand
By Virtue of Warrant of Attorney hereunto annexed,
Gleason, Cherry & Guido, 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 Thirty Two and 50/100 Dollars, with Interest,
Attorney's Commission, Cost of Suit, Release of Errors,
Waiving Stay, Inquisition and Exemption.
Debt \$1532.50
Atty Comm. 10% 153.25 \$1,685.75
Interest from March 20, 1967
Filed and Confessed by Attorneys, March 23, 1967
Judgment.

Archie Hill
Prothonotary

And Now, *25* day of *Nov* 1967 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.
Attest *Archie Hill*
Prothonotary

March 23
10:20 AM EST

First National Bank
Philipsburg, Pa.
f

336

Lee Quick
Agnes Quick
RD 1, Box 338
Philipsburg, Pa.

Pro. By Plff 4.50
Atty 3.00

D. S. B. -- DATED MARCH 21, 1967
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 Six and 98/100
Dollars, with Interest, Attorney's Commission, Cost of
Suit, Release of Errors, Waiving Stay, Inquisition and
Exemption
Debt \$906.98
Atty Comm. 5%
Interest from March 21, 1967
Filed and Entered by Plaintiff, March 23, 1967
Judgment.

Archie Hill
Prothonotary

And Now, *28* day of *Oct* 1968 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.
Attest *Archie Hill*
Prothonotary

A

<p>Gleason, Cherry & Guido</p>	<p>Christine M. Thomas, a Minor by Clyde F. Thomas, her father and natural guardian, and Clyde F. Thomas and Audrey T. Thomas, in their own right.</p>	<p><u>MARCH 23, 1967, PRAECIPE FOR SUMMONS IN TRESPASS, filed</u></p> <p><u>APRIL 27, 1967, Praecipe</u> filed by Gleason, Cherry and Guido. Mark this Case Discontinued on Paymnet of Costs.</p> <p>Record Cost in the sum of \$11.50 having been paid by Gleason, Cherry & Guido, this date this case is marked Settled and Discontinued.</p>
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339

DISCONTINUED

Joseph T. Burley

Pro.	By atty	6.50
Atty		3.00
Pro.		2.00

#736 - Gleason, Cherry & Guido \$9.50

CONTINUED FROM PAGE 127 - No. 334 February Term, 1967 - COMMONWEALTH OF PA vs FUSTINE al

5. It was stipulated before the Board of View that the damages agreed upon by the parties be for the realty is as follows -
The sum of nine thousand and sixty-five and 00/100 dollars (9,065.00) is to be awarded to Joseph P. Fustine and Jean H. Fustine, condemnees, 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 the hearing June 13, 1967,

6. At the hearing, before the Board of View, Joseph Fustine, Lessor of the condemned party, appeared for the purposes of determining removal expenses from the condemned building to the premises at 33 Main Street, Falls Creeck. The Board of View determined that the sum of four thousand five hundred and 00/100 dollars (4,500.00) should be awarded to Joseph Fustine, Lessor of the condemned property, payable by the Commonwealth of Pennsylvania, Department of Highways, condemnor, as removal expenses under Section 608 of the Eminent Domain Code. The date from which damages shall be calculated for the removal expenses is to be the date of the hearing, June 13, 1967.

7. As provided in the Eminent Domain Code Section 513, ten (10) days notice before the filing of this report has been given to the parties in this condemnation proceedings. Attached herein and to is a copy of a letter to said parties which letter included a copy of this report. All of which is respectfully submitted. S/ L. E. Soult, Jr.; Ernest P. Baum; Roland Bechtel.

SCHEDULE OF COSTS TO BE PAID BY CLEARFIELD COUNTY TO BOARD OF VIEW

Payable to ROLAND BECHTEL, DuBois, Pennsylvania		
1 1/2 days @ \$35.00 per day	\$52.50	
Milage - 2 trips to Clearfield	8.00	
1 trip to Falls Creek	1.60	
		\$62.10
Payable to ERNEST BAUM, DuBois, Pennsylvania		
1 1/2 days @ \$35.00 per day	\$52.50	
Milage - 2 trips to Clearfield	8.00	
1 trip to Falls Creek	1.60	
		\$62.10
Payable to LAUNCELOT E. SOULT, JR., Clearfield, Pennsylvania		
2 days at \$35.00 per day	\$70.00	
Milage - 1 trip to Falls Creek	4.80	
Miscellaneous expenses, including postage on ordinary and certified mail, phone calls to DuBois, and stenographic services	8.25	
		\$83.05

NOTICE OF FILING OR REPORT OF VIEWERS, filed.
One copy of Schedule of Costs certified to Controller.

March 23 10:21 AM EST

First National Bank of
Philipsburg, Pa.

337

D. S. B. -- DATED MARCH 22, 1967

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 Four Hundred
Eighty and 18/100 Dollars, with Interest, Attorney's
Commission, Cost of Suit, Release of Errors, Waiving
Stay, Inquisition and Exemption.

Debt \$2480.18

Robert L. Shimmel
Iva I. Shimmel
RD West Decatur, Pa.

Atty Comm. 5%

Interest from March 22, 1967

Filed and Entered by Plaintiff, March 23, 1967

Judgment.

Pro. By Plff 4.50

Pro *By Ry* 3.00

Arthur Field
Prothonotary

18th day of Sept. 1979 by paper
 for above judgment is satisfied in full of debt,
 of cost and cost.
 Attest *Edward Withrow*
 Prothonotary

R. Edward Ferraro

Associates Discount
Corporation
103 N. Brady St.
DuBois, Pa.

March 23 3:02 PM EST

338

D. S. B. On SECURITY AGREEMENT DATED APRIL 17, 1964

Payable In Installments

By Virtue of Warrant of Attorney hereunto annexed,
R. Edward Ferraro, Attorney, does hereby appear for the
Defendants and Confesses Judgment against the Defendants
and in favor of the Plaintiff in the sum of Three Hundred
Five and 69/100 Dollars, with Interest, Attorney's
Commission, Cost of Suit, Release of Errors, Waiving
Stay, Inquisition and Exemption.

Debt \$305.69

Raymond J. Burns
Louise Bearfield
RD3, Box 303
DuBois, Pa.

Atty Comm. 30.00

Interest from October 17, 1964

Filed and Confessed by Attorney, March 23, 1967

Judgment.

Arthur Field
Prothonotary

Pro. By atty 4.50

Atty 3.00

Pro. By atty 1.00

Pro. By atty 1.00

March 23, 1967 - Affidavit of Default and Non Military Service, filed.

Satisfied on NO. 8 FEBRUARY TERM, 1967, WRIT OF EXECUTION.

<p>#--Albert Ramey Edward T. Kelley</p>	<p>IN RE: CONDEMNATION OF L.R. 1009, SECTION 23, SANDY TOWNSHIP, CLEARFIELD COUNTY, PENNSYLVANIA, BY THE COMMONWEALTH OF PENNSYLVANIA, DEPARTMENT OF HIGHWAYS OF THE PROPERTY DESCRIBED IN DEED BOOK 515, PAGE 156 being PROPERTY OF JOHN T. LARKIN</p> <p style="text-align: center;">341</p>	<p>MARCH 23, 1967, PETITION FOR APPOINTMENT OF VIEWERS, filed. One copy certified to Sheriff, One copy certified to Attorney for Service on Viewers (See Declaration of Taking No. 106 February T., 1967)</p> <p>1. A Declaration of Taking was duly filed on February 15, 1967 in the above-named Court to No. 106, February Term, 1967. 2. No preliminary objections to said Declaration of Taking have been filed. 3. By virtue of the aforesaid Declaration of Taking, the Petitioner acquired an easement for highway purposes from the real estate shown in Exhibit "A", attached hereto and made a part hereof. 4. The names and addresses of all condemnees known to have an interest in the aforesaid real estate and the nature of their interests are as follows: John T. Larkin, Johnstown, Pennsylvania, claiming ownership in Fee Simple of premises situate in Sandy Township, Clearfield County, Pennsylvania, Legislative Route 1009, Section 23. 5. The Petitioner and the condemnees have been unable to agree upon the amount of just compensation due them as a result of the aforesaid condemnation. WHEREFORE the Petitioner prays your Honorable Court to appoint viewers to ascertain and award just compensation to any and all condemnees who may have an interest in the aforesaid real estate. s/ W. Albert Ramey, Attorney for Commonwealth of Pennsylvania, Department of Highways.</p>
<p>Pro 2.00 Pro 4.00</p>	<p>Sept. 16, 1968 - SATISFIED #1609 - Gleason, Cherry & Guido \$8.25</p> <p>Pro. 14.00 Atty 3.00 Pro. 5.00 Bechtel 92.50 Facchine 92.50 Joseph A. Dague 170.50 Pro. <i>By atty G+G</i> 5.25 Pro. 3.50 Pro. 2.00 Pro. 3.00 Pro. 5.00</p>	<p>ORDER: AND NOW, March 23, 1967, on Petition of the Commonwealth of Pennsylvania, Department of Highways, the following are appointed as a Board of Viewers to ascertain and award just compensation to any and all condemnees who may have an interest in the aforesaid real estate: Ino Facchine, Joseph A. Dague, Esq. and Roland E. Bechtel. BY THE COURT, John A. Cherry P.J.</p> <p>JULY 31, 1967, REPORT OF BOARD OF VIEWERS, filed. The undersigned Board of View respectfully represents: 1. By Order of Court dated March 23, 1967, Evo G. Facchine, Roland E. Bechtel and Joseph A. Dague, Esquire, were appointed as a Board of View in the above captioned matter. 2. By stipulation signed by the condemnee and by the attorney for condemnor, with the agreement of the Board of View, view was held on the subject premises at 10:00 a.m. Friday, July 7, 1967. 3. At the time and place of view, in accordance with Section 504 of the Eminent Domain Code, it was agreed by the parties and by the Board of View that hearing would be held at the City Building, DuBois, Pennsylvania, on Wednesday, July 12, 1967. 4. A Declaration of Taking was filed on February 15, 1967 to #106 February Term, 1967, in the Court of Common Pleas of Clearfield County, Pa. 5. As of the date of filing the Declaration of Taking, title in fee simple was vested in John T. Larkin and Gertrude S. Larkin, husband and wife, tenants by the entireties as to all of the subject premises. 6. John T. Larkin died on February 19, 1967 and thereby Gertrude S. Larkin became vested with the fee in the subject premises by right of survivorship. 7. Filed to #106 February Term, 1967 with the aforesaid Declaration of Taking is a Stipulation to Amend the Declaration of Taking by which the parties agree that the present condemnee is Gertrude S. Larkin. This stipulation was filed on June 14, 1967. 8. The Board of View has scheduled damages for the premises herein condemned as follows: The sum of thirty-one thousand, six hundred (\$31,600.00) dollars is awarded to Gertrude S. Larkin, condemnee, payable by the Commonwealth of Pennsylvania, Department of Highways, condemnor, as general damages. Damages for delay shall be calculated from June 14, 1967 9. No written requests for findings of fact and conclusions of law were submitted to the viewers. 10. For the purpose of determining funds applicable for the payment of costs in the within matter the Board of View finds that the condemned land will become a part of an access route leading to a Federal Highway. 11. A schedule of costs of the members of the Board of View, to be paid by Clearfield County is hereunto attached. 12. A ten day notice of intent to file the within report, the date of the intended filing and a statement 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 condemnor and upon Caram J. Abood, attorney for condemnee. 13. Attached hereto and made a part of this report are the following: a. A copy of the plan showing the extent of the taking of the subject land. b. Stipulation as to view. c. Copy of notice of intent to file report together with receipts of Certified Mail and return receipts. d. Affidavit as to mailing of the notice of intent to file report. All of which is respectfully submitted, /s/ Evo G. Facchine, Roland E. Bechtel and Joseph A. Dague, Board of View.</p>

Joseph J. Lee

TRECIA QUEEN VILLELLA

MARCH 24, 1967, PRAECIPE FOR SUMMONS, filed. and enter my appearance for the Plaintiff.

Joseph J. Malizia

MARCH 24, 1967, SUMMONS IN TRESPASS ISSUED TO THE SHERIFF.

343

JUNE 21, 1967, PRAECIPE FOR ISSUANCE OF A SUBSTITUTE WRIT, filed by Joseph J. Lee

The former writ issued to the above term and number on March 24, 1967 having been lost or destroyed, in accordance with R.C.P. 1010(c) you are hereby directed to issue a substituted writ of summons naming as defendant Robert Healy, Jr., and as Plaintiff Trecia Queen Villella. The address of the defendant is 56 Church Street, Port Allegany, McKean County, Pennsylvania /s/ Joseph J. Malizia and Joseph J. Lee

JUNE 21, 1967, SUBSTITUTE SUMMONS ISSUED TO SHERIFF.

ROBERT HEALY, JR.

JULY 21, 1967, SHERIFF'S RETURN, filed.

JUNE 21, 1967, William Charney deputized the Sheriff of McKean County.

Served the within Substitute Writ of Summons in Trespass upon Robert Healy, Jr., defendant named within by handing a true and attested copy of same to him personally, at his place of residence, Church Street, Borough of Port Allegany, McKean County, Pennsylvania, at 1:20 P M. EDST., on June 22, A.D , 1967, making known to him the contents thereof. So Answers, L.W. Tom Pendleton, Sheriff.

Pro.	By atty	6.50
Atty		3.00
Pro.		2.00
Shff Charney	By atty	7.50
Shff Pendleton	By atty	10.70

Now, June 22, 1967, served the within Summond in Trespass on Robert Healy, Jr., by deputizing the Sheriff of McKean County. The return of service of L. W Tom Pendleton, Sheriff of McKean County is hereto attached and is made part of this return of service. So Answers, William Charney, Sheriff.

#948 - Joseph J. Lee Atty doc Fee ----- \$3.00

AUGUST 28, 1967, PRAECIPE, filed by Joseph J. Lee Please mark the above case settled and discontinued.

Record Costs in \$29.70 having been paid in full by Joseph J. Lee, 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 _

CONTINUED FROM PAGE 131 - NO. 340 FEBRUARY TERM, 1967 - Bennett vs Bennett

matrimony heretofore contracted between himself and E. NAOMI BENNETT 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 plaintiff. BY THE COURT S/ John A. Cherry, President Judge.

<p>Smith, Smith & Work</p> <p>\$135.00 Pd by Atty 5/19/67 Clfd Trust</p>	<p>CONSTANCE MARIE BORTOT, A Minor, by MAUDE HARZINSKI, her guardian</p> <p>344</p> <p>RALPH EDWARD BORTOT, JR. Mary Ann Hoover Co-Respondent</p> <p>Pro. By atty 7.00 Atty By atty 3.00 Shff Charney 8.50 Pro. 5.00 Pro. 3.50 Pro. 5.00 Pro. 3.50 Shff Charney by S, S& W 15.40</p>	<p><u>MARCH 27, 1967, COMPLAINT IN DIVORCE</u>, filed. One copy certified to the Sheriff.</p> <p><u>MARCH 31, 1967, SHERIFF'S RETURN</u>, filed. Now, March 30, 1967, at 9:30 O'Clock A.M. (EST) served the within Complaint in Divorce on Ralph Edward Bortot, Jr. on Ralph Edward Bortot, Jr., on Market Street, Borough of Clearfield, Clearfield County, Pennsylvania, by handing to Ralph Edward Bortot, Jr. personally, a true and attested copy of the original Complaint in Divorce and made known to him the contents thereof. So Answers, William Charney, Sheriff.</p> <p><u>APRIL 3, 1967, PETITION FOR APPOINTMENT OF GUARDIAN AD LITEM</u> -- Ralph Edward Bortot, Jr. and Order, filed. WHEREFORE, your Petitioner prays that a Rule be granted upon Ralph Edward Bortot, Jr., the Defendant, to show cause why Ruth Bortot or some other competent person should not be appointed guardian ad litem for the Defendant in this proceeding. /s/ Constance Marie Bortot, Petitioner.</p> <p><u>ORDER:</u> <u>NOW</u>, to wit, this 3rd day of April, 1967, the foregoing Petition having been presented, the Prothonotary is directed to issue a Rule to the said Ralph Edward Bortot, Jr., to show cause why Ruth Bortot or some other competent person should not be appointed guardian ad litem for the Defendant; Said Rule returnable the 17th day of April 1967 at 9:00 A.M. By the Court, John A. Cherry, President Judge. Two copies of Rule and Petition Certified to the Sheriff.</p> <p><u>APRIL 3, 1967, PETITION FOR APPOINTMENT OF GUARDIAN AD LITEM FOR CO-RESPONDENT</u>, Mary Ann Hoover & Order, filed. WHEREFORE, your Petitioner prays that a Rule be granted upon Mary Ann Hoover, Co-Respondent, to show cause why William Gillung or some other competent person should not be appointed guardian ad litem for her in this proceeding. /s/ Constance Marie Bortot, Petitioner. Consent of Proposed Guardian Signed Willian Gillung, Probation Officer (4-3-67)</p> <p><u>ORDER:</u> <u>NOW</u>, to wit; this 3rd day of April, 1967, the foregoing Petition having been presented, the Prothonotary of Clearfield County is directed to issue a Rule to the said Mary Ann Hoover to show cause why William Gillung, Probation Officer of Clearfield County, or some other com-</p>
<p>#789</p> <p>#166 - Transf. to Reg. Acct Work Paid by Smith, Smith & Total Amt. Paid</p> <p>\$166.80 Paid by Attorney</p> <p>#857 - W. Albert Ramey #858 - Clfd Co. Bar Assn #859 - Smith, Smith & Work #789 - Shff Charney Prothonotary</p> <p>DIVORCE DECREE GRANTED JUNE 23, 1967</p>	<p>Pro. 3.50 Shff Charney 15.40 Master 75.00 Clfd Co. Bar 10.00 Pro. 10.00 Pro. 1.00</p> <p>\$135.00 31.80 \$166.80</p> <p>\$75.00 10.00 34.90 15.40 31.50 \$166.80</p>	<p>petent person should not be appointed guardain ad litem for the Co-Respondent, Mary Ann Hoover. Returnable 9:A.M. April 17, 1967. Two copies of Rule and Petition certified to the Sheriff.</p> <p><u>APRIL 6, 1967, SHERIFF'S RETURN</u>, filed. <u>NOW</u>, April 3, 1967 at 3:10 o'clock P.M. (EST) served the within Petition and Rule on William Gillung, Probation Officer, at his office, Court House Annex, Clearfield, Pa., by handing to William Gillung personally, a true and attested copies of the original Petition and Rule and made known to him the contents thereof. Now, April 6, 1967, at 8:30 o'clock A.M. (EST) served the within Petition and Rule on Ruth Bortot, mother of defendant Ralph Edward Bortot, and an adult member of his household, at her place of residence, West Street, Curwensville, Clearfield County, Pa., by handing to Ruth Bortot personally a true and attested copy of the original Petition and Rule and made known to her the contents thereof. Now, April 6, 1967 at 8:30 o'clock A.M. (EST) served the within Petition and Rule on Ralph Edward Bortot, Jr., at his place of residence, West Street, Curwensville, Clearfield County, Pa., by handing to Mrs. Ruth Bortot, mother of defendant Ralph Edward Bortot, Jr., and an adult member of his household, a true and attested copy of the original Petition and Rule and made known to her the contents thereof. Now, April 6, 1967 at 9:00 o'clock A.M. (EST) served the within Petition and Rule on Mary Ann Hoover, by handing to John Hoover, father of the within named co-respondent, at his place of employment, Lezzer Lumber Co., Curwensville, Clearfield County, Pa., a true and attested copy of the original Petition and Rule and made known to him the contents thereof. So Answers, William Charney, Sheriff <u>April 17, 1967, ORDER</u>, filed.</p> <p><u>BY THE COURT:</u> This is a petition for appointment of guardian ad litem for the co-respondent, namely, Mary Ann Hoover; let the record note that petitioners were present at all times from the time of hearing scheduled, to-wit: 9 A.M., April 17, 1967, together with their attorney, Joseph P. Work, Esquire, of Smith & Work, attorneys; that the Court delayed hearing thereon because of the absence of the said co-respondent; and having waited, and called for the said co-respondent in the court room and in the hallways of the Court House, without finding the said co-respondent in attendance; it is hereby made the ORDER OF THE COURT that the said rule issued upon the said Mary Ann Hoover to show cause why William Gillung, Probation Officer of Clearfield County should not be appointed guardian ad litem for the said co-respondent is, and it is hereby made absolute and the said William Gillung is appointed guardian ad litem as aforesaid.</p>

Community Loan Company
DuBois, Pa.

D. S. B. -- DATED MARCH 25, 1967

Payable In Installments

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

Debt \$355.00

Atty Comm.

Interest from March 27, 1967

Filed and Entered by Plaintiff, March 27, 1967

Judgment.

Archie Hill

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

March 27
10:30 AM EST

345

Samuel S. Boyer
Elizabeth Boyer
54 Pacific Avenue
DuBois, Pa.

Pro. By Plff 4.50
Pro. by Plff 3.00

Community Consumer Dis-
count Company
DuBois, Pa.

D. S. B. -- DATED MARCH 24, 1967

Payable In Installments

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

Debt \$2592.00

Atty Comm. 15%

Interest from March 24, 1967

Filed and Entered by Plaintiff, March 27, 1967

Judgment.

Archie Hill

Prothonotary

And Now, 27th day of June 1968 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

March 27
10:31 AM EST

346

Willaim F. Courson
Izetta F. Courson
303½ S. Jared Street
DuBois, Pa.

Pro. By Plff 4.50
Pro. By Plff 3.00

Nevling & Davis
 Punxsutawney National Bank
 246 W. Mahoning St.
 Punxsutawney, Pa.
 March 27 347
 10:35 AM EST
 John Roman
 Veronica Roman
 Michael Roman
 RD 1, DuBois, Pa.
 Pro. By atty 5.00
 Atty 3.00
Pro y Deft 3.00

D. S. B. -- DATED MARCH 21, 1967
 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 Seventy Two and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.
 Debt \$2072.00
 Atty Comm. 307.20 \$3072.00
 Interest from March 20, 1972
 Filed and Confessed by Attorney, March 27, 1967
 Judgment.
Archie Hill
 Prothonotary
 And Now, 17 day of May 1972 by paper filed, the above judgment is satisfied in full of debt, interest and cost.
 Attest *Archie Hill*
 Prothonotary

County National Bank
 Clearfield, Pa.
 March 27 348
 10:45
 Millard L. Askey
 Alma Mae Askey
 R.D. Karthaus, Pa.
 Pro. By Deft. 4.50
Pro y Deft - 3.00

D. S. B. -- DATED MARCH 23, 1967
 Payable In Installments
 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 and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.
 Debt \$2800.00
 Atty Comm. 10%
 Interest from March 23, 1967
 Filed and Entered by Plaintiff, March 27, 1967
 Judgment.
Archie Hill
 Prothonotary
 And Now, 1 day of July 1971 By paper filed, the above judgment is satisfied in full of debt, interest and cost.
 Attest *Archie Hill*
 Prothonotary

County National Bank
Clearfield, Pa.

D. S. B. -- DATED MARCH 25, 1967

March 27
10:46 AM EST

349

Cecil H. Bloom
Veronica G. Bloom
306 S. W. 3rd Ave.
Clearfield, 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 Forty Six Hundred Seventy-
One and 72/100 Dollars, with Interest, Attorney's Commis-
sion, Cost of Suit, Release of Errors, Waiving Stay,
Inquisition and Exemption.

Debt \$4671.72

Atty Comm. 10%

Interest from March 25, 1967

Filed and Entered by Plaintiff, March 27, 1967

Judgment.

Arthur Hill

Prothonotary

Pro. By Deft. 4.50
Pro by Deft 3.00

And Now, 2 day of Dec 1967 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Arthur Hill*
Prothonotary

County National Bank
Clearfield, Pa.

D. S. B. -- DATED MARCH 27, 1967

March 27
10:47 AM EST

350

B. E. Dysard
Mildred M. Dysard
RD 1, Clearfield, 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 Thirteen Hundred Forty Nine
and 10/100 Dollars, with Interest, Attorney's Commission
Cost of Suit, Release of Errors, Waiving Stay, Inquisi-
tion and Exemption.

Debt \$1349.10

Atty Comm. 10%

Interest from March 27, 1967

Filed and Entered by Plaintiff, March 27, 1967

Judgment.

Arthur Hill

Prothonotary

Pro. By Deft 4.50
Pro by Deft 3.00

And Now, 3 day of Sept 1967 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Arthur Hill*
Prothonotary

Nevling & Davis

Gerald Gordon Wisor

Mabel M. Wisor

351

Frank Brinton

Robert Grimminger

Pro	By atty	5.00
Atty		3.00
	By atty	
Shff Charney		12.25
	By atty	
Shff Foster		13.00
Pro.	By atty	2.00

MARCH 27, 1967, COMPLAINT TO QUIET TITLE, filed.

Two copies certified to Sheriff.

1. The plaintiffs, Gerald Gordon Wisor and Mabel M. Wisor, are husband and wife and reside in Lawrence Township, Clearfield County, Pennsylvania.

2. The defendant, Frank Brinton, is an individual residing at 222 Second Avenue, Burnham, Mifflin County, Pennsylvania.

3. The defendant, Robert Grimminger, is an individual residing at 604 Ogden Avenue, Clearfield, Pennsylvania.

4. John R. Swartzle and Nora Swartzle, his wife, by agreement of April 1, 1956 with William McGroarty, recorded in Miscellaneous Book 103 at page 473 in the Office of the Recorder of Deeds in and for Clearfield County, agreed to sell two certain parcels of land in Lawrence Township, Clearfield County, Pennsylvania, to William McGroarty for a consideration of \$3,500 payable at the rate of \$35 per month. The said agreement is incorporated herein by reference and the first tract sold was said to contain five acres and the second tract sold was said to contain one acre, 80 perches out of Warrant 1996. For further and more detailed description reference to the agreement, incorporated herein by reference, is invited.

5. John R. Swartzle and Nora Swartzle, his wife, by deed dated September 5, 1957, recorded in the Office of the Recorder of Deeds in and for Clearfield County in Deed Book 463 at page 402, granted and conveyed to William McGroarty and Ruth E. McGroarty, the tract of land said to contain five acres, being the first tract in the agreement of sale above recited, subject to an exception and reservation of a smaller tract of land carved out of the said five acres. The said deed is incorporated herein by reference and for more particular description of the land conveyed.

6. William McGroarty and Ruth E. McGroarty, his wife, executed a mortgage dated November 16, 1957 and recorded in the Office of the Recorder of Deeds in and for Clearfield County in Mortgage Book 177 at page 405, in favor of John R. Swartzle and Nora Swartzle in the amount of \$2,065.77 payable at the rate of \$25 per month. This mortgage created a lien upon the tract of five acres of land above referred to subject to an exception and reservation of the smaller tract carved out of the said five acres which is above referred to. The said mortgage is incorporated herein by reference.

7. William and Ruth E. McGroarty were assessed on the assessment records of Lawrence Township for the year 1960 with a tract described as "4A" at a valuation of \$160, no further description either by adjoinders or otherwise being set forth. The said assessment record is herein incorporated by reference and for further description.

8. As appears from the Treasurer's Tax Return Docket in the Treasurer's Office of Clearfield County for the year 1960 a tract of land in Lawrence Township assessed as "4 A" without further description either by adjoinders or otherwise, in the name of "McGroarty, William and Ruth E.," at a valuation of \$160 was returned for non-payment of taxes.

9. As appears from the Treasurer's Docket of Seated Lands Advertised and Sold for the year 1960, premises in Lawrence Township assessed as "4A" in the name of "McGroarty, William and Ruth E.," were sold by the County Treasurer on August 6, 1962 to Frank Brinton and Robert Grimminger for a price of \$13.13. The docket indicates that notice was given by Certified Mail No. 1811. The said docket entries are herein incorporated by reference.

10. Certified Mail No. 1811 on file in the office of the County Treasurer is a carbon copy of a notice dated May 23, 1962, addressed to William and Ruth E. McGroarty, Turnpike Ave., Ext., Clearfield, Pa., to the effect that their property situated in Lawrence Township assessed as "4 A" has been returned for non-payment of tax for the year 1960 and unless such tax is paid before the first Monday of August, 1962, the property will be sold on August 6, 1962 at 10:00 A.M., Daylight Saving Time. Attached to the said copy is a certificate of mailing by certified mail, return receipt requested, on May 23, 1962, and attached to the copy of the said notice and the certificate of mailing is an unopened letter marked "Unclaimed" and "G - notified 5/23/62".

11. William McGroarty and Ruth E. McGroarty, his wife, informally turned over the title to the property conveyed to them by John R. Swartzle and wife and agreed to be sold to them under articles of agreement by the same sellers, to the plaintiffs herein sometime during the year 1962, and the plaintiffs thereupon assumed the payments under the mortgage and articles of agreement and made such payments to the County National Bank, which acted as Executor under the wills of John R. Swartzle and Nora Swartzle.

12. William McGroarty and Ruth E. McGroarty, his wife, by deed dated September 28, 1966, recorded in the Office of the Recorder of Deeds in and for Clearfield County, granted and conveyed to Gerald Gordon Wisor and Mabel M. Wisor the tract of five acres hereinabove referred to, subject to the exception and reservation of a smaller tract mentioned above as being reserved from the said five acre tract, under and subject to the payment of the mortgage from William McGroarty and Ruth E. McGroarty, his wife, to John R. Swartzle and Nora Swartzle, his wife, hereinabove referred to, and also assigned, transferred and set over to the plaintiffs herein by the same deed the interest of William McGroarty as buyer in the sales agreement of April 1, 1956 hereinabove referred to.

13. The defendants on several occasions have asserted to the plaintiffs, and the attorneys of the plaintiffs, that they claim title to the premises conveyed by William McGroarty and Ruth E. McGroarty, his wife, by the said deed of September 28, 1966, as purchasers at the tax sale hereinabove referred to.

14. The plaintiffs are the owners of the premises described in the aforesaid deed from William McGroarty and Ruth E. McGroarty, his wife, to the plaintiffs bearing date of September 28, 1966, and are in possession of the said premises and have been in possession thereof since 1962, and the plaintiffs are informed and believe and, therefore, aver that the tax sale

<p>March 27 12:10 PM EST</p>	<p>Budget Plan Consumer Discount Company Clearfield, Penna.</p> <p>352</p> <p>Walter Heichel Ruth A. Heichel 1940 Lakeville Road #57 Oxford, Michigan</p> <p>Pro by Plff 4.50 <i>Pro by Plff</i> 3.00</p>	<p><u>D. S. B. -- DATED MARCH 23, 1967</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 One Hundred Seventy Six and 00/100 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 March 23, 1967</p> <p>Filed and Entered by Plaintiff, March 27, 1967</p> <p>Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>4</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. Attest <i>Archie Hill</i> Prothonotary</p>	
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<p>March 27 12:13 PM EST</p>	<p>Budget Plan Consumer Discount Company Clearfield, Penna.</p> <p>353</p> <p>Lawrence H. Lyda 321 Wrigley Street, Clearfield, Penna. Anna L. Adams, Endorser 76504300</p> <p>Pro by Plff 4.50 <i>Pro by Plff</i> 3.00</p>	<p><u>D. S. B. -- DATED MARCH 21, 1967</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 Thirty Two and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1332.00</p> <p>Atty Comm 10%</p> <p>Interest from March 21, 1967</p> <p>Filed and Entered by Plaintiff, March 27, 1967</p> <p>Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>13</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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March 27
2:22 PM EST

Community Consumer Dis-
count Company
Clearfield, Pa.

354

Larry Cowder
Arvilla Cowder
RD Morrisdale, Pa.

Pro. By Deft 4.50
Pro By Plff 3.00

D. S. B. -- DATED MARCH 25, 1967

Payable In Installments

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 March 25, 1967

Filed and Entered by Plaintiff, March 27, 1967
Judgment.

Archie Hill

Prothonotary

And Now, 5 day of Nov 1969 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

March 27
2:50 PM EST

Estate of Elizabeth
Falk Williams
Jack Falk, Executor
State College, Pa.

355

Charles R. Henry
Diane L. Henry
601 Eliza St.
Houtzdale, Pa.

Pro. By Plff 4.50
Pro By Plff 3.00

D. S. B. -- DATED MARCH 25, 1967

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 One Hundred and
No/100 Dollars, with Interest, Attorney's Commission,
Cost of Suit, Release of Errors, Waiving Stay, Inquisi-
tion and Exemption.

Debt \$2100.00

Atty Comm. 10%

Interest from March 25, 1967

Filed and Entered by Plaintiff, March 27, 1967
Judgment.

Archie Hill

Prothonotary

And Now, 2 day of Dec 1971 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

Gleason,
Cherry &
Guido

March 27
3:50 PM EST

Union Banking & Trust Co.
DuBois, Pa.

356

George F. Robitzer
Eleanor A. Robitzer
14 E. Second St.
DuBois, Pa.

Pro. By atty 4.50
Atty 3.00
Pro by 3.00

D. S. B. -- DATED MARCH 24, 1967
Payable On Demand
By Virtue of Warrant of Attorney hereunto annexed,
Gleason, Cherry & Guido, 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 Thirty and No/100 Dollars, with Interest,
Attorney's Commission, Cost of Suit, Release of Errors,
Waiving Stay, Inquisition and Exemption.
Debt \$3430.00
Atty Comm. 10% 343.00 \$3,773.00
Interest from March 24, 1967
Filed and Confessed by Attorney, March 27, 1967
Judgment.

Archie Hill
Prothonotary

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

Gleason,
Cherry &
Guido

March 27
3:51 PM EST

Union Banking & Trust Co.
DuBois, Pa.

357

William H. Dodd
Dora M. Dodd
RD 1, Penfield, Pa.

Pro. By atty 4.50
Atty 3.00
Pro by 3.00

D. S. B. -- DATED MARCH 27, 1967
Payable On Demand
By Virtue of Warrant of Attorney hereunto annexed,
Gleason, Cherry & Guido, 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 Fifty and 32/100 Dollars, with Interest,
Attorney's Commission, Cost of Suit, Release of Errors,
Waiving Stay, Inquisition and Exemption.
Debt \$3550.32
Atty Comm. 10% 355.03 \$3,905.35
Interest from March 27, 1967
Filed and Confessed by Attorneys, March 27, 1967
Judgment.

Archie Hill
Prothonotary

And Now, 25 day of July 1967 by paper
filed, the above judgment is satisfied in full of debt,
interest and cost.
Attest *Archie Hill*
Prothonotary

<p>March 28 9:41 AM EST</p>	<p>First National Bank Philipsburg, Penna.</p> <p>358</p> <p>Donald W. Bordas Jean Bordas Wallaceton, Penna.</p> <p>Pro by Plff 4.50 <i>Pro by Off</i> 3.00</p>	<p><u>D. S. B. --- DATED MARCH 25, 1967</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 Nineteen Hundred Twelve and 56/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1912.56 Atty Comm 5%</p> <p>Interest from March 25, 1967</p> <p>Filed and Entered by Plaintiff, March 28, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>18</u> day of <u>Dec</u> 19<u>68</u> 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>March 28 9:45 AM EST</p>	<p>First National Bank Philipsburg, Penna.</p> <p>359</p> <p>Michael Kochan Rose M. Kochan Winburne, Penna.</p> <p>Pro by Plff 4.50 <i>Pro by Off</i> 3.00</p>	<p><u>D. S. B. --- DATED MARCH 27, 1967</u></p> <p>Payable One Day After Date</p> <p>By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Nine Hundred Fifty Nine and 35/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$959.35 Atty Comm. 5%</p> <p>Interest from March 27, 1967</p> <p>Filed and Entered by Plaintiff, March 28, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>20</u> day of <u>Apr</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
Discount Company,
Clearfield, Penna.

March 28
10:30 AM EST

360

Edgar E. Davis
Isabella M. Davis
R.D. #3, Clearfield, Pa.

Pro by Plff 4.50
Pro by Plff 3.00

D. S. B. --- DATED MARCH 17, 1967
Payable in Installments
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 Thirty Two
and no/100 Dollars, with Interest, Attorney's Commission,
Cost of Suit, Release of Errors, Waiving Stay, Inquisition
and Exemption.
Debt \$4032.00
Atty Comm. 10%
Interest from March 17, 1967
Filed and Entered by Plaintiff, March 28, 1967
Judgment.

Arthur Hill
Prothonotary

26 June 70
interest and cost.
Attest *Arthur Hill*
Prothonotary

Bell,
Silberblatt
& Swoope

General Electric Credit
Corporation
110 E. Diamond Street
Butler, Penna.

March 28
11:00 AM EST

361

Howard O. Wetzel
Elizabeth Ann Wetzel
Burnside, Penna.

Pro by Atty 4.50

D. S. B. --- DATED JANUARY 19, 1967
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 Eight Hundred Fifty and 06/100 Dollars,
with Interest, Attorney's Commission, Cost of Suit,
Release of Errors, Waiving Stay, Inquisition and
Exemption.
Debt \$1850.06
Atty Comm. 15% 277.51 \$2127.57
Interest from January 19, 1967
Filed and Confessed by Attorney, March 28, 1967
Judgment.

Arthur Hill
Prothonotary

<p>Gleason Cherry & Guido</p> <p>March 28 11:30 AM EST</p>	<p>Union Banking & Trust Co. DuBois, Pa.</p> <p>362</p> <p>Thomas Bolam Elizabeth C. Bolam 213 Wood Street DuBois, Pa.</p> <p>Pro. By Atty 4.50 Atty 3.00 <i>Pro by Atty 3.00</i></p>	<p>D. S. B. -- DATED MARCH 27, 1967</p> <p>Payable On Demand</p> <p>By Virtue of Warrant of Attorney hereunto annexed, Gleason, Cherry & Guido, 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 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 Atty Comm. 10% Interest from March 27, 1967 Filed and Confessed by Attorney, March 28, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>11</u> day of <u>Sep.</u> 19<u>67</u> By order filed, the above judgment is satisfied in full of debt, interest and cost. Attest: <i>Archie Hill</i> Prothonotary</p>
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(Continued from page 135 No. 344 February Term, 1967 Constance Marie Bortot al vs. Ralph Edward Bortot, Jr.)

Also called at the same time as fixed heretofore by the Court, was the matter of the Petition for appointment of guardian ad litem for the defendant Ralph Edward Bortot, Jr.; and there being no appearance entered, either upon the record or in Court at time of call of said case; and as hereinabove set forth, call having been issued upon the said Ralph Edward Bortot, Jr. in the court room and in the hallways of the Court House, and he having failed to appear, and the Court having waited until 9:15 A.M. before issuing order; it is HEREBY ORDERED that Ruth Bortot, his mother, be and she is hereby declared guardian ad litem for the said Ralph Edward Bortot, Jr., defendant in the cause above stated. The said rule issued April 3, 1967 is hereby made absolute.
BY THE COURT, John A. Cherry, President Judge.

MAY 19, 1967, PRAECIPE FOR APPOINTMENT OF MASTER, filed.
AND NOW, May 19, 1967, CONSTANCE MARIE BORTOT, Plaintiff in this action, by her guardian, Maude Harzinski, moves for appointment of a Master in this action, and no answer having been filed by the Defendant, service having been had on 3/30/67, by the Sheriff of Clearfield County, SMITH, SMITH & WORK, s/ Joseph P. Work, Attorney for Plaintiff.

ORDER FOR APPOINTMENT:

AND NOW, this 22nd day of May, 1967, upon Praecipe filed by JOSEPH P. WORK, ESQ., Attorney for Plaintiff, the Court does hereby appoint W. Albert Ramey, 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, P.J.

MAY 25, 1967, SHERIFF'S RETURN, filed.

NOW, May 24, 1967, at 9:15 o'clock A.M. (EDT) served the within Master's Notice of Hearing on William Gillung on Market Street, Clearfield Borough, Clearfield County, Pa., by handing to William Gillung personally, a true copy of the within Master's Notice of Hearing and made known to him the contents thereof.

Now, May 24, 1967 at 9:50 o'clock A.M. (EDT) served the within Master's Notice of Hearing on Mary Ann Hoover at her place of residence, 513 Susquehanna Avenue, Curwensville Borough, Clearfield County, Pa., by handing to Mary Ann Hoover personally, a true copy of the original Master's Notice of Hearing and made known to her the contents thereof.

Now, May 24, 1967 at 10:15 o'clock A.M. (EDT) served the within Master's Notice of Hearing on Ruth Bortot at her place of residence, West Street, Curwensville Borough, Clearfield County, Pa., by handing to Ruth Bortot personally, a true copy of the original Master's Notice of Hearing and made known to her the contents thereof.

Now, May 25, 1967 at 10:30 o'clock A.M. (EDT) served the within Master's Notice of Hearing on Ralph Edward Bortot, Jr., at Market Street, Clearfield Borough, Clearfield County, Pa., by handing to Ralph Bortot, Jr., personally, a true copy of the original Master's Notice of Hearing and made known to him the contents thereof. So Answers, William Charney, Sheriff.

Thomas F. Morgan

PITTSBURGH AUTO EQUIPMENT CO.

363

Hannum's Inc.

Pro.	By atty	5.00
Atty		3.00
Shff Charney		8.50
Pro.	By atty	3.50

MARCH 28, 1967, COMPLAINT IN ASSUMPSIT, filed. One copy certified to the Sheriff.

MARCH 29, 1967, SHERIFF'S RETURN, filed.
 Now, March 29, 1967 at 9:23 o'clock A.M. (EST) served the within Complaint in Assumpsit on Hannum's Inc. at their place of business, 107 North Third Street, Clearfield Borough, Clearfield County, Pennsylvania, by handing to R. Curtis Smith, Owner of the within named Hannum's Inc., a true and attested copy of the original Complaint in Assumpsit and made known to him the contents thereof. So Answers, William Charney, Sheriff.

APRIL 25, 1967, Praeipie filed by Thomas Morgan Enter Judgment in favor of the above named plaintiff and against the above named defendant for failure to file an answer in the above action within twenty days; and assess the plaintiff's damages as follows:

Credit, payment after institution of suit	\$911.70
	500.00
	<u>\$411.70</u>
Interest	2.27
Real Debt	<u>\$413.97</u>

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Four Hundred Eleven and 70/100 Dollars, with Interest and Cost of Suit.

Debt	\$411.70
Interest from April 25, 1967	
Judgment.	

Archie Hill
 Prothonotary

<p>W. Albert Ramey</p> <p>R. Edward Ferraro</p>	<p>IN RE: CONDEMNATION OF L. R. 1009, SECTION 23, SANDY TOWNSHIP, CLEARFIELD COUNTY, BY THE COMMONWEALTH OF PENNSYLVANIA, DEPARTMENT OF HIGHWAYS OF THE PROPERTY DESCRIBED IN DEED BOOK 407, PAGE 274, BEING THE PROPERTY OF JOHN E. & MAUDE E. MAXWELL</p> <p>364</p> <p>Pro. By 14.00</p> <p>Pro. By Comwith Shff Charney 3.00 12.50</p> <p>Evo G. Facchine 92.50</p> <p>Roland E. Bechtel 92.50</p> <p>Joseph A. Dague 171.50</p> <p>Pro 5.00</p>	<p><u>MARCH 28, 1967, PETITION FOR APPOINTMENT OF VIEWERS,</u> filed. Declaration of Taking filed to (No. 106 February Term, 1967). One copy certified to Sheriff and One copy certified to Attorney for Service on Chairman of View.</p> <p>1. A Declaration of Taking was duly filed on February 15, 1967 in the above-named Court to No. 106 February Term, 1967.</p> <p>2. No preliminary objections to said Declaration of Taking have been filed.</p> <p>3. By virtue of the aforesaid Declaration of Taking, the Petitioner acquired an easement for highway purposes from the real estate shown in T exhibit "A", attached hereto and made a part hereof.</p> <p>4. The names and addresses of all condemnees known to have an interest in the aforesaid real estate and the nature of their interests are as follows: John E. and Maude E. Maxwell, R.D. 1, Falls Creek, Pennsylvania, claiming ownership in fee simple of premises situate in Sandy Township, Clearfield County, Pennsylvania, on or near Legislative Route 1009-23.</p> <p>5. The Petitioner and the condemnees have been unable to agree upon the amount of just compensation due them as a result of the aforesaid condemnation. WHEREFORE the Petitioner prays your Honorable Court to appoint viewers to ascertain and award just compensation to any and all condemnees who may have an interest in the aforesaid real estate. s/ W. Albert Ramey, Attorney for Commonwealth of Pennsylvania, Department of Highways.</p> <p><u>ORDER:</u> AND NOW, March 28, 1967 on Petition of the Commonwealth of Pennsylvania, Department of Highways, the following are appointed as a Board of Viewers to ascertain and award just compensation to any and all condemnees who may have an interest in the aforesaid real estate. Joseph Dague, Esq., Ino Facchine and Roland E. Bechtel. BY THE COURT, John A. Cherry, Judge.</p> <p><u>APRIL 8, 1967, Sheriff's Return,</u> filed. Now, march 30, 1967 at 11:00 o'clock A.M. (EST) served the within Petition on John E. and Maude E. Maxwell, at their place of residence, RD 1, Falls Creek, Sandy Township, Clearfield County, Pa., by handing to John Maxwell personally, a true and attested copy of the original Petition for Appointment of Viewers and made known to him the contents thereof. So Answers, William Charney, Sheriff.</p> <p><u>APRIL 17, 1967, PRAECIPE,</u> filed by R. Edward Ferraro. Enter my appearance for John E. Maxwell and Maude E. Maxwell, Condemnees.</p> <p><u>JULY 31, 1967, REPORT OF VIEWERS,</u> filed.</p> <p>The undersigned Board of View respectfully represents:</p> <p>1. By Order of Court dated March 28, 1967, Roland E. Bechtel, Evo G. Facchine and Joseph A. Dague, Esquire, were appointed as a Board of View in the above captioned matter.</p> <p>2. By Stipulation between attorneys for condemnee and condemnor, filed with the Board of View, view of the subject premises was held on Wednesday, May 3, 1967, at 11:00 a.m., upon the subject premises.</p> <p>3. By Stipulation between attorneys for condemnee and condemnor, filed with the Board of View, hearing before the Board of View was held at the City Building, DuBois, Pennsylvania, on July 6, 1967, at 10:00 a.m.</p> <p>4. Attached to this report is a copy of the plan showing the extent of the taking of the subject land.</p> <p>5. The interest of the condemnees, John E. Maxwell and Maude E. Maxwell, in the subject property was a fee simple interest as tenants by the entireties and the interest condemned was the entire interest of John E. Maxwell and Maude E. Maxwell, husband and wife, tenants by the entireties.</p> <p>6. A Declaration of Taking was filed on February 15, 1967, and possession was taken on April 28, 1967</p> <p>7. The Board of View has found that the fair market value of the subject premises immediately prior to condemnation was twenty-six thousand, seven hundred fifty (\$26,750.00) dollars.</p> <p>8. Payment was made to condemnees by condemnor on April 19, 1967, of estimated just compensation in the amount of twenty-four thousand (\$24,000.00) dollars.</p> <p>9. It was agreed at the hearing by condemnor and condemnees that condemnor is entitled to a credit of five hundred (\$500.00) dollars for retention by condemnees.</p> <p>10. The Board of View has scheduled damages for the premises herein condemned as follows: The total amount of twenty-six thousand, seven hundred fifty (\$26,750.00) dollars is awarded in favor of John E. Maxwell and Maude E. Maxwell, condemnees, and against the Commonwealth of Pennsylvania, Department of Highways, condemnor, as general damages. Of this amount the sum of twenty-four thousand (\$24,000.00) dollars has previously been paid to the condemnees by the condemnor as set forth in paragraph #8 hereof and further, condemnor is entitled to a credit of five hundred (\$500.00) dollars as set forth in paragraph #9 hereof, thus there remains of the award, an unpaid balance of two thousand, two hundred fifty (\$2,250.00) dollars, which balance shall be paid to John E. Maxwell and Maude E. Maxwell, condemnees by the Commonwealth of Pennsylvania, Department of Highways, condemnor.</p> <p>Damages for delay shall be calculated from April 28, 1967.</p> <p>11. No requests for findings of fact and conclusions of law weresubmitted to the Board of View in this matter.</p> <p>12. For the purpose of determining funds applicable for the payment of costs, the Board of View finds that the condemned land will become a part of a Federal Highway.</p>
<p>#1252 - Commonwealth of Pa. Adv Shff's Costs</p>	<p>\$12.50</p> <p><u>S A T I S F I E D N</u></p>	<p>2.00</p>
<p>CONTINUED ON PAGE 323</p>		

W. Albert Ramey

IN RE: CONDEMNATION OF L.R. 1009, SECTION 23, SANDY TOWNSHIP, CLEARFIELD COUNTY, BY THE COMMONWEALTH OF PENNSYLVANIA, DEPARTMENT OF HIGHWAYS OF THE PROPERTY DESCRIBED IN DEED BOOK 430, PAGE 92, BEING THE PROPERTY OF MERL AND WILLA CARSON AND JOSEPH AND HELEN DYM, a/k/a THE MODERN AUTOMATIC MACHINES COMPANY, INC.

Marc Katzen

MARCH 28, 1967, PETITION FOR APPOINTMENT OF VIEWERS,

filed. Declaration of Taking filed to (No. 106 February Term, 1967). One copy certified to Sheriff and One copy certified to Attorney for Service on Chairman or View.

1. A Declaration of Taking was duly filed on February 15, 1967 in the above-named Court to No. 106 February Term, 1967.

2. No preliminary objections to said Declaration of Taking have been filed.

3. By Virtue of the aforesaid Declaration of Taking, the Petitioner acquired an easement for highway purposes from the real estate shown in Exhibit "A", attached hereto and made a part hereof.

4. The names and addresses of all condemnees known to have and interest in the aforesaid real estate and the nature of their interests are as follows:

Merl and Willa Carson and Joseph and Helen Dym, a/k/a The Modern Automatic Machines Company, Inc., claiming ownership in fee simple of premises situate in Sandy Township, Clearfield County, Pennsylvania, on or near Legislative Route 1009-23.

5. The Petitioner and the condemnees have been unable to agree upon the amount of just compensation due them as a result of the aforesaid condemnation.

WHEREFORE the Petitioner prays your Honorable Court to appoint viewers to ascertain and award just compensation to any and all condemnees who may have an interest in the aforesaid real estate. s/ W. Albert Ramey, Attorney for Commonwealth of Pennsylvania, Department of Highways.

ORDER:

AND NOW, March 28, 1967 on Petition of the Commonwealth of Pennsylvania, Department of Highways, the following are appointed as a Board of Viewers to ascertain and award just compensation to any and all condemnees who may have an interest in the aforesaid real estate.

Joseph A. Dague, Esq., Ernest Baum and Roland E. Bechtel. BY THE COURT, John A. Cherry, Judge.

365

Pro 14.00

Atty 3.00

By Comwth Shfff Charney 12.50

Pro 10.00

APRIL 8, 1967, SHERIFF'S RETURN, filed.

Now, March 30, 1967 at 9:45 o'clock A.M. (EST) served the within Petition on Merle & Willa Carson & Joseph & Helen Dym, a/k/ The Modern Automatic Machines Co., by handing to Merl Carson, at 26 West Scribner Ave., City of DuBois, Clearfield County, Pa., a true and attested copy of the original Petition for Appointment of Viewers and made known to him the contents thereof. So Answers, William Charney, Sheriff.

APRIL 17, 1967, PRAECIPE TO ENTER APPEARANCE, filed.

Enter my appearance for Merl and Willa Carson a/k/a The Modern Automatic Machines Company, Inc. in the above captioned matter. /s/ Marc Katzan

AUGUST 21, 1967, REPORT OF VIEWERS, filed.

The undersigned Board of View respectfully represents:

1. By an Order of Court of March 28, 1967, Ernest Baum, Roland E. Bechtel and Joseph A. Dague, Esq., were appointed as a Board of View in the above captioned matter.

2. View upon the subject premises was fixed for Friday, July 7, 1967, at 1:30 o'clock, p.m., and notices of the appointment of the Board of View and of the time and place

of View were mailed by Certified Mail, Return Receipt Requested to the Commonwealth of Pennsylvania, Department of Highways, Legal Department; Merl and Willa Carson; Joseph and Helen Dym. These notices were mailed to the aforesaid persons on June 6, 1967.

3. By agreement among all of the parties at the view of the subject premises, held according to the aforesaid notices, a hearing by the Board of View was set for Wednesday, July 12, 1967 at 10:00 a.m., at the City Building, DuBois, Pennsylvania.

4. Attached to this report is a copy of the plan showing the extent of the taking of the subject land, the same being a complete taking.

5. The Board of View has found that full and complete title to the subject premises in fee simple was vested in Modern Automatic Machines Company, Inc., immediately prior to the taking of the property by condemnor.

6. A Declaration of Taking was filed on February 15, 1967 and possession of the subject property was taken by condemnor on April 1, 1967.

7. The Board of View has found that the fair market value of the subject premises immediately prior to condemnation was ten thousand, five hundred (\$10,500.00) dollars.

8. Payment was made by the condemnor to the condemnee on March 17, 1967 of Estimated Just Compensation in the amount of \$8,500.00.

9. The Board of View has scheduled damages for the premises herein condemned as follows:

The total amount of ten thousand, five hundred (\$10,500.00) dollars is awarded Modern Automatic Machines Company, Inc., condemnee from the Commonwealth of Pennsylvania, Department of Highways, condemnor, as general damages. Of this amount the sum of eight thousand, five hundred (\$8,500.00) dollars has previously been paid to the condemnee by the condemnor as set forth in paragraph #8 hereof, thus there remains of the award, an unpaid balance of two thousand (\$2,000.00) dollars, which balance shall be paid to Modern Automatic Machines Company, Inc. condemnee by the Commonwealth of Pennsylvania, Department of Highways, condemnor.

Damages for delay shall be calculated from April 1, 1967 on the aforesaid unpaid balance.

<p>March 29 8:30 AM EST</p>	<p>366</p>	<p>Commonwealth of Penna. Dept of Public Welfare Harrisburg, Pa.</p> <p>Benjamin C. Pearce Mildred L. Pearce P.O. Box 137 Burnside, Pa.</p>	<p>MARCH 29, 1967, REIMBURSEMENT AGREEMENT, filed. Record No. 32834-D Signed February 14 - 28, 1967</p> <p>By Virtue of Agreement contained herein Judgment is entered in favor of the Plaintiff in the sum of Two Thousand and No/100 Dollars, with Cost of Case.</p> <p>Debt \$2000.00</p> <p>Judgment.</p> <p style="text-align: center;"><i>Archie Hill</i> Prothonotary</p> <p><u>Nov. 8, 1971, Sugg Non Pay filed to 450 Oct T, 1971.</u></p> <p>Pro. By Plff 3.00</p>
<p>March 29 9:41 AM EST</p>	<p>367</p>	<p>First National Bank Philipsburg, Pa.</p> <p>Carl H. Soder Lydia L. Soder Grassflat, Pa.</p>	<p><u>D. S. B. -- DATED MARCH 28, 1967</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 Thirteen Hundred Twenty-One and 11/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1321.11</p> <p>Atty Comm. 5%</p> <p>Interest from March 28, 1967</p> <p>Filed and Entered by Plaintiff, March 29, 1967</p> <p>Judgment</p> <p style="text-align: center;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>7</u> day of <u>Oct</u>, 1967, by paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: center;">Attest <i>Archie Hill</i> Prothonotary</p> <p>Pro. By Plff 4.50 <i>Pro by Plff</i> 3.00</p>

<p>March 29 10:50 AM EST</p>	<p>County National Bank Clearfield, Pa.</p> <p>368</p> <p>Clark A. Graham Mary Ann Graham RD1, Box # 227 Woodland, Pa.</p> <p>Pro. By Deft 4.50 <i>Pro. by Deft</i> 3.00</p>	<p><u>D. S. B. -- DATED MARCH 29, 1967</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-Six and 08/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisi- tion and Exemption.</p> <p>Debt \$1666.08</p> <p>Atty Comm. 10%</p> <p>Interest from March 29, 1967</p> <p>Filed and Entered by Plaintiff, March 29, 1967</p> <p>Judgment.</p> <p style="text-align: center;"><i>Arthur Hill</i> Prothonotary</p> <p>And Now, <u>19</u> day of <u>March</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: center;">Attest <i>Arthur Hill</i> Prothonotary</p>	
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<p>Smith, Smith & Work</p> <p>March 29 2:10 PM EST</p>	<p>County National Bank Clearfield, Pa.</p> <p>369</p> <p>Edwin M. Grove a/k/a E. M. Grove Frenchville, Pa.</p> <p>Pro. By Atty 4.50 Atty 3.00</p>	<p><u>D. S. B. -- BOND & WARRANT DATED OCTOBER 15, 1965</u></p> <p>Payable In Installments</p> <p>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 Nine Thousand, One Hundred Fifty Seven and 25/100 Dollars, with Interest Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$9,157.25</p> <p>Atty Comm. 5% 457.86</p> <p>Interest from October 7, 1966</p> <p>Filed and Confessed by Attorney, March 29, 1967</p> <p>Judgment.</p> <p style="text-align: center;"><i>Arthur Hill</i> Prothonotary</p>	
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Satisfied on WRIT OF EXECUTION NO. 9 FEBRUARY TERM, 1967

Community Consumer Dis-
count Company
DuBois, Pa.

March 30 371
9:48 AM EST

Joseph E. Emerick
Hester V. Emerick
P.O. Box 54
Penfield, Pa.

Pro. By Plff 4.50
[Signature] 3.00

D. S. B. -- DATED MARCH 29, 1967

Payable In Installments

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
Commission, Cost of Suit, Release of Errors, Waiving
Stay, Inquisition and Exemption.

Debt \$4915.68

Atty Comm. 15%

Interest from March 29, 1967

Filed and Entered by Plaintiff, March 30, 1967

Judgment.

Archie Hill
Prothonotary

And Now 19 day of April 1968 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.

Mar. 30 372
9:49 AM EST

Robert C. Yale
Ida Mae Yale
RD 1, Box 204
DuBois, Pa.

Pro. By Plff 4.50
[Signature] 3.00

D. S. B. -- DATED MARCH 29, 1967

Payable In Installments

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

Debt \$1980.00

Atty Comm. 15%

Interest from March 29, 1967

Filed and Entered by Plaintiff, March 30, 1967

Judgment.

Archie Hill
Prothonotary

And Now 23 day of Mar. 1968 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

<p>March 30 9:50 AM EST</p>	<p>Community Consumer Discount Company, DuBois, Penna.</p> <p>373</p> <p>Ella R. Nichols Ernest Nichols 57 Pacific Avenue, DuBois, Penna.</p> <p>Pro by Plff 4.50</p>	<p><u>D. S. B. --- DATED MARCH 28, 1967</u></p> <p>Payable In Installments</p> <p>By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Five Hundred Twelve and 00/100 Dollars, with Interest, Attorneys Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1512.00</p> <p>Atty Comm. 15%</p> <p>Interest from March 28, 1967</p> <p>Filed and Entered by Plaintiff, March 30, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p>
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<p>March 30 9:51 AM EST</p>	<p>Community Consumer Discount Company, DuBois, Penna.</p> <p>374</p> <p>Elizabeth Gaul R. D. #3, Punxsutawney, Penna.</p> <p>Pro by Plff 4.50</p> <p><i>Drury Plff</i> 3.00</p>	<p><u>D. S. B. --- DATED MARCH 27, 1967</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 March 27, 1967</p> <p>Filed and Entered by Plaintiff, March 30, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary.</p>
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and now, 6 days of Oct. 67
filed, the above judgment is satisfied in full;
interest and cost.

Attest *Archie Hill*
Prothonotary

<p>March 30 9:52 AM EST</p>	<p>Community Consumer Discount Company, DuBois, Penna.</p> <p>375</p> <p>Betty Lou Bearfield William A. Bearfield Twilight Wingrove, Endsrs. Floyd Wingrove, Endsrs. 114 Forest Ave., DuBois, Penna.</p> <p>Pro by Plff 5.50 <i>Pro by Plff</i> 3.00</p>	<p><u>D. S. B. --- DATED MARCH 27, 1967</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 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 15%</p> <p>Interest from March 27, 1967</p> <p>Filed and Entered by Plaintiff, March 30, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p><i>And Now, 24 day of April 1968, filed, the above judgment interest and cost.</i> <i>Archie Hill</i> Prothonotary</p>	
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<p>March 30 9:53 AM EST</p>	<p>Community Consumer Discount Company, DuBois, Penna.</p> <p>376</p> <p>Marian Grace Gray Robert W. Gray R. D. Luthersburg, Penna.</p> <p>Pro by Plff 4.50 <i>Pro by Plff</i> 3.00</p>	<p><u>D. S. B. --- DATED MARCH 27, 1967</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 and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$3300.00</p> <p>Atty Comm. 15%</p> <p>Interest from March 27, 1967</p> <p>Filed and Entered by Plaintiff, March 30, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p><i>And Now, 24 day of Aug 1968, filed, the above judgment interest and cost.</i> <i>Archie Hill</i> Prothonotary</p>	
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<p>March 30 377 10:01 AM EST</p>	<p>Philips Consumer Discount Company, Philipsburg, Pa.</p> <p>Irwin L. Butterworth Helen Butterworth Box 247 (Gearhartville) Philipsburg, Penna.</p> <p>Pro by Plff 4.50 Pro by Atty 3.00</p>	<p><u>D. S. B. --- DATED MARCH 28, 1967</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 \$1116.00</p> <p>Atty Comm.</p> <p>Interest from March 28, 1967</p> <p>Filed and Entered by Plaintiff, March 30, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p style="text-align: right;">McCamley & Miller <u>MAY 15, 1968, RELEASE FROM LIEN OF JUDGMENT</u>, filed by Baird, Know all men by these presents, that Philips Consumer Discount Co. the plaintiff named in the above entitled judgment, for and in consideration of the sum of one Dollar, lawful money of the United States, to it paid by the defendants above named, the receipt whereof is hereby acknowledged, does hereby forever acquit, exonerate, discharge and release from the lien of the above entitled judgment, the following described property, to-wit: All that lot located in Chester Hill Borough, Clearfield County, Pennsylvania, bounded and described as follows: beginning at the point, said point being the common corner of lands of Berger and Irvin and Maynard Butterworth with the line of the Philipsburg-Osceola Area School District; thence along Berger, South thirty-three degrees forty-five minutes East (s 33° 45' E) a distance of 628 feet to the Northern line</p> <p style="text-align: right;">CONTINUED TO PAGE 167</p>
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<p>March 30 378 10:02 AM EST</p> <p style="writing-mode: vertical-rl; transform: rotate(180deg);"> And Now, 23 day of March 1967 By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Archie Hill</i> Prothonotary </p>	<p>Philips Consumer Discount Company, Philipsburg, Penna.</p> <p>Maynard C. Butterworth Violet A. Butterworth 805 Decatur Street, Philipsburg, Penna.</p> <p>Pro by Plff 4.50 Pro by Atty 3.00 <i>Pro By Plff 3.00</i></p>	<p><u>D. S. B. --- DATED MARCH 28, 1967</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 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 \$2196.00</p> <p>Atty Comm.</p> <p>Interest from March 28, 1967</p> <p>Filed and Entered by Plaintiff, March 30, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p style="text-align: right;">McCamley & Miller <u>MAY 15, 1968, RELEASE FROM LIEN OF JUDGMENT</u>, filed by Baird Know all men by these Presents, that Philips Consumer Discount Co., the plaintiff named in the above entitled judgment, for and in consideration of the sum of one Dollar, lawful money of the United States, to it paid by the defendants above named, the receipt whereof is hereby acknowledged, does hereby forever acquit, exonerate, discharge and release from the lien of the above entitled judgment, the following described property, to wit: ALL THAT Lot located in Chester Hill Borough, Clearfield County, Pennsylvania, bounded and described as follows:</p> <p style="text-align: right;">CONTINUED TO PAGE 185</p>
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Bell,
Silberblatt
& Swoope

F. CORTEZ BELL, SR.,
F. CORTEZ BELL, JR.,
RICHARD A. BELL,
THOMAS G. BELL,
F. PAUL MERRICK, JR.
GERTRUDE BELL MERRICK
Original Plaintiffs.
CHARLES KITKO and
RUTH KITKO

381

C. A. SHETROM

Pro.	By atty	10.00
Atty		3.00
Shff Charney	By atty	8.50

MARCH 30, 1967, PRAECIPE FOR SUMMONS IN TRESPASS, filed.
SUMMONS ISSUED TO THE SHERIFF.

APRIL 5, 1967, SHERIFF'S RETURN, filed.
Now, April 3, 1967 at 9:00 o'clock A.M. EST, served the within Summons on C. A. Shetrom at his place of business near the Village of Hyde, Lawrence Township, Clearfield County, Pa., by handing to Elizabeth Thurston, Office Manager in charge, a true and attested copy of the original Summons in Trespas and made known to her the contents thereof. So Answers, William Charney, Sheriff.

Community Consumer Dis-
count Company
Clearfield, Pa.

March 31
10:12 AM EST

382

Clark Graham
Mary Ann Graham
RD Woodland, Pa.

Pro. By Plff 4.50
pro by plff 1.50

D. S. B. -- DATED MARCH 29, 1966

Payable In Installments

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

Debt \$1584.00

Atty Comm. 10%

Interest from March 29, 1967

Filed and Entered by Plaintiff, March 31, 1967

Judgment.

Archie Hill

Prothonotary

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

Attest *Carolyn Stree*
Prothonotary

The Houtzdale Bank
Houtzdale, Pa.

March 31
10:15 AM EST

383

George J. Skunkwiler
Dorothy Shunkwiler
Ramey, Pa.

Pro. By Plff 4.50

D. S. B. -- DATED MARCH 9, 1967

Payable One Day after Date

By Virtue of ~~POWER 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. 5%

Interest from March 9, 1967

Filed and Entered by Plaintiff, March 31, 1967

Judgment.

Archie Hill

Prothonotary

And Now, 15th day of April 1976 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Raymond ...*
Prothonotary

<p>March 31 10:27 AM EST</p>	<p>First National Bank Philipsburg, Penna.</p> <p>385</p> <p>LeRoy C. Williams, Sr. R.D., Box 352 Morrisdale, Penna.</p> <p>Pro by Plff 4.50 <i>Pro 7 Def</i> 3.00</p>	<p><u>D. S. B. --- DATED MARCH 30, 1967</u></p> <p>Payable One Day After Date</p> <p>By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Five Hundred Forty Six and 55/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$546.55</p> <p>Atty Comm. 5%</p> <p>Interest from March 30, 1967</p> <p>Filed and Entered by Plaintiff, March 31, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>17</u> day of <u>Sept.</u> <u>68</u> by <u> </u> 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>March 31 10:25 AM EST</p>	<p>Philips Consumer Discount Company Philipsburg, Penna.</p> <p>384</p> <p>Clarence Conklin Alta M. Conklin West Decatur, Penna.</p> <p>Pro by Plff 4.50 <i>Pro By Plff</i> 3.00</p>	<p><u>D. S. B. --- DATED DECEMBER 1, 1966</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 Eighty Nine and 60/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2289.60</p> <p>Atty Comm.</p> <p>Interest from December 1, 1966</p> <p>Filed and Entered by Plaintiff, March 31, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>23</u> day of <u>March</u> <u>1968</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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Bell,
Silberblatt
& Swoope

Curwensville State Bank
Curwensville, Penna.

March 31 386
11:20 AM EST

Lawrence M. Riddle
Vera Jones Riddle
408 Eastvu Drive
Curwensville, Penna.

Pro by Atty 4.50
Atty 3.00
Pro by J. Naddeo 3.00
One by Cliff 3.00

And Now, *12th* day of *April* 1967 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*
Prothonotary

D. S. B. --- DATED MARCH 29, 1967

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 Ten Thousand and 00/100 Dollars, with Interest, Attorneys' Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$10,000.00
Atty Comm 10% 1,000.00
Interest from March 29, 1967

Filed and Confessed by Attorney, March 31, 1967
Judgment.

Archie Hill

Prothonotary

DECEMBER 4, 1968, EXTENSION TO JUDGMENT, filed by J. Naddeo. AND NOW 11/20/68 the above identified judgment having been reduced from \$10,000.00 to \$2595.86 and interest paid to 1/1/68, the Creditor and Debtor agree that the unpaid balance of said judgment is now \$10,000.00. s/ Lawrence Riddle s/ Vera Jones Riddle CURWENSVILLE STATE BANK s/ A. W. Straw

Glenn E.
Thomson

Jean Young
R.D. Westover, Penna.

387

Louise J. Sybert Vaughn
R.D. Westover, Penna.

Pro by Atty 4.50
Atty 3.00
1.00 3.00

And Now, *20* day of *Nov* 1967 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*
Prothonotary

D. S. B. --- DATED NOVEMBER 1, 1966

Payable After Date November 1, 1967

By Virtue of Warrant of Attorney hereunto annexed, Glenn E. Thomson, Attorney does hereby appear for the Defendant and Confess Judgment against the Defendant and in favor of the Plaintiff in the sum of Five Thousand and 00/100 Dollars, with Interest, Attorney's Commission Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$5000.00
Atty Comm. 10%
Interest from November 1, 1966

Filed and Confessed by Attorney, March 31, 1967
Judgment.

Archie Hill

Prothonotary

<p>March 31 11:25 AM EST</p>	<p>Budget Plan Consumer Discount Company</p> <p>388</p> <p>Calvin G. Maines Luella Maines Mineral Springs, Penna.</p> <p>Pro by Plff 4.50</p>	<p><u>D. S. B. --- DATED MARCH 30, 1967</u></p> <p>Payable In Installments</p> <p>By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Six Hundred Ninety Two and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1692.00</p> <p>Atty Comm. 10%</p> <p>Interest from March 30, 1967</p> <p>Filed and Entered March 31, 1967, by Plff Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p>
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<p>March 31 11:30 AM EST</p>	<p>Budget Plan Consumer Discount Company Clearfield, Penna.</p> <p>389</p> <p>Ed Lauver Berneta Lauver 708 Quarry Avenue Clearfield, Penna.</p> <p>Pro by Plff 4.50 <i>Proby Plff</i> 3.00</p>	<p><u>D. S. B. --- DATED MARCH 29, 1967</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. 10%</p> <p>Interest from March 29, 1967</p> <p>Filed and Entered by Plaintiff, March 31, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>4</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>Archie Hill</i> Prothonotary</p>
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John B. Gates Thomas G. Hurd
Helen L. Hurd

390

Evergreen Mobile Home
Sales, Inc.

Pro by Atty 6.50
Atty 3.00
Shff. By atty 9.30

MARCH 31, 1967, PRAECIPE FOR SUMMONS, filed. And enter
my appearance for the Plaintiff.

MARCH 31, 1967, SUMMONS IN ASSUMPSIT ISSUED TO THE
SHERIFF.

April 6, 1967, Sheriff's Return, filed.
Now, April 4, 1967 at 4:00 o'clock P.M. (EST) served the within
Summons in Assumpsit on Evergreen Mobile Home Sales at their place of
business, Route 322, near Bigler, Bradford Township, Clearfield County,
Pennsylvania, by handing to Raymond A. Heffner, Manager in charge,
a true and attested copy of the original Summons in Assumpsit and
made known to him the contents thereof. So answers, William Charney,
Sheriff

~~JUNE XXXXX 1967 XXXX PRAECIPE XXXX XXXX XXXX XXXX XXXX~~

<p>Smith, Smith & Work</p> <p>COMMONWEALTH OF PENNS. TO USE. JOHN R. CRAGO, INC.</p> <p>391</p> <p>INDYKE BROTHERS CONSTRUCTION CO., INC. & NATIONAL UNION INSURANCE CO.</p> <p>Edward T. Kelley</p>	<p>Pro. 5.00</p> <p>By Atty 3.00</p> <p>By Atty Shff Charney 11.25</p> <p>By atty Shff Hill 10.00</p> <p>By atty Shff Davis 10.20</p> <p>Pro. <i>By ETK.</i> 2.00</p> <p>Pro. <i>By Betty</i> 2.00</p>	<p>MARCH 31, 1967, COMPLAINT IN ASSUMPSIT, filed. Two copies certified to Sheriff.</p> <p>APRIL 19, 1967, SHERIFF'S RETURN, filed.</p> <p>April 4, 1967, William Charney, Sheriff deputized the Sheriff of Washington County.</p> <p>Hanna Johns, Deputy Sheriff, being duly sworn according to law, deposes and says that on Thursday, the 6th day of April 1967 at 10:15 A.M. he served the within Complaint in Assumpsit upon the within named defendant, INDYKE BROTHERS CONSTRUCTION CO., INC. a/k/a INDYK BROTHERS CONSTRUCTION CO. INC., by handing to Loveta Adams, Secretary at their Office, RD 2 Houston, Chartiers Township, Washington County, Pennsylvania, a true and attested copy of the within Complaint in Assumpsit and making known to her the contents thereof. So Answers Hanna Johns, Deputy Sheriff, Served as set forth William B. Hill, Sheriff</p> <p>April 4, 1967, William Charney Sheriff deputized the Sheriff of Allegheny County.</p> <p>Personally appeared before me William B. Wells, a Deputy for William H. Davis, Sheriff of Allegheny County, Pennsylvania, who being duly sworn according to law, deposed and says that on the 14th day of April 1967, at 2:00 P.M. he served National Union Insurance Company by serving Mr. Preston Heath, In charge of the Office at No. 139 University Place, City of Pittsburgh, Allegheny County Pennsylvania, with a true and attested copy of the within writ Complaint, #391 February Term, 1967 by handing the same and leaving with him, the said Mr. Preston Heath for the National Union Insurance Company, and making known to him, Mr. Preston Heath for the National Union Insurance Company, the contents thereof. So Answers, William H. Davis, Sheriff of Allegheny County, Pennsylvania.</p> <p>Now, April 6, 1967, served the within Complaint in Assumpsit on Indyke Brothers Construction Co., Inc. by deputizing the Sheriff of Washington County. The return of William B. Hill, Sheriff of Washington County is hereto attached and is made part of this return of service.</p> <p>Now, April 14, 1967, served the within Complaint in Assumpsit on National Union Insurance Company by deputizing the Sheriff of Allegheny County. The return of service of William H. Davis, Sheriff of Allegheny County is hereto attached and is made part of this return of service. So Answers, William Charney, Sheriff.</p>
<p>#4121 - William U. Smith</p> <p>#4122 - Edward T. Kelley</p> <p>Prothonotary</p>	<p>Adv. Costs \$36.45</p> <p>Adv. Costs 2.00</p> <p>Prothonotary 13.50</p> <p>51.45</p>	<p>MAY 15, 1967, ANSWER OF NATIONAL UNION FIRE INSURANCE CO. OF PITTSBURGH, PA. WITH NEW MATTER, filed. Edw. T. Kelley</p> <p>May 22, 1967. Service accepted & copy received. W. U. Smith, Attorney for Plaintiff.</p> <p>Above filed by Edward T. Kelley Attorney for National Union Fire Ins. Co.</p> <p>MAY 31, 1967, ANSWER OF INDYK BROTHERS CONSTRUCTION CO. INC., filed by Edward T. Kelley, Esq.</p> <p>Now, this 1st day of June 1967, Service accepted by copy on behalf of Plaintiff. Smith, Smith & Work, by Joseph P. Work.</p> <p>JUNE 5, 1967, ANSWER TO NEW MATTER, filed by Smith, Smith & Work</p> <p>5 June '66 Service is accepted by Defendant. s/ Edward T. Kelley, Atty for Deft.</p> <p>MARCH 10, 1971, PRAECIPE, filed by Wm. U. Smith</p> <p>Please place the above listed ease on the Trial List for the next Term of Court. W.U. Smith, Attorney for Plaintiff</p> <p>SEPTEMBER 7, 1971, ORDER, filed.</p> <p>NOW, September 2, 1971, the Court being satisfied that a physical condition of the attorney involved is such that it prevents him from preparing for or engaging in the trial of the above stated case. It is hereby ordered that the motion of William U. Smith, Esquire, be and it is hereby granted and trial of the above stated case is continued to the next Term of Court. By the Court, John A. Cherry, President Judge.</p> <p>JANUARY 19, 1972 RELEASE, filed.</p> <p>KNOW ALL MEN BY THESE PRESENTS, that John R. Crago, Inc., a corporation organized and existing under the laws of the Commonwealth of Pennsylvania, and having a place of business in the Borough of Clearfield, Clearfield County, Pennsylvania, does hereby acknowledge that it has this day and received of and from National Union Fire Insurance Co. on its own account and for and on account of Indyke Brothers Construction Co., Inc., a/k/a "Indyke" Brothers Construction Co., Inc., and for and on account of National Union Insurance Co., the sum of Four Thousand, ninety---and---56/100ths--- (\$4,090.56) Dollars, in full satisfaction and payment of all such sum or sums of money, which the said John R. Crago, Inc. claims and has claimed to be due unto it by Indyk Brothers Construction Co., a/k/a "Indyke" Brothers Construction Co., Inc., and/or National Union Insurance Co., and/or National Union Fire Insurance Co., on account of all matters mentioned or referred to in a certain action filed in the Court of Common Pleas of Clearfield County, Pennsylvania at No. 391 February Term, 1967 in Assumpsit, styled "Commonwealth of Pennsylvania to the use of John R. Crago, Inc., vs. 'Indyke' Brothers Construction Co., Inc., and National Union Insurance Co." and otherwise howsoever.</p> <p>AND THEREFORE, the said John R. Crago, Inc., the corporation aforesaid, does by these presents remise, release, quit-claim and forever discharge the said National Union Fire Insurance Co., National Union Insurance Co., Indyk Brothers Construction Co., Inc., a/k/a "Indyke" Brothers Construction Co., Inc., their respective successors and assigns, and from alleged claims and obligations aforesaid and of and from all actions, suits, payments,</p>

FEBRUARY TERM, 1967

DOCKET 188

<p>March 31 3:54 PM EST</p>	<p>Erie Insurance Exchange 144 E. 6th St., Erie, Pa.</p> <p>393</p> <p>John C. Barrett Near Route 322, Curwensville, Penna.</p> <p>Pro by Plff 4.50 Pro 1.00 <i>Pro. By Plff 3.00</i></p>	<p><u>D. S. B. --- DATED FEBRUARY 22, 1967</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 Eighty Six and 41/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$286.41</p> <p>Atty Comm Interest from February 22, 1967</p> <p>Filed and Entered by Plaintiff, March 31, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>June 6, 1967, Certification of Judgment mailed this date to Commonwealth of Pennsylvania, Department of Revenue, Bureau of Traffic Safety, Harrisburg, Pa. 17123 August 10, 1967, Certified copy of Certification of Judgment mailed this date to Commonwealth of Pennsylvania, Dept. of Revenue, Bu Traffic Safety.</p> <p>And Now, <i>26th</i> day of <i>Jan</i> 1967, By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Archie Hill</i> Prothonotary</p>
<p>April 9:35 A.M. EST</p>	<p>Universal C.I.T. Consumer Discount Company, 3108 Pleasant Valley Blvd., Altoona, Penna.</p> <p>394</p> <p>Clyde W. Gill Irene M. Gill Route 2170 Beccaria, Penna.</p> <p>Pro by Plff 4.50 <i>Pro by Plff 3.00</i></p>	<p><u>D. S. B. --- DATED MARCH 30, 1967</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 Four and 00/100 Dollars, with Interest, Attorneys' Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1104.00</p> <p>Atty Comm. 15%</p> <p>Interest from March 30, 1967</p> <p>Filed and Entered by Plaintiff, April 1, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, <i>10</i> day of <i>May</i> 1967, By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Archie Hill</i> Prothonotary</p>

Community Consumer Discount Company,
Curwensville, Penna.

D. S. B. --- DATED MARCH 25, 1967

April 1
9:40 AM EST

395

Pearl Straw
Gerald Straw
Emma K. Straw, Endorser
Roy T. Straw, Endorser
R. D. Kerrmoor, Penna.

Payable In Installments
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.

Debt \$3360.00

Atty Comm 10%

Interest from March 25, 1967

Filed and Entered by Plaintiff, April 1, 1967

Judgment.

Archie Hill

Prothonotary

Pro by Plff 5.50

Pro by Plff

3.17

And Now, 8 day of *May* 1968 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

First National Bank
Philipsburg, Penna.

D. S. B. --- DATED MARCH 30, 1967

April 1
9:40 AM EST

396

Mike J. Sobol
Delores J. Sobol
R.D. Box 367
Philipsburg, Penna.

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 Thirty
Six and 58/100 Dollars, with Interest, Attorney's
Commission, Cost of Suit, Release of Errors, Waiving Stay
Inquisition and Exemption.

Debt \$2036.58

Atty Comm. 5%

Interest from March 30, 1967

Filed and Entered by Plaintiff, April 1, 1967

Judgment.

Archie Hill

Prothonotary

Pro by Plff 4,50

Pro by Atty

3.00

And Now, 19th day of *Aug* 1969 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

Blakley & Ammerman
1/24/68
\$135.00 Pd.
By Atty.
Clfd Trust Co.

MARCIA E. SHULTZ

398

DYSON P. SHULTZ

Pro.	By atty	7.00
Atty		3.00
Incl Serv.	\$20.	
Master		95.00
Clfd Co Bar		10.00
Pro.		10.00
Pro.		1.00

#255 - Transf. to Reg. Acct \$135.00

\$135.00 Paid by Attorney
Master \$75. Serv. \$20.
#1312 - James A. Gleason, \$95.00
#1313 - Clfd Co. Bar Assn. 10.00
#1314 - Blakley & Ammerman 19.00
Prothonotary 11.00
\$135.00

APRIL 3, 1967, COMPLAINT IN DIVORCE, filed. One copy certified to Attorney

JANUARY 30, 1968, CONSTABLE'S RETURN, filed.
NOW, the 14th day of April, 1967 at 7:00 o'clock, P.M. served Dyson P. Shultz, at his residence, in the Pershing Apartments, DuBois, Pennsylvania, with a true and attested copy of the within complaint in Divorce at No. 398 February Term, 1967, by handing the same to and leaving with him, personally, and making known to him the contents thereof. So answers, S/ Samuel Alessi, Constable.

JANUARY 24, 1968, PRAECIPE FOR APPOINTMENT OF MASTER, filed.

And NOW, January 23, 1968, MARCIA E. SHULTZ, 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 April 14, 1967. BLAKLEY & AMMERMAN, By S/ David E. Blakley, Attorney for plaintiff.

ORDER FOR APPOINTMENT

And NOW, this 29th day of January, 1968, upon praecipe filed by David E. Blakley, Esquire, attorney for 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, President Judge.

MARCH 25, 1968, MASTER'S REPORT, filed.

And Now, the 25th day of March 1968, the report of the Master is acknowledged. We approve his findings and recommendations.

We, therefore, DECREE that MARCIA E. SHULTZ be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and DYSON P. SHULTZ. 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 plaintiff. BY THE COURT, John A. Cherry, President Judge

<p>April 3 10:07 AM EST</p>	<p>County National Bank Clearfield, Pa.</p> <p>399</p> <p>Robert Hamilton Geraldine Hamilton RD 1, Curwensville, Pa.</p> <p>Pro. By Deft 4.50 <i>Pro by deft 3.00</i></p>	<p><u>D. S. B. -- DATED APRIL 1, 1967</u></p> <p>Payable by Installments</p> <p>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 Sixty Five and 24/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1965.24</p> <p>Atty Comm. 10%</p> <p>Interest from April 1, 1967</p> <p>Filed and Entered by Plaintiff, April 3, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>3</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 style="text-align: right;">Attest <u><i>Archie Hill</i></u> Prothonotary</p>
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<p>Baird McCamley & Miller</p> <p>April 3 11:02 AM EST</p>	<p>First National Bank of Philipsburg, Pa.</p> <p>400</p> <p>Thomas J. Hite and Margaret L. Hite, his wife</p> <p>306 Tenth Street Philipsburg, Pa.</p> <p>Pro. By atty 4.50 Atty 3.00</p>	<p><u>CONFESSON OF JUDGMENT ON D.S.B.--DATED MARCH 31, 1967</u></p> <p>Payable One Day after Date</p> <p>By Virtue of Warrant of Attorney hereunto annexed, Baird, McCamley & Miller, 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 Forty and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1,540.00</p> <p>Atty Comm. 5% 77.00</p> <p>Interest from March 31, 1967</p> <p>Filed and Confessed by Attorneys, April 3, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p><i>Agree to Review to 117 March T. 1972.</i></p>
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Gleason,
Cherry &
Guido

UNION BANKING & TRUST
COMPANY
DUBOIS, PENNA.

D. S. B. --- DATED APRIL 1, 1967

Payable On Demand

By Virtue of Warrant of Attorney hereunto annexed,
Gleason, Cherry & Guido, 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 and no/100 Dollars, with Interest,
Attorney's Commission, Cost of Suit, Release of Errors,
Waiving Stay, Inquisition and Exemption.

April 3
10:25 AM EST

401

HENRY B. CAMPBELL, JR.
LIESELOTTE O. CAMPBELL
R. D. #1, Luthersburg,
Penna.

Debt \$2120.00
Atty Comm. 10% 212.00 \$2332.00

Interest from April 1, 1967

Filed and Confessed by Attorney, April 3, 1967
Judgment.

Pro by Atty 4.50

Atty 3.00

Pro by Off

3.00

Archie Hill

Prothonotary

And Now, 7 day of Oct 1967
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

Gleason,
Cherry &
Guido

UNION BANKING & TRUST
COMPANY
DUBOIS, PENNA.

D. S. B. --- DATED APRIL 1, 1967

Payable On Demand

By Virtue of Warrant of Attorney hereunto annexed,
Gleason, Cherry & Guido, 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 Ex-
emption.

April 3
10:27 AM EST

402

JOSEPH R. KLINGENSMITH
RUTH KLINGENSMITH
313 East Second Ave.,
DuBois, Penna.

Debt \$2550.00
Atty Comm. 10% 255.00 \$2805.00

Interest from April 1, 1967

Filed and Confessed by Attorney, April 3, 1967
Judgment.

Pro by Atty 4.50

Atty 3.00

Pro by Off

3.00

Archie Hill

Prothonotary

And Now, 30 day of April 1967
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

NINETEEN (19) SUGGESTIONS OF NON PAYMENT, filed. April 3, 1967 at 12:15 P.M. E.S.T.

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

Fifteen days have elapsed since notice of filing 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: #405 - \$432.84; #415 - \$262.00 and #421 - \$200.60, with Cost of Suit. Pro each Writ \$3.50 except #409 - \$6.50; #412 - \$4.50 and #413 - \$8.00.

Judgment

Archie Hill

Prothonotary

NUMBER NAME AND ADDRESS OF DEFENDANTS REVIVING JUDGMENT NO.

404	Samuel L. & Anna V. Albright, Coalport, Pa.	865 May Term, 1962
<i>Act 10/29/73</i> 405	Dec. 3, 1971, Sugg Non Pay filed to 606 Oct. T, 1971. Donald Kenneth Bee, Lot 24, Burnside, Pa.	706 May Term, 1962
406	Sept. 16, 1967, Sat. by paper filed. Pro. \$1.50. State tax .50¢ paid. Stewart G. & Georgia B. Bloom, 631 Scofield St., Curwensville	659 May Term, 1962
407	Satisfied by paper filed. Mar. 13, 1968. \$3.00 Pd. 150 Tax Pd. Cecil B. & Luella E. Coble, RD 1, Morrisdale, Pa.	709 May Term, 1962
** 408	Dec. 3, 1971, Sugg Non Pay filed to 610 Oct. T, 1971. James F. Dallen, RD 2, Clearfield, Pa.	712 May Term, 1962
<i>8/30/93</i> 409	Dec. 3, 1971, Sugg Non Pay filed to 611 Oct T, 1971. William M. Davidson, Dec'd; John E. Davidson, Dec'd; Ethel Davidson, Dec'd; TT, Harold Davidson, RD 1 Mahaffey; Jean Davidson; Janet McGee; Lee Davidson; Nancy Buckus - Heirs	713 May Term, 1962
410	Dec. 3, 1971, Sugg Non Pay filed to 612 Oct. T, 1971. Theodore Roosevelt Dixon, Alias Theodore R. Dixon, R.D., Box 410, Osceola Mills, Pa.	749 May Term, 1962
411	Agust 25, 1967, Sat. by paper filed. Pro. 41.50, State Tax .50¢ paid. Robert G. DuFour & Eva Mae DuFour, Curwensville, Pa.	651 May Term, 1962
412	Feb. 28, 1969, Sat. by paper filed. Pro. \$ 3.00, State tax .50¢ paid. Carl Robert Eckberg, Dec'd; Matilda Johnson, Lanse, Pa. Ellen Eckberg - Heirs; Charles Johnson, Administrator	296 May Term, 1962
413	Dec. 3, 1971, Sugg Non Pay filed to 613 Oct. T, 1971. Ira Freedline, Dec'd; Helen Mahlon, R.D., Grampian, Pa. Evelyn Robbins, RD 1, Box 37, Kerrmoor, Pa.; Etta Sharer; Charles Mahlon, Clair David Mahlon; Arthur Ellsworth Mahlon, Blanche Mae Cupp; Paul Mahlon; Joyce Ann Mahlon, Harry Mahlon - Heirs.	693 May Term, 1962
<i>08/30/93</i> 414	Now, Feb. 7, 1972, Sat. by paper filed, Pro, \$3.00, State tax .50¢ paid Lewis & Anna Freeman, RD, Madera, Pa.	464 May Term, 1962
415	Dec. 3, 1971, Sugg Non Pay filed to 614 Oct. T, 1971. Bessie Marguerite Giles, Irvona, Pa. November 7, 1969, Satisfied by Paper filed. Pro \$3.00, State Tax 50¢	715 May Term, 1962
416	Ralph Gobidas, Dec'd; Margaret Gobidas, Box 207, Ramey, Pa.	716 May Term, 1962
*** 417	Dec. 3, 1971, Sugg Non Pay filed to 615 Oct. T, 1971. Lois I. Gouldthread, Alias Lois Gouldthread, R. D. 2 Mahaffey, Pa.	717 May Term, 1962
<i>11/05/93</i> 418	Jan. 6, 1972, Sugg Non Pay filed to 34 Jan T, 1972. Evon Graffius, RD 1, Box 2-B; West Decatur, Pa.	867 May Term, 1962
419	October 10, 1969, sat. by paper filed. Pro \$3.50. State Tax 50¢ Paid. Flora Hudson and Wilfred Hudson, Dec'd; R.D.3, Clearfield, Pa.	718 May Term, 1962
420	Dec. 3, 1971, Sugg Non Pay filed to 616 Oct. T, 1971. John Hugill, Dec'd; Elvaretta Hugill, RD, New Millport, Pa. Sept. 27, 1968, Sat. by paper filed. Pro. \$ 3.00, State tax .50¢ paid.	719 May Term, 1962
421	Stella Jovanelly, Hawk Run, Pa.	720 May Term, 1962
422	Dec. 3, 1971, Sugg Non Pay filed to 617 Oct. T, 1971. Sigwald Kask, Box 157, R.D., Morrisdale, Pa.	660 May Term, 1962

** No. 408, Feb., 1967 Release from Lien, See page 14.

**No. 408, Feb., 1967, Release from Lien, See page 17

***No. 417 Feb. ,1967, Release from Lien , See Page 191

<p>W. Albert Ramey</p> <p>R. Edward Ferraro</p>	<p>IN RE: CONDEMNATION OF L.R. 1009, SECTION 23, SANDY TOWNSHIP, CLEAR-FILED COUNTY, BY THE COMMONWEALTH OF PENNSYLVANIA, DEPARTMENT OF HIGHWAYS OF THE PROPERTY DESCRIBED IN DEED BOOK 385, PAGE 130, BEING THE PROPERTY OF JESSEE M. & HAZEL L. FRITZ</p> <p>423</p> <p>Pro <i>By Court</i> 14.00 Atty 3.00 Pro. 10.00 Roland E. Bechtol 110.20 Evo Facchine 110.20 Donald R. Mikesell 151.60 Pro. 5.25 Pro. 4.00</p>	<p><u>APRIL 3, 1967, PETITION FOR APPOINTMENT OF VIEWERS</u>, filed.</p> <p>One copy certified to Sheriff. One copy certified to Attorney for Service on Viewers.</p> <p>(See Declaration of Taking No. 284 February Term, 1967)</p> <p>1. A Declaration of Taking was duly filed on March 14, 1967 in the above-Named Court to No. 284 February Term, 1967.</p> <p>2. No preliminary objections to said Declaration of Taking have been filed.</p> <p>3. By virtue of the aforesaid Declaration of TAKING the Petitioner acquired an easement for highway purposes from the real estate shown in Exhibit "A", attached hereto and made a part hereof.</p> <p>4. The names and addresses of all condemnees known to have and interest in the aforesaid real estate and the nature of their interests are as follows: Jessee M. and Hazel L. Fritz, R.D. 3, DuBois, Pennsylvania, claiming ownership in fee simple of premises situate in Sandy Township, Clearfield County, Pennsylvania, on or near Legislative Route 1009-23.</p> <p>5. The Petitioner and the condemnees have been unable to agree upon the amount of just compensation due them as a result of the aforesaid condemnation.</p> <p>WHEREFORE the Petitioner prays your Honorable Court to appoint viewers to ascertain and award just compensation to any and all condemnees who may have an interest in the aforesaid real estate. W. Albert Ramey.</p> <p>ORDER: AND NOW, April 3, 1967, on Petition of the Commonwealth of Pennsylvania, Department of Highways the following are appointed as a Board of Viewers to ascertain and award just compensation to any and all condemnees who may have an interest in the aforesaid real estate: Roland E. Bechtel, Donald Mikesell, and Ino Facchine. BY THE COURT, John A. Cherry. J.</p> <p><u>APRIL 17, 1967, Praecipe</u> filed by R. Edward Ferraro. Enter my appearance for Jesse M. Fritz and Hazel L. Fritz, Condemnees.</p> <p><u>APRIL 26, 1967, SHERIFF'S RETURN</u>, filed.</p> <p>Now, April 6, 1967 at 12:05 o'clock P.M. (EST) served the within Petition of Jessee M. and Hazel L. Fritz, at their place of residence, RD #3, Sandy Township, Clearfield County, Pennsylvania, by handing to Jessee M. Fritz, a true and attested copy of the original Petition for Appointment of Viewers and made known to him the contents thereof. So Answers, William Charney, Sheriff.</p> <p><u>SEPTEMBER 30, 1967, REPORT OF VIEWERS</u>, filed by Urey & Mikesell.</p> <p>The undersigned Viewers appointed by your Honorable Court to ascertain and award just compensation to any and all condemnees who may have an interest in the real estate in question and to report thereon to the Court, do hereby respectfully report as follows:</p> <p>1. By Court Order dated April 3, 1967, Roland E. Bechtol, Donald R. Mikesell, Esquire and Evo Facchine, were appointed as a Board of Viewers in the above captioned matter.</p> <p>2. Notice of the time and place of View as duly served, according to law, upon the property owners affected and all of the parties in interest. Said notice provided that a View would be held at the property of Jessee M. & Hazel L. Fritz, Sandy Township Clearfield County, Pennsylvania, on Wednesday, May 3, 1967, at 9:00 A.M., E.D.S.T. A Copy of the Notice of View is attached hereto as an Exhibit showing acceptance of service by copy received and personal service waived.</p> <p>3. At the time and place of View, in accordance with Section 504 of the Eminent Domain Code, it was agreed by the parties and by the Board of Viewers that a hearing would be held at the City Hall in Dubois, Pennsylvania, on Monday, May 22, 1967, at 2:00 o'clock P.M., E.D.S.T. A Stipulation of same signed by the parties in interest is attached hereto as an Exhibit.</p> <p>4. A Declaration of Taking as filed in the Court of Common Pleas of Clearfield County, Pennsylvania, on March 14, 1967, to No. 284 February Term 1967.</p> <p>5. At the time of the hearing evidence was offered that the title to the surface to the premises in question was vested in Jessee M. Fritz and Hazel L. Fritz, husband and wife, as tenants by the entireties. There was no evidence offered as to the ownership of the coal, clay, oil and gas and right to remove same.</p> <p>6. That in accordance with the duties assigned them, the undersigned Viewers viewed the premises in question on Wednesday, May 3, 1967, at the time appointed, and were advised by the representatives of the Pennsylvania Department of Highways that this was an entire taking of one (1) acre with all improvements erected thereon.</p> <p>7. That a hearing was held at City Hall in Dubois, Pennsylvania, on Monday, May 22, 1967, at 2:00 o'clock P. M., E.D.S.T., at which time all parties in interest were present with their respective Attorneys and witnesses and evidence as offered as to the value of said premises.</p> <p>8. That the Commonwealth of Pennsylvania, Department of Highways filed a written request for Findings of Fact and Conclusions of Law, as attached to this report.</p> <p>9. Your Board having viewed the premises and upon taking into account the facts set forth from the record papers filed in this Proceedings, the location and contour of the land and the improvements erected thereon, and having heard the testimony offered by the parties in interest, find as their schedule of damages for the premises herein condemned and taken, as follows:</p>
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<p>W. Albert Ramey</p> <p>IN RE: CONDEMNATION OF , L. R. 1009, SECTION 23, SANDY TOWNSHIP, CLEARFIELD COUNTY, BY THE COMMON- WEALTH OF PENNSYLVANIA, DEPARTMENT OF HIGHWAYS, OF THE PROPERTY DESCRIBED IN DEED BOOK 483, PAGE 269, BEING THE PROPERTY OF DOUGLAS MUNRO, SR., & DOUGLAS MUNRO, JR.</p> <p style="text-align: right;">424</p> <p>Pro <i>By Commonwealth</i> 14.00 Atty By Comwth 3.00 Shff Charney 12.50 Pro 5.00 Pro 2.50 Roland Bechtol 35.00 Ernest Baum 35.00</p>	<p>APRIL 3, 1967, PETITION FOR APPOINTMENT OF VIEWERS, filed</p> <p>One copy certified to Sheriff. One copy certified to Attorney for Service of Viewers. (See Declaration of Taking No. 284 February Term, 1967).</p> <p>1. A Declaration of Taking was duly filed on March 14, 1967 in the above-named Court to No. 284 February Term, 1967.</p> <p>2. No preliminary objections to said Declaration of Taking have been filed.</p> <p>3. By virtue of the aforesaid Declaration of Taking, the Petitioner acquired an easement for highway purposes from the real estate shown in Exhibit "A", attached hereto and made a part hereof.</p> <p>4. The names and addresses of all condemnees known to have an interest in the aforesaid real estate and the nature of their interests are as follows: Douglas Munro Sr. & Jr., R.D. 3, DuBois, Pennsylvania, claiming ownership in fee simple of premises situate in Sandy Township, Clearfield County, Pennsylvania, on or near Legislative Route 1009-23.</p> <p>5. The Petitioner and the condemnees have been unable to agree upon the amount of just compensation due them as a result of the aforesaid condemnation.</p> <p>WHEREFORE the Petitioner prays your Honorable Court to appoint viewers to ascertain and award just compensation to any and all condemnees who may have an interest in the aforesaid real estate. s/ W. Albert Ramey. Attorney for Commonwealth of Pennsylvania, Department of Highways.</p> <p>ORDER: AND NOW, April 3, 1967 on Petition of the Commonwealth of Pennsylvania, Department of Highways, the following are appointed as a Board of Viewers to ascertain and award just compensation to any and all condemnees who may have an interest in the aforesaid real estate: Roland E. Bechtel, Ernest Baum and Donald Mikesell. BY THE COURT, John A. Cherry, J.</p> <p>APRIL 26, 1967, SHERIFF'S RETURN, filed.</p> <p>Now, April 6, 1967 at 9:40 o'clock A.M. (EST) served the within Petition on Douglas Munro, Sr., and Douglas Munro, Jr., at their place of residence, RD #3, Sandy Township, Clearfield County, Pennsylvania, by handing to Douglas Munro, Sr., a true and attested copy of the original</p>	<p>Petition for Appointment of Viewers, and made known to him the contents thereof. So Answers, William Charney, Sheriff.</p> <p>JULY 6, 1967, NOTICE OF VIEW, filed.</p> <p>Roland E. Bechtol, Ernest Baum and Donald R. Mikesell, Esquire, appointed by the Court as a Board of Viewers to assess damages in the above captioned matter hereby give notice that a View shall be held by them at the property of Douglas Munro, Sr. and Douglas Munro, Jr., Sandy Township, Clearfield County, Pennsylvania, on Wednesday, May 3, 1967, at 9:30 A.M. E.D.S.T. Board of Viewers By Donald R. Mikesell, Esquire.</p> <p>By certified mail, return receipt requested to : Douglas Munro, Sr. & Douglas Munro, Jr., R.D.3 DuBois, Pa.</p> <p>Now this 12th day of April, 1967, service of the within Notice of View is hereby accepted and copy received and personal service waived. s/ W. Albert Ramey by Thomas F. Morgan,, Attorney for the Commonwealth of Pennsylvania, Department of Highways</p> <p>JULY 6, 1967, BOARD OF VIEW SCHEDULE OF COSTS TO BE PAID BY CLEARFIELD COUNTY, filed. One copy certified to Controller</p> <p>The following costs are involved in an Eminent Domain proceeding relative to the access route leading to a Federal Highway, the said proceedings were settled after Notice and time for View had been fixed.</p> <p>Payable to Roland E. Bechtol, DuBois, Pa. 1 day @ \$35.00 per day \$ 35.00 Payable to Ernest Baum, DuBois, Pa. 1 day @ \$35.00 per day \$ 35.00 Payable to Donald R. Mikesell, Esq., Clearfield, Pa. 1½ days @ \$35.00 per day \$ 52.50 Postage, including certified mail and telephone calls 1.65 \$ 54.15 s/ Donald R. Mikesell, Chairman Board of Viewers, Dated at Clearfield, Pa. June 30. 1967.</p>
<p>Donald Mikesell 54.15 Pro. 2.00</p>	<p>JULY 21, 1967, PRAECIPE TO DISCONTINUE VIEWERS' PROCEEDINGS, filed by W Albert Ramey, Attorney for the Commonwealth</p> <p>Settlement having been made with the Commonwealth of Pennsylvania, Department of Highways, and payment in full having been received for all damages growing out of the above styled proceedings, we, the undersigned condemnees, and the representative of the Department of Highways, Commonwealth of Pennsylvania, do hereby authorize and direct the Prothonotary of Clearfield County to mark said proceedings discontinued on the records and to bill the Commonwealth of Pennsylvania for all costs relating to the above styled proceeding. /s/ Douglas Munro, Sr., Douglas Munro, Jr. and W Albert Ramey, Attorney for Commonwealth.</p>	

<p>April 3 3:00 PM EST</p>	<p>County National Bank Clearfield, Penna.</p> <p>425</p> <p>John J. Campbell, Sr. Laura F. Campbell Frenchville, Penna.</p> <p>Pro by Deft 4.50 <i>Pro by Deft 3.00</i></p>	<p><u>APRIL 3, 1967, AGREEMENT TO REVIVE</u>, filed. To Revive And continue Lien entered to No.534 February Term, 1962. By Virtue of Agreement contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Six Hundred Eighty Six and 51/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption. Debt \$686.51 Interest from April 21, 1962 Filed and Entered by Plaintiff, April 3, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>8</u> day of <u>May</u> 19<u>67</u> filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Archie Hill</i> Prothonotary</p>
<p>April 4 9:30 AM EST</p>	<p>CLEARFIELD TRUST COMPANY CLEARFIELD, PENNA.</p> <p>426</p> <p>George W. Carns Helen E. Carns R.D. #1, Flegal Road Clearfield, Penna.</p> <p>Pro by Plff 4.50 <i>Pro by Plff 1.50</i></p>	<p><u>D. S. B. --- DATED APRIL 3, 1967</u> Payable APRIL 4, 1967 By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Sixteen Thousand Five Hundred and 00/100 Dollars, with Interest, Attorneys' Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption. Debt \$16,500.00 Atty Comm. 10% Interest from April 3, 1967 Filed and Entered by Plaintiff, April 4, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>4th</u> day of <u>Apr</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>

John K. Reilly, Jr.

JUDITH M. GRAHAM

4/4/67
\$135.00 Pd
by Atty
Clfd Trust

427

ROBERT D. GRAHAM

Pro By Atty

Atty

#704

Shff Charney

#759

Shff Charney

Master

Clfd Co. Bar

Pro.

Pro.

#161 - Transf. to Reg. Acct

\$135.00

\$135.00 Paid by Attorney

#842 - Donald R. Mikesell

75.00

#843 - Clfd Co. Bar Assn.

10.00

#844 - John K. Reilly, Jr.

19.80

#704 - Shff Charney

9.50

#759 - Shff Charney

9.70

Prothonotary

11.00

\$135.00

APRIL 4, 1967, COMPLAINT IN DIVORCE, filed. One copy certified to the Sheriff.

APRIL 7, 1967, SHERIFF'S RETURN, filed.

Now, April 7, 1967 at 9:30 A.M. (EST) served the within Complaint in Divorce on Robert D. Graham at his place of residence, Dale R.D. Woodland, Bradford Township, Clearfield County, Pennsylvania, by handing to Robert D. Graham personally, a true and attested copy of the original Complaint in Divorce and made known to him the contents thereof. So Answers, William Charney, Sheriff.

APRIL 29, 1967, PRAECIPE FOR APPOINTMENT OF MASTER, filed.

AND NOW, April 29, 1967, JUDITH M. GRAHAM, 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 April 7, 1967. s/ John K. Reilly, Jr., Attorney for Plaintiff.

ORDER FOR APPOINTMENT:

AND NOW, this 1st day of May, 1967, upon praecipe filed by John K. Reilly, Jr., Esquire, Attorney for Plaintiff, 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.

MAY 9, 1967, SHERIFF'S RETURN - Master's Notice, filed.

Now, May 8, 1967 at 12:15 o'clock P.M. (EDT) served the within Notice of Master's Hearing on Robert D. Graham at his place of residence, R.F.D. Woodland, Bradford Township, Clearfield County, Pennsylvania, by handing to Robert D. Graham personally, a true copy of the original Notice of Master's Hearing and made known to him the contents thereof. So Answers, William Charney, Sheriff.

JUNE 12, 1967, MASTER'S REPORT, filed.

And Now, the 23rd day of June, 1967, the report of the Master is acknowledge. We approve his findings and recommendations.

We, therefore, DECREE that Judith M. Graham be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and Robert D. Graham. Thereupon all the rights, duties or claims accruing to eith of said parties in pursuance of said marriage, shall cease and determine, and each of them shall be at liberty to marry agains 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 remith the balance to the plaintiff. BY THE COURT, John A. Cherry, President Judge.

<p>Joseph J. Lee</p>	<p>Re: Leave to Sell at Private Sale and Convey Real Property 7L Ferguson Township, Clearfield County, Pa.</p> <p>429</p>	<p>APRIL 4, 1967, PETITION OF COUNTY COMMISSIONERS, for Leave to Sell at Private Sale 7 L, Ferguson Township Clearfield County. Property of O. T. Tobias Estate</p> <p>Salem Lutheran Church New</p> <p>\$104.14, Taxes, etc. Salem Lutheran Church of New Millport, Pennsylvania has offered the sum of \$75.00 as purchase price at private sale.</p> <p><u>ORDER OF COURT:</u> Now, the 4th day of April, 1967, the foregoing petition of the County Commissioners of Clearfield County for leave to sell at private sale against land in Ferguson Township therein described, bought by Clearfield County at Treasurer's Sale on the 2nd day of August 1954, presented and considered and hearing thereon is fixed for the 17th day of April, 1967 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, President Judge</p> <p><u>April-4, 1967, Advertising Notice</u> delivery to the Clearfield Progress</p> <p>APRIL 5, 1967, NOTICE, by Certified Mail to Mrs. Dorothy Barrett, Secretary Ferguson Township, Board of Supervisors, RD 1, LaJose, Pa.</p> <p>APRIL 5, 1967, NOTICE, by Certified Mail to Wayne Freyer, Secretary Ferguson Township School District, R.D., Kermmoor, Pa.</p> <p>APRIL 7, 1967, Return Receipt of Dorothy Barrett, filed.</p> <p>APRIL 7, 1967, Return Receipt of Wayne Freyer, filed.</p> <p>APRIL 17, 1967, ORDER OF COURT DECREERING SALE, filed</p> <p>NOW, the 17th day of April A.D., 1967, the petition filed to the above term and number, having come on to be heard pursuant to an Order of Court made the 4th day of April, A.D., 1967, 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.</p> <p>THEREFORE, On motion of Joseph J. Lee, County Solicitor, it is ordered and decreed that the proposed sale be approved, and that the County Commissioner of Clearfield County be and they hereby are directed upon receipt of \$75.00 and upon payment of the costs of this proceeding, to execute and deliver a proper deed to Salem Lutheran Church, Trustees for said premises in Ferguson 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 to the respective municipalities proportionately to their several tax claims. By the Court, John A. Cherry, P.J.</p>
	<p>Pro. 5.00</p> <p>Pro. 3.50</p> <p>Pro. 3.00</p> <p>Pro. (c.Mail) 2.50</p> <p>#933 Clfd Progress 10.38</p> <p>Pro. 1.00</p> <p>Pro. 1.00</p> <p>Pro. 3.50</p>	

<p>April 5 9:31 AM EST</p>	<p>Philips Consumer Dis- count Company, Philipsburg, Penna.</p> <p>430</p> <p>Frank Conklin Wallaceton, Penna.</p> <p>Pro by Plff 4.50 <i>Pro by Plff 3.00</i></p>	<p><u>D. S. B. --- DATED APRIL 4, 1967</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 Eighty and No/100 Dollars, with Interest, Attorney's Commission Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1080.00</p> <p>Atty Comm.</p> <p>Interest from April 4, 1967</p> <p>Filed and Entered by Plaintiff, April 5, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now <u>14th</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>Archie Hill</i> Prothonotary</p>
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<p>April 5 9:35 AM EST</p>	<p>First National Bank Philipsburg, Penna.</p> <p>431</p> <p>William H. Bowman Dolores J. Bowman R.D. 1, Box 324, Philipsburg, Penna.</p> <p>Pro by Plff 4.50 <i>Pro by Plff 3.00</i></p>	<p><u>D. S. B. --- DATED APRIL 3, 1967</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 Forty Five Hundred Fifty Four and 36/100 Dollars, With Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$4554.36</p> <p>Atty Comm. 5%</p> <p>Interest from Aptil 3, 1967</p> <p>Filed and Entered by Plaintiff, April 5, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now <u>14</u> day of <u>Jan</u> 19 <u>72</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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Gleason,
Cherry &
Guido

CHRISTINE M. THOMAS, a
minor, by CLYDE F.
THOMAS, her father and
natural Guardian, and
CLYDE F. THOMAS and
AUDREY T. THOMAS, in
their own right

432

ARTHUR BURLEY, father and
natural Guardian of
JOSEPH T. BURLEY, and
ARTHUR BURLEY, in his
individual capacity

Pro 6.50
Atty 3.00
Pro 5.00

Pro 2.00
Pro. 3.50
Pro. 2.00

#735. Gleason, Cherry & Guido \$3.00

APRIL 5, 1967, PRAECIPE FOR SUMMONS, filed.

Now, April 5, 1967, service of Summons in Trespass is accepted and issuance of writ is waived. Enter our appearance in the above captioned proceeding in propria persona. S/ Arthur Burley, Father and natural Guardian of Joseph T. Burley.

The joint Petition of CHRISTINE M. THOMAS, a minor, by CLYDE F. THOMAS, her father and natural Guardian, and CLYDE F. THOMAS And AUDREY T. THOMAS, in their individual capacity, by GLEASON, CHERRY & GUIDO, their attorneys, and ARTHUR BURLEY, father and natural Guardian of JOSEPH T. BURLEY, and ARTHUR BURLEY, in his individual capacity, in propria persona, respectfully represents:

1. CHRISTINE M. THOMAS is a minor of the age of Eighteen (18) years and resides with her father and mother, the said CLYDE F. THOMAS and AUDREY T. THOMAS, AT 520 1/2 Chestnut Avenue, DuBois, Clearfield County, Pennsylvania.

2. That CHRISTINE M. THOMAS, a minor, was on March 28, 1965, a passenger in a 1964 Plymouth four-door sedan owned by the said ARTHUR BURLEY and operated by his said son, JOSEPH T. BURLEY. When the said automobile being so perated by the said JOSEPH T. BURLEY arrived at a point on the road from Falls Creek to Reynoldsville, about one-fourth mile from Reynoldsville, the said JOSEPH T. BURLEY started to pass another automobile in front of him and in doing so caused the said automobile to go off the other side of the road where it hit a bank and proceeded again across The same road in which the said JOSEPH T. BURLEY was operating said automobile before it came to a stop. Said accident happened at about 8:15 P.M.

3. That as a result of the aforesaid accident, CLYDE F. THOMAS incurred the following expenses for medical attention for the said minor:

DuBois Hospital, hospitalization \$164.05
W. E. Grill, M.E., Medical services 87.00

In addition to the above named medical and hospital bills, the said CYLDE F. THOMAS incurred a bill in the sum of \$10.50 with Chuck Polm Studio, DuBois, Pennsylvania, for two shots of an 8 x 10 glossy print of the face of the said CHRISTINE M. THOMAS

4. That Gleason, Cherry & Guido have been retained by CLYDE F. THOMAS, father and natural Guardian of CHRISTINE M. THOMAS, and the said CLYDE F. THOMAS and AUDREY T. THOMAS, husband and wife, have also retained the firm of Gleason, Cherry & Guido, in their individual capacity, as counsel.

5. That to the above term and number an action was commenced in the Court of Common Pleas of Clearfield County, Pennsylvania, by having a summons issued in accepted by the Defendants in propria persona, to recover suffered by the Plaintiffs in said action.

trespass and service of the same was damages for the injuries and damages

6. That Gleason, Cherry & Guido have negotiated a settlement of said action in the sum of Twenty-Five Hundred Dollars (\$2,500.00), which offer of settlement counsel and said Plaintiffs jointly believe is a fair settlement under the facts of this case, and do recommend that the Court approve said settlement.

7. CHRISTINE M. THOMAS suffered extensive facial lacerations of forehead and left side of face, statement of W. E. Grill, M.D. is attached hereto and made a part hereof.

WHEREFORE, your Petitioners jointly pray your Honorable Court to approve the settlement in the gross amount of Twenty-Five Hundred Dollars (\$2,500.00) in the case of CHRISTINE M. THOMAS, a minor and they will ever pray. S? Clyde F. Thomas, father and natural Guardian of Christine M. Thomas. s/ Audrey T. Thomas. GLEASON, CHERRY & GUIDO, Attorneys for Clyde F. Thomas, father and natural Guardian of Christine M. Thomas, and Clyde F. Thomas and Audrey T. Thomas, in their individual capacity. S/ Edward V. Cherry. s/ Arthur Burley, father and natural Guardian of Joseph T. Burley.

ORDER:

AND NOW, this 5th day of April, 1967, upon Consideration of the foregoing Petition and after personally talking with CHRISTINE M. THOMAS, the injured minor and her parents, CLYDE F. THOMAS and AUDREY T. THOMAS, and considering the report of the minor's doctor, and upon motion of GLEASON, CHERRY & GUIDO, Attorneys for CLYDE F. THOMAS, father and natural Guardian of CHRISTINE M. THOMAS, and CLYDE F. THOMAS and AUDREY T. THOMAS, in their individual capacity, the Court hereby approves the settlement of the minor, CHRISTINE M. THOMAS, for the gross sum of Twenty-Five Hundred Dollars (\$2500.00) and directs distribution to be made as follows:

(Pennsylvania Blue Shield-reimbursement for payment of a portion of minor's medical bill \$75.00 Clyde F. Thomas, expense incurred on behalf of Christine M. Thomas \$174.55. Gleason, Cherry & Guido, Attorney fees for representing said minor and her parents in this action \$606.25.

Clyde F. Thomas And Audrey T. Thomas, parents and natural Guardian of Christine M. Thomas \$1644.20). On receipt of all the afdresaid checks, GLEASON CHERRY & GUIDO, Attorneys for CLYDE F. THOMAS, father and natural Guardian of CHRISTINE M. THOMAS, and CLYDE F. THOMAS and AUDRED T. THOMAS, IN THEIR INDIVIDUAL CAPACITIES, ARE DIRECTED to sign a praecipe for the discontinuance of the above captioned action, in the form attached, upon payment of all costs by the Defendants, after which the defendants, ARTHUR BURLEY, father and natural Guardian of JOSEPH T. BURLEY, and ARTHUR BURLEY, in his individual capacity, shall be discharged from any further liability to the aforesaid Plaintiffs. BY THE COURT, John A. Cherry, President Judge.

APRIL 27, 1967, RECORD COST IN THE above titled Case having ben paid by Gleason, Cherry and Guido this Case is this date marked settled and Discontinue.

Record Costs in the sum of \$22.00 have ben paid in full this case is this date marked

SETTLED

AND

DISCONTINUED

First National Bank
 Philipsburg, Pa.

April 5 433
 9:51 AM EST

James McKinney
 Bertha McKinney
 P.O. Box 387
 Winburne, Pa.

Pro. By Plff 4.50
Pro by Off 3.00

D. S. B. -- DATED MARCH 31, 1967

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
 Fifteen and 60/100 Dollars, with Interest, Attorney's
 Commission, Cost of Suit, Release of Errors, Waiving
 Stay, Inquisition and Exemption.

Debt \$1115.60

Atty Comm. 5%

Interest from March 31, 1967

Filed and Entered by Plaintiff, April 5, 1967

Judgment.

Archie Hill
 Prothonotary

And Now, 9 day of Mar 1967
 the above judgment is satisfied in full of debt,
 interest and cost.

Attest *Archie Hill*
 Prothonotary

County National Bank
 Clearfield, Pa.

April 5 434
 10:00 AM EST

Michael Bungo
 Susan Bungo
 Smithmill, Pa.

Pro. By Plff 4.50
Pro by Plff 1.50

D. S. B. -- DATED APRIL 4, 1967

Payable In Installments

By Virtue of Power of Attorney contained therein,
 Judgment is entered in favor of the Plaintiff and against
 the Defendants in the sum of Twenty Four Hundred Forty
 Nine and 92/100 Dollars, with Interest, Attorney's
 Commission, Cost of Suit, Release of Errors, Waiving
 Stay, Inquisition and Exemption.

Debt \$2449.92

Atty Comm. 10%

Interest from April 4, 1967

Filed and Entered by Plaintiff, April 5, 1967

Judgment.

Archie Hill
 Prothonotary

And Now, 21 day of Aug 1967 By paper
 filed, the above judgment is satisfied in full of debt,
 interest and cost.

Attest *Archie Hill*
 Prothonotary

Curwensville State Bank
Curwensville, Pa.

APRIL 5, 1967, AGREEMENT TO REVIVE, filed. To continue
Lien entered to No. 480 February Term, 1962

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

April 5
10:08 AM EST

435

Debt \$6500.00

Clifford Gourley

Atty Comm. 10%

Interest from April 9, 1962

Filed and Entered by Plaintiff, April 5, 1967

Judgment.

Pro. By Plff 4.50

OC Pro By Plff 4.50

Archie Hills

Prothonotary

Bell, Silberblatt & Swoope	ISAAC ZORTMAN	APRIL 5, 1967, COMPLAINT IN DIVORCE, filed. One copy certified to Attorney																					
5/2/67 \$135.00 Pd by Atty Clfd Trust	436	<p>MAY 2, 1967, AFFIDAVIT OF SERVICE, filed. SANDRA A. FRANSON, being duly sworn according to law, deposes and says that she is secretary for Richard A. Bell, Esquire, attorney for Plaintiff in the above case, and that on the 5th day of April, 1967, she did place a true copy of the Complaint in Divorce in an envelope addressed to Mrs. Olive M. Zortman, 3119 Steig Road, North Tonawanda, New York, 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 Olive Zortman. /s/ Sandra A. Franson.</p>																					
	OLIVE M. ZORTMAN	<p>MAY 2, 1967, PRAECIPE FOR APPOINTMENT OF MASTER, filed. NOW, May 2, 1967, Isaac Zortman, by his attorneys, Bell, Silberblatt & Swoope, moves for the appointment of a Master in this action, service of the Complaint having been had on Olive M. Zortman, Defendant, on April 7, 1967, 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, s/ Ricard A. Bell, Attorneys for Plaintiff.</p>																					
	<table border="0"> <tr> <td>Pro.</td> <td>By atty</td> <td>7.00</td> </tr> <tr> <td>Atty</td> <td></td> <td>3.00</td> </tr> <tr> <td>Pro.</td> <td></td> <td>5.00</td> </tr> <tr> <td>Master</td> <td></td> <td>75.00</td> </tr> <tr> <td>Clfd Co. Bar</td> <td></td> <td>10.00</td> </tr> <tr> <td>Pro.</td> <td></td> <td>10.00</td> </tr> <tr> <td>Pro.</td> <td></td> <td>1.00</td> </tr> </table>	Pro.	By atty	7.00	Atty		3.00	Pro.		5.00	Master		75.00	Clfd Co. Bar		10.00	Pro.		10.00	Pro.		1.00	<p>ORDER OF APPOINTMENT: NOW, this 3rd day of May, 1967, upon praecipe filed by Bell, Silberblatt & Swoope, attorneys for Plaintiff, the Court does hereby appoint John K. Reilly, 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>
Pro.	By atty	7.00																					
Atty		3.00																					
Pro.		5.00																					
Master		75.00																					
Clfd Co. Bar		10.00																					
Pro.		10.00																					
Pro.		1.00																					
		<p>MAY 11, 1967, PETITION FOR EXTEND TIME, filed by John K. Reilly, Jr., Master WHEREFORE, Your Petition requests Your Honorable Court to extend his time for filing his Master's Report in the above captioned matter for an additional period of thirty (30) days'. /s/ John K. Reilly, Jr. ORDER: NOW, this 11th day of May, 1967 upon consideration of the foregoing Petition, it is hereby Ordered and Decreed that the said Master, John K. Reilly, Jr., Esquire, is granted an additional thirty (3) days' for the filing of his Master's Report in the above captioned matter. By the Court, John A. Cherry, P.J.</p>																					
#169 - Transf. to Reg. Acct \$135.00 \$135.00 Paid by Attorney		JUNE 26, 1967, MASTER'S REPORT, filed.																					
#864 - John K. Reilly, Master 75.00		And Now, the 26th day of June 1967m the report of the Master is acknowledged. We approve his findings and recommendations.																					
#865 - Clfd Co. Bar. Assn. 10.00 Atty \$10. Ref. \$24		We, therefore, DECREE that ISAAC ZORTMAN be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between himself and OLIVE M. ZORTMAN. 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.																					
#866-Bell, Silberblatt & Swoope 34.00		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 Plaintiff. BY THE COURT, John A. Cherry, President Judge.																					
	<table border="0"> <tr> <td>Prothonotary</td> <td>16.00</td> </tr> <tr> <td></td> <td><u>135.00</u></td> </tr> </table>	Prothonotary	16.00		<u>135.00</u>																		
Prothonotary	16.00																						
	<u>135.00</u>																						

Community Consumer Dis-
count Company
Clearfield, Pa.

D. S. B. -- DATED APRIL 4, 1967

Payable In Installments

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.

April 5 437
10:15 AM EST

Debt \$3264.00

Atty Comm. 10%

John E. Smeal
Maxine H. Smeal
RD West Decatur, Pa.

Interest from April 4, 1967

Filed and Entered by Plaintiff, April 5, 1967

Judgment.

Archie Hill

Prothonotary

Pro. By Plff 4.50

Pro. by Plff 3.00

And Now, 20th day of April 1967 by paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

Nevling
& Davis

Clearfield Trust Company
Clearfield, Pa.

D. S. B. -- DATED APRIL 5, 1967

Payable on July 5, 1967

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

April 5 438
11:12 AM EST

Debt \$24,512.00

Atty Comm. 10%

Clearfield Park & Shop,
Inc.
115 E. Locust Street
Clearfield, Pa.

Interest from April 5, 1967

Filed and Confessed by Attorneys, April 5, 1967

Judgment.

Archie Hill

Prothonotary

Pro. By Plff 4.50

Atty 3/00

Pro by Plff 1.50

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

Attest *Archie Hill*
Prothonotary

<p>April 5 11:20 AM EST</p>	<p>County National Bank Clearfield, Pa.</p> <p>439</p> <p>Willard Nelson Dorothy Nelson 308 Williams Street Clearfield, Pa.</p> <p>Pro. By Debt 4.50 <i>Pro by Debt 3.00</i></p>	<p><u>D. S. B. -- DATED APRIL 4, 1967</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 and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$3330.00</p> <p>Atty Comm. 10%</p> <p>Interest from April 4, 1967</p> <p>Filed and Entered by Plaintiff, April 5, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>30</u> day of <u>July</u> 19<u>70</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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CONTINUED FROM PAGE 155, NO. 378, FEBRUARY TERM, 1967, PHILIPS CONSUMER DISCOUNT CO. VS MAYNARD C. BUTTERWORTH al

BEGINNING at the point, said ppoint being the common corner of lands of Berger and Irvin and Maynard Butterworth with the line of the Philipsburg-Osceola Area School District; thence along Berger, South Thirty-three degrees forty-five minutes East (S 33° 45' E) a distance of 628 feet to the Northern line of Walton Street; thence along the Northern line of Walton Street North fifty-seven degrees twenty-eight minutes East (N 57° 28' E), a distance of 5 feet to a point on the lands of Grantors herein; thence through the lands of Grantors herein, North thirty-three degrees forty-five minutes West (N 33° 45' W) a distance of 634.25 feet to the line of the Philipsburg-Osceola Area School District; thence along the line of Philipsburg-Osceola Area School District South thirty-three degrees forty-five minutes West, (S 33° 45' W), a distance of 5.4 feet and the place of beginning.

BEING the same premises as was sold by Irwin L. Butterworth and Helen Butterworth, his wife and Maynard C. Butterworth and Violet A. Butterworth, his wife to the Philipsburg Osceola Area School Authority, said premises to be used for the purposes of installing a sewer line by Easement granted the 24th day of January 1968.

And it is further agreed that the plaintiff above named will not look to the said above mentioned and described premises or any part thereof, for payment of any part of the principal and interest of said above entitled judgment, now or hereafter to become due, or in any way disturb, molest, put to charge or damage, the present or any future owner or owners, occupier or occupiers of the said above mentioned and described premises, or any part or portion thereof, for or by reason of the said judgment, or any matter, cause or thing thence accruing or to arise; Provided, that nothing herein contained shall affect the said judgment or its legal validity, so far as respects all other lands and tenements of the said defendant situate in the County aforesaid, which are not herein expressly exonerated therefrom. In Witness whereof, the said Philips Consumer Discount Co. has caused this Indenture to be signed by its Vice President, attested by its manager and has caused the common and corporate seal of the said corporation to be hereunto affixed this 13th day of May, 1968. By s/Samuel Z. Miller, Vice President.

Bell,
Silberblatt
& Swoope

4/27/67
\$135.00 Pd
by Atty
Clfd Trust

RUTH JAYNE McCARTHY

440

JACK LESLIE McCARTHY

Pro.	By atty	7.00
Atty		3.00
	by Atty	
Shff Charney		11.50
#745 Shff Charney		11.50
Master		75.00
Clfd Co. Bar		10.00
Pro.		10.00
Pro.		\$1.00
#149 - Transf. to Reg Acct		\$135.00

APRIL 5, 1967, COMPLAINT IN DIVORCE, filed. One copy certified to the Sheriff.

APRIL 8, 1967, SHERIFF'S RETURN, filed.
Now, April 5, 1967, at 4:50 o'clock P. M. (EST) served the within Complaint in Divorce on Jack Leslie McCarthy at his place of employment, Bish Atlantic Service, South Brady Street, City of DuBois, Clearfield County, Pennsylvania, by handing to Jack Leslie McCarthy personally a true and attested copy of the original Complaint in Divorce and made known to him the contents thereof. So Answers, William Charney, Sheriff.

APRIL 27, 1967, PRAECIPE FOR APPOINTMENT OF MASTER, filed

NOW, April 27, 1967, Ruth Jayne McCarthy, by her attorneys, Bell, Silberblatt & Swoope, moves for the appointment of a Master in this action, personal service having been had on Jack Leslie McCarthy, Defendant, on April 1967, and no Answer or appearance having been filed on behalf of the Defendant. BELL, SILBERBLATT & SWOOPE, s/ Paul Silberblatt, Attorneys for Plaintiff.

ORDER OF APPOINTMENT:

NOW, this 27th day of April, 1967, upon praecipe filed by Bell, Silberblatt & Swoope, attorneys for Plaintiff, the Court does hereby appoint Joseph A. Dague, 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.

MAY 3, 1967, SHERIFF'S RETURN, filed.

Now, May 2, 1967 at 5:15 o'clock P.M. (EDT) served the within Notice of Master's Hearing on Jack Leslie McCarthy at his place of employment Bish's Atlantic Service, South Brady Street, City of DuBois, Clearfield County, Pennsylvania, by handing to Jack Leslie McCarthy personally, a true copy of the original Notice of Master's Hearing and made known to him the contents thereof. So Answers, William Charney, Sheriff.

MAY 23, 1967, MASTER'S REPORT, filed.

And Now, the 24th day of May 1967, the report of the Master is acknowledged. We approve his findings and recommendations.

\$135.00 PAID BY ATTORNEY

#779 - Joseph A. Dague, Master	75.00
#780 - Clfd Co. Bar Assn.	10.00
Atty \$21.50 Ref. \$6.	
#781 - Bell, Silberblatt & Swoope	27.50
#745 - Shff Charney	11.50
Prothonotary	11.00
	<u>\$135.00</u>

We, therefore, DECREE that Ruth Jayne McCarthy be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and Jack Leslie McCarthy. 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 Plaintiff. By the Court, John A. Cherry, President Judge.

George O. Sewall

Ellwood City Federal Savings & Loan Assn. 600 Lawrence Ave. Ellwood City, Pa.

443

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

Pro.	By atty	3.50
O.C.	Costs	8.50
O.C.	This Record	3.50

Pro. By P. O. L. H. 3.00

And Now, *24th day of May 1968* By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*
Prothonotary

APRIL 6, 1967, EXEMPLIFIED RECORD, filed, From Butler County, Enter to No. 111 June Term, 1967, in Common Pleas Docket No. 163, Page 148.

Entered March 23, 1967

Penal Debt \$51,400.00

Debt 25,700.00

Atty's Com. \$1,285.00

Interest from 9/3/65

Date of Bond 9/3/65 11:37 A.M.

And now, to wit: March 23, 1967, George O. Sewall, by warrant of attorney filed, appears for and confesses Judgment against the Defendants and in favor of the Plaintiff for the sum of Twenty-six Thousand, nine hundred eighty-five and 00/100 Dollars, which includes an Attorney's Com., with Int., Cost of suit, release of errors, waiving Inquisition, Exemption and Stay of Execution.

/s/ Anna L. McGlinicy, Prothonotary

APRIL 6, 1967, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Twenty-five Thousand, Seven Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$25,700.00

Atty Comm. 1,285.00 \$26,985.00

Interest from September 3, 1965

Filed and Entered by Attorney, April 6, 1967.

Judgment.

Archie Hill
Prothonotary

John B.
Gates

ANN M. BUMBARGER and
LEWIS E. BUMBARGER

APRIL 6, 1967, PRAECIPE FOR SUMMONS IN TRESPASS, filed.

Hekt

446

THOMAS WELKER and the
Estate of THOMAS WELKER
late of R.D.
Morrisdale, Pa.

Pro.	By atty	6.50
Atty		3.00

<p>April 6 2:10 AM EST</p>	<p>County National Bank Clearfield, Penna.</p> <p>447</p> <p>George N. Wink Alice L. Wink R. D. #1, Curwensville, Penna.</p> <p>Pro by Deft 4.50 <i>Pro by Deft</i> 3.00</p>	<p>D. S. B. --- DATED APRIL 6, 1967</p> <p>Payable In Installments</p> <p>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 Eighty and 43/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1880.43</p> <p>Atty Comm 10%</p> <p>Interest from April 6, 1967</p> <p>Filed and Entered by Plaintiff, April 6, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, 10 day of July 1967, filed, the above judgment is satisfied in full of debt, interest and cost. <i>Archie Hill</i></p>
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<p>April 6 2:35 P.M. EST</p>	<p>Community Loan and Discount Company, Clearfield, Penna.</p> <p>448</p> <p>Sylvia A. Donahue Louis R. Donahue 418 George Street, Curwensville, Penna.</p> <p>Pro by Plff 4.50 <i>Pro by Plff</i> 1.50</p>	<p>D. S. B. --- DATED NOVEMBER 3, 1966</p> <p>Payable In Installments</p> <p>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 One and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$401.00</p> <p>Atty Comm</p> <p>Interest from November 3, 1966</p> <p>Filed and Entered by Plaintiff, April 6, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>Satisfied on NO. 19 FEBRUARY TERM, 1967 - WRIT OF EXECUTION</p> <p>And Now, 10 day of May 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 Discount Company,
Clearfield, Penna.

April 7 449
10:00 AM EST

Thomas H. Sass
Mildred Leona Sass
Viola Conklin, Endorser
310 So. Fourth St.,
Clearfield, Penna.

Pro by Plff 4.50
pro by plff 1.50

D. S. B. --- DATED APRIL 6, 1967

Payable In Installments

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

Debt \$1584.00

Atty Comm. 10%

Interest from April 6, 1967

Filed and Entered by Plaintiff, April 7, 1967

Judgment.

Archie Hill
Prothonotary

And Now, 6 day of Nov 1967 by paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*
Prothonotary

Centre Consumer Discount Company
201 W. Beaver Avenue,
State College, Penna.

450

Andrew P. Fenush
Helen F. Fenush
Driftin, Penna.

Pro by Plff 4.50
Pro by Plff 0.00

D. S. B. --- DATED APRIL 1, 1967

Payable In Installments

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

Debt \$2700.00

Atty Comm. 15%

Interest from April 1, 1967

Filed and Entered by Plaintiff, April 7, 1967

Judgment.

Archie Hill
Prothonotary

And Now, 6 day of Dec 1967 by paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*
Prothonotary

<p>April 7 10:20 AM EST</p>	<p>Union Banking & Trust Company, DuBois, Penna.</p> <p>453</p> <p>Earl E. Snyder Mary E. Snyder 23 Third Street, DuBois, Penna.</p> <p>Pro by Plff 4.50 <i>Pro by Plff</i> 3.00</p>	<p><u>D. S. B. --- DATED JULY 14, 1965</u></p> <p>Payable On Demand</p> <p>By Virtue of Power of Attorney contained therein, Judgment if entered in favor of the Plaintiff and against the Defendants in the sum of Two Hundred Seventy Three and 00/100 Dollars, with Interest, Cost of Suit, Attorney's Commission, Release of Errors, Waiving Stay Inquisition and Exemption.</p> <p>Debt \$273.00</p> <p>Atty Comm. 10%</p> <p>Interest from July 14, 1965</p> <p>Filed and Entered by Plaintiff, April 7, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, 30 day of Oct. 1965 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>April 7 10:35 AM EST</p>	<p>Signal Consumer Discount Company Punxsutawney, Penna.</p> <p>454</p> <p>George N. Kauffman, Jr. Thelma J. Kauffman Box 66, Coalport, Penna.</p> <p>Pro by Plff 4.50 Pro by Atty 2.00 Pro by D.R.h. 3.00 <i>Pro by Plff</i> 3.00</p> <p>And Now, 8 day of June 1968 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>D. S. B. --- DATED MARCH 31, 1967</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 Seventy and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1470.00</p> <p>Atty Comm. 15%</p> <p>Interest from March 31, 1967</p> <p>Filed and Entered by Plaintiff, April 7, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p><u>MAY 15, 1968, SUBORDINATION OF JUDGMENT</u>, filed by Bell, Silberblatt & Swoope.</p> <p>Whereas, the Signal Consumer Discount Company has a judgment in the Court of Common Pleas of Clearfield County, Pennsylvania, against George W. Kauffman, Jr. and Thelma J. Kauffman to No. 454 February Term, 1967, for the sum of One Thousand Four Hundred and Seventy Dollars (\$1,470.00) and costs, which judgment now remains a lien on all the real estate of the said George W. Kauffman, Jr. and Thelma J. Kauffman, his wife, within the County of Clearfield, Pennsylvania. Whereas, the said George W. Kauffman, Jr. and Thelma J. Kauffman, his wife, have executed a Bond and Mortgage in favor of the First National Bank of Coalport of Coalport, Pennsylvania, in the sum of</p>
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TWENTY (20) SUGGESTIONS OF NON PAYMENT, filed. April 7, 1967 at 2:00 P.M. E.S.T.

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

Fifteen days have elapsed since notice of filing 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 #458 - \$78.30; and #462 - \$350.50, with Cost of Suit. Pro each Writ \$3.50 except #456 - \$4.50; #460 - \$4.00; #463 - \$7.00; #468 - \$4.50; #469 - \$5.50 and #474 - \$7.00.
Judgment.

Charles Hill

Prothonotary

NUMBER	NAME AND ADDRESS OF DEFENDANTS	REVIVING JUDGMENT NO.
456	# Sept. 18, 1968, Sat. by paper filed. Pro. \$ 3.00, State Tax .50¢ paid. J. A. Kephart, Alias Joseph A. Kephart, Dec'd; Carrie Kephart and Rhoda Bring, Irvona, Pa.	722 May Term, 1962
457	Dec. 3, 1971, Sugg Non Pay filed to 618 Oct T, 1971 Raymond G. & Lois A. Lukens, Box 176, Smoke Run, Pa.	652 May Term, 1962
458	Dec. 9, 1971, Sugg Non Pay filed to 643 Oct T, 1971. Ray Lumadue, R.D., West Decatur, Pa.	725 May Term, 1962
459	Dec. 9, 1971, Sugg Non Pay filed to 644 Oct T, 1971. Mae E. Mactavish, R.D., Madera, Pa.	868 May Term, 1962
460	Dec. 9, 1971, Sugg Non Pay filed to 645 Oct T, 1971. Nehemiah Maines, Dec'd; L.R. & Doris A. Maines T-T Box 122, Hyde, Pa.	910 May Term, 1962
461	Now, Aug. 7, 1970, Sat. by paper filed. Pro. \$3.00 State tax .50¢ paid. John O. & Loretta Miller, Glen Richey, Pa.	869 May Term, 1962
462	Aloizia Murarik, Alias Lozzina Murarik, RD Houtzdale, Pa.	837 May Term, 1962
8-6-93 SAT. 463	Dec. 9, 1971, Sugg Non Pay filed to 646 Oct T, 1971. Bernard Olsen, Alias Bernard A. Olsen, Dec'd; Delilah A. Delilah Olsen Wingerter, P.O. Box 91, Allport, Pa. Bernard Neil Olsen, 656 Melrose Ave., Ambridge, Pa. Lee Samuel Olsen, Marion Marie Olsen, Norma Olsen; Jerry Olsen - Heirs.	836 May Term, 1962
8-30-93 464	Dec. 9, 1971, Sugg Non Pay filed to 647 Oct T, 1971. Albert & Gertrude Pennington, RD #2, Mahaffey, Pa.	661 May Term, 1962
8-30-93 465	Dec. 9, 1971, Sugg Non Pay filed to 649 Oct T, 1971. Mae J. Ross, 2 Ross St., DuBois, Pa.	834 May Term, 1962
8-30-93 466	Dec. 9, 1971, Sugg Non Pay filed to 650 Oct T, 1971. Ira J. Shope, Kylertown, Pa.	833 May Term, 1962
8-30-93 467	Dec. 9, 1971, Sugg Non Pay filed to 651 Oct T, 1971. Charles Edward & Alice May Shubert, RD 1, Rockton, Pa.	832 May Term, 1962
8-30-93 468	Dec. 9, 1971, Sugg Non Pay filed to 652 Oct T, 1971. Herman L. Smith, Dec'd; Annabel Smith, LeContes Mills, Pa. Donald L. Smith, 2207 Wilson Ave., Bristol, Pa.; Beverley Smith, LeContes Mills, Pa.	831 May Term, 1962
8-30-93 469	Dec. 9, 1971, Sugg Non Pay filed to 653 Oct T, 1971. Jennie M. Smith & Wilson E. Smith, Dec'd; Walter Smith, RD 1, Berwindale, Pa.; Elmer Smith and Roxie Miller, RD 1 Berwindale, Pa.; Cameron Smith - Heirs, Elyria, Ohio	830 May Term, 1962
8-30-93 470	Dec. 9, 1971, Sugg Non Pay filed to 654 Oct T, 1971. Curtis M. & Emma V. Teats, RD 1, Luthersburg, Pa.	655 May Term, 1962
8-30-93 471	Dec. 9, 1971, Sugg Non Pay filed to 655 Oct T, 1971. Graydon & June Teats, Karthaus, Pa.	654 May Term, 1962
8-30-93 472	Dec. 9, 1971, Sugg Non Pay filed to 656 Oct T, 1971. John Terry, Box 101, Grassflat, Pa.	662 May Term, 1962
8-30-93 473	Dec. 9, 1971, Sugg Non Pay filed to 657 Oct T, 1971. Carl E. & Mable Weakland, Irvona, Pa. <i>9/2/74 Indified by paper filed</i>	827 May Term, 1962
8-30-93 474	Harvey O. Williams, Dec'd; Catherine Whetsone, Alias Catharine Whetstone, 1 W. Water St., Lock Haven, Pa. John H. Hill, Dec'd; Genevieve Harman-Heirs, New Millport, Pa.; John F. Hill, Gertrude H. Trusae, Capt. Glenn H. Hill, Helen Pearce, Dec'd; - Heirs.	540 May Term, 1962
8-30-93 475	Dec. 9, 1971, Sugg Non Pay filed to 658 Oct T, 1971. Frank Zarecky, Woodland, Pa.	826 May Term, 1962

FEBRUARY TERM, 1967

DOCKET 188

<p>April 8 9:20 AM EST</p>	<p>County National Bank Clearfield, Penna.</p> <p>476</p> <p>James M. Gonder Gwendolyn M. Gonder 8146 West Rivershore Drive, Niagara Fall, New York</p> <p>Pro by Deft 4.50 <i>Pro by Deft</i> 3.00</p>	<p><u>D. S. B. --- DATED APRIL 1, 1967</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 Three Hun- dred Thirty Four and 80/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$3334.80</p> <p>Atty Comm. 10%</p> <p>Interest from April 1, 1967</p> <p><u>Filed and Entered by Plaintiff, April 8, 1967</u> Judgment.</p> <p><i>Archie Hill</i> And Now, <i>24th</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. Prothonotary</p> <p>Attest <i>Archie Hill</i> Prothonotary</p>
<p>April 8 9:21 AM EST</p>	<p>County National Bank Clearfield, Penna.</p> <p>477</p> <p>George Lynn Albert Gertrude D. Albert Edward A. Albert Mrs. Edward A. Albert 308 Lingle Street, Osceola Mills, Penna.</p> <p>Pro by Deft 5.50</p>	<p><u>D. S. B. --- DATED APRIL 7, 1967</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 Four and 80/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2404.80</p> <p>Atty Comm. 10%</p> <p>Interest from April 7, 1967</p> <p>Filed and Entered by Plaintiff, April 8, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p>

County National Bank
Clearfield, Penna.

D. S. B. --- DATED APRIL 8, 1967

Payable In Installments

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
Thirty and 08/100 Dollars, with Interest, Attorney's
Commission, Cost of Suit, Release of Errors, Waiving
Stay, Inquisition and Exemption.

Debt \$1430.08

Atty Comm. 10%

Interest from April 8, 1967

Filed and Entered by Plaintiff, April 8, 1967
Judgment.

Archie Hill

Prothonotary

And Now, 10th day of May, 1967
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

April 8
11:25 AM EST

478

Leo D. Luzier
Rebecca P. Luzier
R. D., Woodland, Penna.

Pro by Deft 4.50

Pro by Deft 3.00

County National Bank
Clearfield, Penna.

D. S. B. --- DATED APRIL 8, 1967

Payable In Installments

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

Debt \$1267.00

Atty Comm. 10%

Interest from April 8, 1967

Filed and Entered by Plaintiff, April 10, 1967
Judgment.

Archie Hill

Prothonotary

And Now, 20th day of Aug, 1967 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

April 10
9:30 AM EST

479

Robert D. McCulley
Wanda McCulley
Irvona, Penna.

Pro by Deft 4.50

pro by Deft 3.00

<p>April 10 9:33 AM EST</p>	<p>The Houtzdale Bank Houtzdale, Penna.</p> <p>480</p> <p>Grier B. Fox Mary Fox R.D. 1, Box 49, Fallen Timber, Penna.</p> <p>Pro by Plff 4.50 <i>Pro by Plff 3.00</i></p>	<p><u>D. S. B. --- DATED APRIL 8, 1967</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 Eight and 20/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2608.20</p> <p>Atty Comm. 15%</p> <p>Interest from April 8, 1967</p> <p>Filed and Entered by Plaintiff, April 8, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>16</u> day of <u>Aug.</u> 19<u>71</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>April 10 9:45 AM EST</p>	<p>First National Bank Philipsburg, Penna.</p> <p>481</p> <p>Robert J. Pearce Haroldeen Pearce P.O. Box 91, Kylertown, Penna.</p> <p>Pro by Plff 4.50 <i>Pro by Plff 2.00</i></p>	<p><u>D. S. B. --- DATED APRIL 7, 1967</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 Eighty Eight and 66/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1688.66</p> <p>Atty Comm 5%</p> <p>Interest from April 7, 1967</p> <p>Filed and Entered by Plaintiff, April 10, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>15</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 style="text-align: right;">Attest <i>Archie Hill</i> Prothonotary</p>
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<p>April 10 9:46 AM EST</p>	<p>482</p> <p>First National Bank Philipsburg, Penna.</p> <p>Clarence Carr Jean Carr R.D. Box 230, Morrisdale, Penna.</p> <p>Pro by Plff 4.50 <i>Pro by Plff</i> 3.00</p>	<p><u>D. S. B. --- DATED APRIL 8, 1967</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 Ten HundredThirty Six and 89/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1036.89</p> <p>Atty Comm. 5%</p> <p>Interest from April 8, 1967</p> <p>Filed and Entered by Plaintiff, April 10, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>21st</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 style="text-align: right;">Attest <i>Archie Hill</i> Prothonotary</p>
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<p>April 10 9:47 AM EST</p>	<p>483</p> <p>First National Bank Philipsburg, Penna.</p> <p>Cyril Little Catherine Little Grassflat, Clfd. Co. Pa.</p> <p>Pro by Plff 4.50 <i>Pro by Plff</i> 3.00</p>	<p><u>D. S. B. --- DATED APRIL 7, 1967</u></p> <p>Payable One Day After Date</p> <p>By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Eleven Hundred Thirty Eight and 53/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1138.53</p> <p>Atty Comm. 5%</p> <p>Interest from April 7, 1967</p> <p>Filed and Entered by Plaintiff, April 10, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>21st</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 style="text-align: right;">Attest <i>Archie Hill</i> Prothonotary</p>
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First National Bank
Philipsburg, Pa.

April 10 484
9:50 AM EST

Anna Garbinsky
Nicholas E. Garbinsky
Sally A. Garbinsky
Box 143, Smithmills, Pa.

Pro. By Plff 5.00
Pro 7 Plff 3.00

D. S. B. -- DATED APRIL 7, 1967

Payable One Day after Date

By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Forty Three Hundred, Thirty Seven and 13/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$4337.13

Atty Comm. 10%

Interest from April 7, 1967

Filed and Entered by Plaintiff, April 10, 1967 Judgment.

Archie Hill
Prothonotary

And Now, 2 day of April 1967, by paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*
Prothonotary

First National Bank of
Philipsburg, Pa.

April 10 485
9:55 AM EST

Edward Matson
Helen Matson
RD 1, Box 198
Philipsburg, Pa.

Pro. By Plff 4.50
pro. By plff 3.00

D. S. B. -- DATED APRIL 7, 1967

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

Debt \$2400.00

Atty Comm. 5%

Interest from April 7, 1967

Filed and Entered by Plaintiff, April 10, 1967 Judgment.

Archie Hill
Prothonotary

And Now, 10th day of June 1968, By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*
Prothonotary

W. Albert Ramey	COMMONWEALTH OF PENNA.	<p><u>APRIL 10, 1967, PETITION FOR APPEAL</u>, filed. One copy certified to Attorney for Service on Commonwealth</p> <p>Your petitioner respectfully prays that this appeal be allowed; that a hearing de novo be granted to determine whether your petitioner is subject to suspension of his operator's license; that this appeal act as a supersedeas pending said hearing; and that upon conclusion hereof petitioner's driver's privilege be restored to him. And so he will ever pray. /s/ Roby Gene Beatty</p> <p><u>ORDER:</u> <u>AND NOW</u>, this 10th day of April, 1967, upon consideration of the foregoing Petition for Appeal from Order of Secretary of Revenue Suspending Operator's License and on motion of attorney for Roby Gene Beatty, Petitioner, a hearing is granted do novo to determine whether the petitioner, Roby Gene Beatty, is subject to suspension of his operator's license. This Appeal shall act as a supersedeas of the suspension order. Hearing is fixed for the 21st day of April, 1967 at 9 A.M. BY THE COURT, John A. Cherry, P.J.</p>
Thomas F. Morgan-Belin & Belin	ROBY GENE BEATTY	<p><u>APRIL 19, 1967, ORDER</u>, filed. <u>NOW</u>, April 19, 1967, upon application of the Commonwealth the hearing scheduled in the above matter for Friday, April 21, 1967 is continued until further notice. BY THE COURT, JOHN A. CHERRY, President Judge. <u>MAY 22, 1967, PRAECIPE</u>, filed by Belin & Belin Enter my appearance for the defendant. <u>MAY 22, 1967, MOTION TO QUASH APPEAL</u>, filed by W. Albert Ramey, Attorney for Commonwealth. Service Accepted 5-22-67 and Issuance of rule waived. Belin & Belin by Carl A. Belin, Jr. <u>MOTION TO QUASH APPEAL</u> And Now, May 22, 1967, comes the Commonwealth of Pennsylvania by its attorney, W. Albert Ramey, and moves your Honorable Court to quash the appeal in this case for the following reasons.</p> <ol style="list-style-type: none"> 1. There is no appeal to this Court allowed by law from the assigning of points to the record of appellant because Section 620 of the Vehicle Code 1959 P.L. 58 P.S. 620, only provides for an appeal from a suspension and not from the assigning of points. 2. The instant suspension is a suspension under the provisions of Section 619.1(f) of the Vehicle Code and in compliance with Section 619.1(k) of said Vehicle Code, as amended by Act 527 of 1966 Sessions (75 P.S. 619.1) 3. The subject suspension by the Secretary is one that is mandatory upon the secretary, and not one that is discretionary with him. 4. Since the action of the Secretary is suspending the driving privileges of the appellant for a period of 60 days is mandatory upon the Secretary, there is no right of appeal to your Honorable Court. /s/ W. Albert Ramey, Attorney for Commonwealth <p><u>ORDER OF COURT:</u> Now, May 22, 1967, the foregoing Motion having been presented, read and considered, a rule is issued upon Roby G. Beatty to show cause why said Motion should not prevail. Answer to be filed within 20 days from date hereof, and Argument to be had thereon on the 6th day of June, 1967, at 11:A.M. E.D.S.T. By the Court, John A. Cherry, President Judge.</p>
<p>Pro. By atty 5.25</p> <p>Atty 3.00</p> <p>Pro. 3.50</p> <p>Pro. 5.00</p> <p>Pro. 3.50</p> <p>Pro. 5.00</p> <p>Pro. 3.50</p> <p>Pro. 2.00</p> <p>Pro. 3.50</p> <p>Pro. 3.50</p>		<p><u>MAY 22, 1967, Praecipe</u>, filed by W. Albert Ramey. Enter my appearance for Commonwealth of Pennsylvania. /s/ W. Albert Ramey, Attorney for Commonwealth</p> <p><u>JUNE 2, 1967, MOTION FOR CONTINUANCE</u>, filed. Now comes the defendant, Rob G. Beatty, by his counsel, Belin & Belin, and filed the following Motion for Continuance:</p> <ol style="list-style-type: none"> 1. That the defendant, Roby G. Beatty, has been charged for suspension in the above entitled case. 2. That counsel for the Commonwealth filed a Motion to Quash Appeal wherein the Order of Court stated that hearing was to be held on the Motion on June 6, 1967. 3. That counsel for defendant has not had an opportunity to discuss the case with the defendant and has not had an ample opportunity to prepare an Answer to Motion to Quash Appeal. 4. That counsel for defendant herein requests Your Honorable Court to continue said case. /s/ Belin & Belin By Carl A. Belin, Jr., by Counsel for Defendant. <p><u>ORDER:</u> <u>NOW</u>, this 2nd day of June, 1967, upon reading and considering the foregoing Motion for Continuance, it is hereby ORDERED AND DECREED that the hearing set on June 6, 1967, is hereby continued. BY THE COURT, JOHN A. CHERRY, P.J.</p> <p><u>JULY 17, 1967, ANSWER TO MOTION TO QUASH APPEAL</u>, filed by Belin & Belin July 21, 1967, Service Accepted. W. Albert Ramey, Attorney for Commonwealth</p> <p><u>AUGUST 9, 1967, Order</u>, filed. This matter arises upon the defendant's petition for appeal from the order of the Secretary of Revenue suspending his operator's license. The Commonwealth has filed a motion to quash said appeal on the sole basis that it is an appeal from the discretionary act of the Secretary of Revenue and there is no substantive foundation to his appeal. However, the Court has concluded that the position of the Commonwealth cannot be sustained without the benefit of testimony presented to the Court at hearing. Therefore, the Court enters the following ORDER: <u>NOW</u>, August 8, 1967, Commonwealth's motion to quash the appeal is hereby denied, and it</p>

<p>April 10 10:30 AM EST</p>	<p>Community Consumer Discount Company, Curwensville, Penna.</p> <p>487</p> <p>Margaret Harzinski Raymond F. Harzinski Allegheny Street, Curwensville, Penna.</p> <p>Pro by Plff 4.50 <i>[Signature]</i> 3.00</p>	<p><u>D. S. B. --- DATED APRIL 1, 1967</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 April 1, 1967</p> <p>Filed and Entered by Plaintiff, April 10, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>29</u> day of <u>Mar</u> 19<u>68</u> filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p>
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<p>April 10 10:31 AM EST</p>	<p>Community Consumer Discount Company, Clearfield, Penna.</p> <p>488</p> <p>Robert D. Flegal Lucille M. Flegal R. D. #1, Clearfield, Pa.</p> <p>Pro by Plff 4.50 <i>[Signature]</i> 1.50</p>	<p><u>D. S. B. --- DATED APRIL 7, 1967</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 Twenty and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$3120.00</p> <p>Atty Comm. 10%</p> <p>Interest from April 7, 1967</p> <p>Filed and Entered by Plaintiff, April 10, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>11</u> day of <u>Apr</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;"><i>Archie Hill</i> Prothonotary</p>
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John K.
Reilly, Jr.

MOTORS FINANCE COMPANY

/

489

Donald Williams and
Mary Jane Williams
Woodland, Pa.

OC

Pro.	By Atty	7.00
	Atty	3.00
Pro.	By atty	12.00
	By atty	
Shff Charney		9.90
Pro	By Atty	3.50

APRIL 10, 1967, PRAECIPE FOR WRIT OF REVIVAL, filed.
to revive and continue Lien entered to 588 February
Term, 1962.

Debt \$571.00

Interest from May 1, 1962

APRIL 10, 1967, WRIT OF REVIVAL ISSUED TO SHERIFF.

APRIL 19, 1967, SHERIFF'S RETURN, filed.

Now, April 18, 1967 at 9:30 o'clock A.M. (EST)
served the within Writ of Revival on Donald Williams and
Mary Jane Williams, at their place of residence, Woodland
Clearfield County, Pa. by handing to Mary Jane Williams
a true and attested copy of the original Writ of Revival
and made known to her the contents thereof. So Answers,
William Charney, Sheriff.

MAY 10, 1967, Praecipe filed by John K. Reilly, Jr.,
Twenty (20) days' have elapsed from date of service
and no reply having been filed, enter revival judgment
in favor of Motor Finance Company and against Donald
Williams and Mary Jane Williams.

Judgment is entered in favor of the Plaintiff and
against the Defendants in the sum of Five Hundred
Seventy-One and No/100 Dollars, with Interest and
Costs.

Debt \$571.00

Interest from May 1, 1962

Judgment.

Archie Hill

Prothonotary

SATISFIED ON WRIT OF EXECUTION, NO. 11 SEPTEMBER TERM, 1969

<p>Bell, Silberblatt & Swoope</p>	<p>CLARK JONES and ELEANOR JONES and CALVIN L. DUTTON</p> <p>491</p>	<p>APRIL 10, 1967, COMPLAINT IN TRESPASS, filed. Two copies certified to the Sheriff.</p> <p>APRIL 14, 1967, SHERIFF'S RETURN, filed. Now, April 12, 1967 at 11:15 o'clock A.M. (EST) served the within Complaint in Trespass on Pennsylvania Electric Company at their place of business, 110 South Third Street, Borough of Clearfield, Clearfield County, Pennsylvania, by handing to Rex Ammerman, Office Supervisor in charge, a true and attested copy of the original Complaint in Trespass and made known to him the contents thereof.</p> <p>Now, April 13, 1967 at 9:30 o'clock A.M. (EST) served the within Complaint in Trespass on the Borough of Mahaffey by handing to Albert Bennett, President of Council of said Borough, at his place of residence, Pine Street, Borough of Mahaffey, Clearfield County, Pennsylvania, 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>
<p>Nevling & Davis Donald R. Mikesell</p>	<p>PENNSYLVANIA ELECTRIC COMPANY and BOROUGH OF MAHAFFEY</p> <p>Pro. By atty 5.00 Atty 3.00 Pro by N & D 2.00 Pro. 2.00 Pro. By atty 2.00 Pro By atty 2.00 Pro By atty 2.00</p>	<p>JUNE 13, 1967, ANSWER OF DEFENDANT, PENNSYLVANIA ELECTRIC COMPANY, filed by Nevling & Davis, James K. Nevling, Attorney for Pennsylvania Electric Company Now, June 26, 1967, Service of within answer and new Matter accepted and copy received. Bell, Silberblatt & Swoope by F. Cortez Bell, Jr. Attorney for Plaintiffs Now July 6, 1967, Service of the within Answer and New Matter accepted and copy received. Urey & Mikesell, s/ Donald R. Mikesell. JULY 19, 1967, PRAECIPE TO ENTER APPEARANCE, filed by James Nevling. Please enter my appearance for the defendant, Pennsylvania Electric Company, in the above entitled matter. s/ James K. Nevling, of Nevling and Davis JULY 29, 1967, Praecipe filed by Urey & Mikesell Enter my appearance for the Defendant, Borough of Mahaffey. s/ Donald R. Mikesell. AUGUST 19, 1967, ANSWER OF DEFENDANT, BOROUGH OF MAHAFFEY, filed by Donald R. Mikesell. Now, August 19, 1967 Service of the within Answer & New Matter accepted and copy received. Bell, Silberblatt & Swoope by F. Cortex Bell, Jr. August 21, 1967, Service accepted by copy. James K. Nevling, Atty for Pa. Electric Co., Deft. AUGUST 31, 1967, ANSWER TO NEW MATTER OF BOROUGH OF MAHAFFEY, filed by Bell, Silberblatt & Swoope, Now September 2, 1967, Service of the within Answer is accepted and copy received and personal service waived. Urey & Mikesell by Donald R. Mikesell, Attorney for Mahaffey Boro, Defendant.</p>
<p>#2455 - Bell, Silberblatt & Swoope Adv. Costs ----- \$22.00</p> <p>2456 - Nevling & Davis ---- 2.00 Adv. Costs</p> <p>#2585 - Bell, Silberblatt & Swoope, - Bal of Costs \$72.40</p>	<p>Pro 2.00 Pro 2.00 Pro 2.00 Pro by B, S & S 12.00</p> <p><i>Shiff (History) 10/16/68 3866</i></p>	<p>AUGUST 31, 1967, ANSWER TO NEW MATTER OF PENNSYLVANIA ELECTRIC COMPANY, filed by Bell, Silberblatt & Swoope. November 15, 1967, service accepted by copy. S/ Davis & Nevling, Attorney for Pennsylvania Electric Co. JUNE 19, 1968, ANSWER TO AMENDMENT TO COMPLAINT, FILED ON BEHALF OF DEFENDANT, PENNSYLVANIA ELECTRIC COMPANY, filed by Nevling & Davis. Now 6/19/68 Service of the within Answer to Amended Complaint is hereby accepted and personal service waived. Copy received. s/ Donald R. Mikesell, Atty for Mahaffey Boro Now June 20, 1968 Service of the within Answer to Amended Complaint accepted and copy received. Bell, Silberblatt & Swoope by F. Cortez Bell, Jr., Attys for Plaintiff FEBRUARY 14, 1968, AMENDMENT TO COMPLAINT, filed by Bell, Silberblatt & Swoope. May 27, 1968, service of within amendment accepted by copy. James & Nevling, Atty for Pennsylvania Electric Co. Donald R. Mikesell attorney by s/Donald R. Mikesell Attorney for Maheffey Borough.</p>
<p>Now, Sept. 4, 1969, hearing of the above case is fixed for Wednesday Sept. 17, 1969 at 1:30 PM and the following are Arbitrators: Edward V. Cherry, Clifford A. Johnston, Joseph A. Dague.</p> <p>SEPTEMBER 25, 1969, AWARD OF ARBITRATORS, filed.</p> <p>Now, this 25th day of September 1969, 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: Verdict for Defendant, Borough of Mahaffey, by virtue of the granting of a non-suit in the case of Clark Jones, Eleanor Jones & Calvin L. Dutton VS Borough of Mahaffey. Verdict for Plaintiffs, Clark Jones, Eleanor Jones and Calvin L. Dutton and against Defendant Pennsylvania Electric Company in the sum of \$600.00 with interest from May 1, 1966. s/ Edward V. Cherry, Chairman s/ Clifford L. Johnston, s/ Joseph A. Dague</p> <p>SEPTEMBER 23, 1969, Award entered and Attorneys notified of Award.</p>	<p>Pro 2.00 Pro 2.00 Pro 2.00 Pro by B, S & S 12.00</p>	<p>JUNE 20, 1968, ANSWER TO AMENDMENT TO COMPLAINT, FILED ON BEHALF OF DEFENDANT, BOROUGH OF MAHAFFEY, filed by Donald R. Mikesell. Now, June 20, 1968, service of the within Answer to Amended Complaint accepted and copy received. Bell, Silberblatt & Swoope, by F. Cortez Bell, Jr., Attorneys for Plaintiff. June 21, 1968, service of within answer accepted by copy. s/ James K. Nevling, Atty for Deft. Pennsylvania Electric Company NOVEMBER 7, 1969, PRAECIPE FOR APPOINTMENT OF ARBITRATORS, filed by Bell, Silberblatt & Swoope</p>

Clearfield Trust Company
Co-Executor of the
Estate of Daniel J.
Spingola, Dec'd

April 11
8:30 AM EST

493

Emery B. McGaughey
Vivian F. McGaughey

Pro. By Plff 4.50
Pro by Plff 3.00

D. S. B. -- DATED APRIL 10, 1967

Payable In Installments

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

Debt \$900.00

Atty Comm. 10%

Interest from April 10, 1967

Filed and Entered by Plaintiff, April 11, 1967

Judgment.

Archie Hill

Prothonotary

Dec 69
Attest *Archie Hill*
Prothonotary

Philips Consumer Discount
Company
Front and Pine Sts.
Philipsburg, Pa.

April 11
9:46 AM EST

494

Teresa Smolinski (widow)
Robert J. Smolensky (son)
Box 6, Ramey, Pa.

Pro. By Plff 4.50
Pro. By Plff 3.00

D. S. B. -- DATED APRIL 8, 1967

Payable In Installments

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

Debt \$2457.00

Atty Comm.

Interest from April 8, 1967

Filed and Entered by Plaintiff, April 11, 1967

Judgment.

Archie Hill

Prothonotary

And Now, *23* day of *March* 19*67*. By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

<p>April 11 10:00 AM EST</p>	<p>County National Bank Clearfield, Pa.</p> <p>495</p> <p>Fred D. Brown Barbara K. Brown 713 Stone Street Osceola Mills, Pa.</p> <p>Pro. By Deft. 4.50 <i>Pro by Deft 3, 00</i></p>	<p><u>D. S. B. -- DATED APRIL 4, 1967</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 Sixty-Two and 40/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$3062.40</p> <p>Atty Comm. 10%</p> <p>Interest from April 4, 1967</p> <p>Filed and Entered by Plaintiff, April 11, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>12</u> day of <u>Jan</u> 19<u>71</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>April 11 2:02 PM EST</p>	<p>County National Bank Clearfield, Pa.</p> <p>496</p> <p>P. Orvis Kline Dorothy J. Kline RD 1, Clearfield, Pa.</p> <p>Pro. By Deft 4.50 <i>Pro by Deft 3.00</i></p>	<p><u>D. S. B. -- DATED APRIL 11, 1967</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 Fifty 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 \$5200.00</p> <p>Atty Comm. 10%</p> <p>Interest from April 11, 1967</p> <p>Filed and Entered by Plaintiff, April 11, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>21st</u> day of <u>April</u> 19<u>71</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.

April 12
9:45 AM EST

497

Allen C. O'Dell
Gertrude E. O'Dell
RD 1, Curwensville, Pa.

Pro. By Plff 4.50
pro. By Plff 3.00

D. S. B. -- MARCH 20, 1967

Payable In Installments

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

Debt \$819.00

Atty Comm. 10%

Interest from March 20, 1967

Filed and Entered by Plaintiff, April 12, 1967

Judgment.

Archie Hill

Prothonotary

And Now, 7th day of May 1967
filed the above judgment in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

First National Bank
Philipsburg, Pa.

April 12
10:10 AM EST

498

Max W. Stratton
RD Philipsburg, Pa.

Pro. By Plff 4.50
pro. By Plff 3.00

D. S. B. -- DATED APRIL 11, 1967

Payable One Day after Date

By Virtue of Power of Attorney contained therein,
Judgment is entered in favor of the Plaintiff and against
the Defendants in the sum of Six Hundred Sixty Three and
03/100 Dollars, with Interest, Attorney's Commission,
Cost of Suit, Release of Errors, Waiving Stay, Inquisition
and Exemption.

Debt \$663.03

Atty Comm. 5%

Interest from April 11, 1967

Filed and Entered by Plaintiff, April 12, 1967

Judgment.

Archie Hill

Prothonotary

And Now, 13th day of Mar. 1967 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

Bell, Silberblatt & Swoope	ROY COAL COMPANY, a Pennsylvania corporation	APRIL 12, 1967, COMPLAINT IN ASSUMPSIT, filed. Four copies certified to Sheriff.
	499	<p><u>MAY 3, 1967, SHERIFF'S RETURN, filed.</u> April 12, 1967, William Charney, Sheriff deputized the Sheriff of Cambria County Apr. 19, 1967, at 12:00 o'clock, noon, e.s.t., served Complaint in Assumpsit with notice to plead upon Annie Powell, by handing a true and attested copy thereof to her personally at Blandburg, Cambria County, Penna., and making contents thereof known to her. Apr. 19, 1967, at 12:00 o'clock, noon, e.s.t., served Complaint in Assumpsit with notice to plead upon C. E. Powell by handing a true and attested copy thereof to Annie Powell, his wife, an adult member of his family at Blandburg, Cambria County, Penna., and making contents thereof known to her, he not being conveniently found. Apr. 19, 1967, at 12:00 o'clock, noon, e.s.t., served Complaint in Assumpsit with notice to plead upon Powell Coal Co., by handing a true and attested copy thereof to Annie Powell, co-partner, an adult person at Blandburg, Cambria County, Penna., and making contents thereof known to her. Apr. 25, 1967 at 2:35 o'clock p.m. e.s.t. served Complaint in Assumpsit with notice to plead upon Maurice Shadden, Receiver, personally, an adult person at his office in the United States Bank Bldg., Johnstown, Cambria County, Penna. and making contents thereof known to him. My costs paid by Bell, Silberblatt & Swoope, Esqs., Clearfield, Penna. So Answers, Jos. E. Cavanaugh, Sheriff of Cambria County, Penna. Now, April 19, 1967, served the with Complaint in Assumpsit on Annie Powell, C. E. Powell and Powell Coal Company by deputizing the Sheriff of Cambria County. The return of service of Joseph E. Cavanaugh, Sheriff of Cambria County is hereto attached and is made part of this return of service. Now, April 25, 1967, served the within Complaint in Assumpsit on Maurice Shadden by deputizing the Sheriff of Cambria County. The return of service of Joseph E. Cavanaugh, Sheriff of Cambria County is hereto attached and is made part of this return of service. So Answers, William Charney, Sheriff.</p>
Englehart, Creany, Lenglehart & Leahey	C. E. Powell, individually Annie Powell, individually and POWELL COAL COMPANY, a partnership, comprised of C. E. Powell and Annie Powell; and MAURICE SHADDEN, Receiver	
Joseph J. Lee		
	Pro. By atty 5.00 Atty 3.00 Pro. 2.00 Shff Charney By atty 12.00 " Cavanaugh By atty 23.00	
		<u>OCTOBER 6, 1967, PRAECIPE filed.</u> Please place the above captioned action on the trial list. Bell, SELBERBLATT & SWOOPE By F. Cortez Bell, Jr.
	Pro. ^{E & F} By Atty 2.00 Pro. 2.00 Pro 2.00 Pro 3.50 Pro. 2.00 Pro. 2.00 Pro 3.50 Pro. 4.00 Pro. 3.50	<p><u>SEPTEMBER 30, 1967, ANSWER, filed by Englehart, Creany, Englehart & Leahey.</u> And now, this 5th day of October, 1967, Service of a copy of the within Answer is hereby accepted. Bell, Silberblatt & Swoope By S/ F. Cortez Bell, Jr. <u>March 4, 1968, NOTICE OF TAKING DEPOSITIONS OF ROY MAYS, filed by Joseph J. Lee Attorney for Defendant.</u> <u>MARCH 22, 1968, PLAINTIFF'S INTERROGATORIES TO C. E. POWELL, INDIVIDUALLY, ANNIE POWELL, INDIVIDUALLY, AND POWELL COAL COMPANY, a Partner ship, Comprised of C. E. POWELL AND ANNIE POWELL AND MAURICE SHADDEN, RECEIVED., filed by Bell, Silberblatt & Swoope.</u> Service accepted 3/22/68 s/ Joseph J. Lee, Atty for Defendant. <u>APRIL 24, 1968, ORDER, Filed.</u> NOW, April 23, 1968, defendant having failed to file answers to interrogatories on this date, and there being insufficient time for plaintiff to properly prepare for trial by reason thereof, it is hereby ordered that trial of the above matter be and it is hereby continued to September Term of Court, 1968. BY THE COURT, John A. Cherry, President Judge <u>MAY 14, 1968, AMENDMENT TO PLAINTIFF'S INTERROGATORIES filed.</u> Service accepted 5/14/1968.s/Joseph J. Lee, Atty for Defendant. <u>JUNE 25, 1968, MOTION filed by Bell, Silberblatt & Swoope.</u> <u>ORDER</u> NOW, this 25th day of June, 1968, upon motion of counsel for the Plaintiff, it is hereby ordered and de- creed that the Defendants shall file a complete answer to the Plaintiff's Interrogatories served March 22, 1968, and Amendment thereto served May 14, 1968, on or before the 30th day of July, 1968, or sanctions will be imposed; this Order and answer filed thereunder not to affect the continuing nature of the Interrogatories. By the Court s/Paul B. Greiner, 59th Judicial District, Specially Presiding. <u>JULY 30, 1968, DEFENDANT ANNIE POWELLS ANSWERS TO PLAINTIFFS INTERROGATORIES, filed by Joseph J. Lee.</u> NOW, July 29, 1968, Service of within Defendant Annie Powells answers to Plaintiffs Interrogatories accepted and copy received. s/Bell Silberblatt & Swoope By s/F Cortez Bell, Jr., Attorney for Plaintiff.</p>
	VOLUNTARY NON-SUIT	

County National Bank
Clearfield, Pa.

D. S. B. -- DATED APRIL 12, 1967

Payable In Installments

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

April 12 500
11:15 AM EST

Debt \$2001.00

Calvin E. Hanson
Mildred Hanson
RD 1, Clearfield, Pa.

Atty Comm. 10%
Interest from April 12, 1967
Filed and Entered by Plaintiff, April 12, 1967
Judgment.

Pro. By Deft
By ~~Riff~~ 4.50
Pro by Deft 3.00

Archie Hill
Prothonotary

And Now, *2 day of Oct. 1967* paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

XX

CONTINUED FROM PAGE 257 - NO. 567 FEBRUARY T., 1967 - SLADDEN & SLADDEN vs GLEN IRVAN CORP.

ORDER

NOW, October 3, 1967, upon consideration of the foregoing petition, rule is issued upon
the plaintiff to show cause why the prayer of the petition should not be granted as therein
stated; said rule to be returnable the 23rd day of October, 1967 at 9:00 o'clock A. M.
Execution is hereby stayed until determination of said rule after hearing thereon and all
proceedings are stayed meanwhile. BY THE COURT, S/ John A. Cherry, President Judge.

Service accepted October 4, 1967, by Dan P. Arnold.

OCTOBER 16, 1967, ANSWER TO PETITION AND NEW MATTER, filed by Dan P. Arnold.
See original papers filed to No. 560 February T., 1967

NOVEMBER 17, 1967, ANSWER TO NEW MATTER, filed Kelley, Johnston, & Cimino.

November 17, 1967, Accepted- Dan P. Arnold) (Original filed to 50 Feb. T., 1967.

JULY 22, 1968, PRAECIPE, filed by Dan P. Arnold

Mark both the above captioned judgment and Fe Fa proceedings settled and discontinued on Payment of costs.
July 22, 1968, Record Costs having been paid this case is marked satisfied.

Papers satisfying the above are filed to Number 560 February Term, 1967.

Bell, Silberblatt & Swoope	CATHERINE J. ESHELMAN 501	<p>APRIL 12, 1967, COMPLAINT IN TRESPASS, filed. Three copies certified to the Sheriff.</p> <p>APRIL 24, 1967 SHERIFF'S RETURN, filed. Now, April 17, 1967, at 9:00 o'clock A.M. (EST) served the within Complaint in Trespass on Evelyn Shok at her place of residence, 905 West Washington Avenue, DuBois, Clearfield County, Pennsylvania, by handing to Evelyn Shok personally, a true and attested copy of the original Complaint in Trespass and made known to her the contents thereof.</p> <p>Now, April 18, 1967, served the within Complaint in Trespass on Curtis Gordan Harrington at his place of residence, Rt, #, Independence, Virginia, by mailing by certified mail, return receipt requested, a true and attested copy of the original Complaint in Trespass, with an endorsement thereon showing that service was also made on the Secretary of the Commonwealth. Return receipt #897710, signed by C. G. Harrington, containing the Complaint, is attached to return of No. 62, February Term, 1967.</p> <p>Now, April 17, 1967, served the within Complaint in Trespass on the Secretary of the Commonwealth, at his office in Harrisburg, Pennsylvania, by mailing by certified mail, return receipt requested, a true and attested copy of the Original Complaint Trespass, accompanied by a fee of five dollars (\$5.00). Return receipt signed by the Secretary of the Commonwealth, per John Reitz, his agent, is hereto attached and is made part of this return of service.</p> <p>Now, April 18, 1967, served the within Complaint in Trespass on Blue Ridge Transfer Co., Inc., at their place of Business, East Webster Street, Galax, Virginia, by mailing by certified mail, return receipt requested, a true and attested copy of the original Complaint in Trespass, with an endorsement thereon showing that service was also made on the Secretary of the Commonwealth. Return receipt #897709, signed by Blue Ridge Transfer, per J. W. Stanely, their agent, containing the Complaint, is attached to return of No. 62, February Term, 1967.</p> <p>Now, April 17, 1967, served the within Complaint, in Trespass on the Secretary of the Commonwealth, at his office in Harrisburgh, Pennsylvania, by mailing by certified mail, return receipt requested, a true and attested copy of the original Complaint in Trespass, accompanied by a fee of five dollars (\$5.00). Return receipt signed by the Secretary of the Commonwealth, per John Reitz, his agent, is hereto attached and is made part of this return of service. So answers, William Charney, Sheriff.</p> <p>APRIL 26, 1967, PRAECIPE, filed by Joseph J. Lee, Attorney for Curtis Gordon Harrington and Blue Ridge Transfer Company Please enter my appearance on behalf of Curtis Gordon Harrington and Blue Ridge Transfer Company, Incorporated in the above entitled case.</p> <p>APRIL 28, 1967, PRAECIPE FOR APPEARANCE, filed. Enter our appearance for the defendant, Evelyn Shok above named.</p>
Smith, Smith & Work Joseph J. Lee	EVELYN SHOK CURTIS GORDAN HARRINGTON and BLUE RIDGE TRANSFER COMPANY, INCORPORATED Pro. By atty 5.50 Atty 3.00 Shff Charney By Atty 19.20 Pro 6.00	<p>Now, April 18, 1967, served the within Complaint in Trespass on Blue Ridge Transfer Co., Inc., at their place of Business, East Webster Street, Galax, Virginia, by mailing by certified mail, return receipt requested, a true and attested copy of the original Complaint in Trespass, with an endorsement thereon showing that service was also made on the Secretary of the Commonwealth. Return receipt #897709, signed by Blue Ridge Transfer, per J. W. Stanely, their agent, containing the Complaint, is attached to return of No. 62, February Term, 1967.</p> <p>Now, April 17, 1967, served the within Complaint, in Trespass on the Secretary of the Commonwealth, at his office in Harrisburgh, Pennsylvania, by mailing by certified mail, return receipt requested, a true and attested copy of the original Complaint in Trespass, accompanied by a fee of five dollars (\$5.00). Return receipt signed by the Secretary of the Commonwealth, per John Reitz, his agent, is hereto attached and is made part of this return of service. So answers, William Charney, Sheriff.</p> <p>APRIL 26, 1967, PRAECIPE, filed by Joseph J. Lee, Attorney for Curtis Gordon Harrington and Blue Ridge Transfer Company Please enter my appearance on behalf of Curtis Gordon Harrington and Blue Ridge Transfer Company, Incorporated in the above entitled case.</p> <p>APRIL 28, 1967, PRAECIPE FOR APPEARANCE, filed. Enter our appearance for the defendant, Evelyn Shok above named.</p>
	<p>APRIL 30, 1969, PRAECIPE FOR APPOINTMENT OF ARBITRATORS, filed by B, S & S Now, May 27, 1969, hearing of the above case is fixed for Wednesday June 25, 1969 at 10:00 A.M. and the following are Arbitrators: Dan P. Arnold, Chairman, David Ammerman, John K. Reilly, Jr. (Papers filed to #62 Feb Term 1967)</p> <p>JUNE 25, 1969, AWARD OF ARBITRATORS, filed. Now, this 25 day of June 1969, we, the undersigned arbitrators appointed in this case, after having been duly sworn, and having heard the evidence and allegations of the parties, do award and find as follows: In 62 Feb 1967 verdict for defendant and additional defendant. In 501 Feb 1967 verdict for all defendants. No recovery by any party to the above actions. s/ Dan P. Arnold, Chairman, David S. Ammerman, John K. Reilly, Jr. (See #62 Feb Term 1967)</p> <p>JUNE 26, 1969, Attorneys notified of filing award.</p>	

<p>April 12 1:45 PM EST</p>	<p>First National Bank Philipsburg, Pa.</p> <p>502</p> <p>Joseph Lyncha Anna B. Lyncha Cooper Township</p> <p>Pro. By Pliff 4.50 Pri By Pliff 3.00</p>	<p><u>D. S. B. -- DATED APRIL 11, 1967</u></p> <p>Payable One Day after Date</p> <p>By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Five Thousand, 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 \$5,100.00</p> <p>Atty Comm. 5%</p> <p>Interest from April 11, 1967</p> <p>Filed and Entered by Plaintiff, April 12, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p style="text-align: center;">AND on the 12th day of Mar 1967 the court filed the above judgment in favor of the Plaintiff and against the Defendants in the sum of Five Thousand, One Hundred and No/100 Dollars, with Interest, Attorney's Commission Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p style="text-align: right;">Attest: <i>Raymond Wetherow</i> Prothonotary</p>	
<p>April 13 10:10 AM EST</p>	<p>County National Bank Clearfield, Penna.</p> <p>503</p> <p>Albert W. Kolesar Adolph Kolesar Annie W. Kolesar Marion Kolesar Fred D. Brown Barbara Brown Osceola Mills, Penna.</p> <p>Pro by Deft 4.50 Pro 2.00</p>	<p><u>D. S. B. --- DATED APRIL 1, 1967</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 Sixty Seven and 84/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1167.84</p> <p>Atty Comm 10%</p> <p>Interest from April 1, 1967</p> <p>Filed and Entered by Plaintiff, April 13, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p>	

Gleason,
Cherry &
Guido

Union Banking and Trust
Company,
DuBois, Penna.

504

Russell Simpson
410 South State Street,
DuBois, Penna.

Pro by Atty 4.50
Pro 3.00
pro. by plff 3.00

D. S. B. --- DATED APRIL 10, 1967

Payable On Demand

By Virtue of Warrant of Attorney hereunto annexed,
Gleason, Cherry & Guido, 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 Thirty Two and 50/100 Dollars, with Interest
Attorney's Commission, Cost of Suit, Release of Errors,
Waiving Stay, Inquisition and Exemption.

Debt \$1032.50

Atty Comm 10% 103.25 \$1135.75

Interest from April 10, 1967

Filed and Confessed by Attorney, April 13, 1967

Judgment.

Archie Hill

Prothonotary

And Now, 13th day of June 1968 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

April 13
10:12 AM EST

Centre Thrift Corp. of
State College, Penna.

505

James M. Twoey
Iva Jean Twoey
316 N. 10th St.
Philipsburg, Penna.
Jack Smeal, Endorser
Thelma L. Smeal

Pro by Plff 5.50
Pro by Plff 3.00

D. S. B. --- DATED AUGUST 5, 1966

Payable In Installments

By Virtue of Power of Attorney contained therein,
Judgment is entered in favor of the Plaintiff and
against the Defendants in the sum of Six Hundred and
00/100 Dollars, with Interest, Attorney's Commission,
Cost of Suit, Release of Errors, Waiving Stay, Inquisi-
tion and Exemption.

Debt \$600.00

Atty Comm

Interest from August 5, 1967

Filed and Enetered by Plaintiff, April 13, 1967

Judgment.

Archie Hill

Prothonotary

And Now, 29 day of Feb 1968 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

Avco Delta Corp of Pa.
200 South Craig St.,
Pittsburgh, Penna.

D. S. B. --- DATED DECEMBER 5, 1966

Payable In Installments

By Virtue of Power of Attorney contained therein,
Judgment is entered in favor of the Plaintiff and
against the Defendants in the sum of Forty Two Hundred
Fifty Two and 08/100 Dollars, with Interest, Attorney's
Commission, Cost of Suit, Release of Errors, Waiving
Stay, Inquisition and Exemption.

Debt \$4252.08

Atty Comm. 20%

Interest from December 5, 1966

Filed and Entered by Plaintiff, April 13, 1967

Judgment.

Archie Hill

Prothonotary

And Now 10 day of June 1967, by paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

April 13
10:15 AM EST

506

Carl S. Serena
Catherine Serena
406 Ogden Ave.
Clearfield, Penna.

Pro by Plff 4.50

Pro by Plff

3.00

Capital Consumer Discount
Company
138 W. Bishop St.,
Bellefonte, Penna.

D. S. B. --- DATED APRIL 11, 1967

Payable In Installments

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 Seventeen and 86/100 Dollars, with Interest,
Attorney's Commission, Cost of Suit, Release of Errors,
Waiving Stay, Inquisition and Exemption.

Debt \$4717.86

Atty Comm. 15%

Interest from April 11, 1967

Filed and Entered by Plaintiff, April 13, 1967

Judgment.

Archie Hill

Prothonotary

And Now 22nd day of June 1967, by paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

April 13
10:17 AM EST

507

Lester J. Raymond
Evelyn L. Raymond
Drifting, Penna.

Pro by Plff 4.50

Pro by Plff

3.00

<p>April 13 10:27 AM EST</p>	<p>Beneficial Consumer Discount Company, 1052 Pennsylvania Ave., Tryone, Penna.</p> <p>508</p> <p>Homer L. Wisor Mineral Springs, Penna.</p> <p>Pro by Plff 4.50 OC Pro 4.50 <i>Pro by</i> 3.00</p>	<p><u>APRIL 13, 1967, AMICABLE REVIVAL</u>, filed. To continue Lien entered to No. 391 May Term, 1962.</p> <p>By Virtue of Agreement contained therein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of One Thousand Thirty Three and 52/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1033.52 Interest from June 22, 1962 Filed and Entered by Plaintiff, April 13, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>30</u> day of <u>May</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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<p>April 13 10:35 AM EST</p>	<p>Community Consumer Discount Company, Clearfield, Penna.</p> <p>509</p> <p>Clifford Hamilton Geraldine R. Hamilton 401 Reighard St., Clearfield, Penna.</p> <p>Pro by Plff 4.50 <i>Pro by Plff</i> 3.00</p>	<p><u>D. S. B. --- DATED APRIL 10, 1967</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 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 \$4128.00 Atty Comm. 10% Interest from April 10, 1967 Filed and Entered by Plaintiff, April 13, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>29</u> day of <u>June</u> 19<u>71</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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Litke & Gettig

THE DOW CHEMICAL COMPANY

APRIL 13, 1967, COMPLAINT IN ASSUMPSIT, filed. One copy certified to the Sheriff.

APRIL 21, 1967, SHERIFF'S RETURN, filed.

Now, April 13, 1967 at 1:20 o'clock P.M. (EST) served the within Complaint in Assumpsit on Hannums Incorporated at their place of business, 107 North Third Street, Clearfield Borough, Clearfield County, Pennsylvania, by handing to R. Curtis Smith, owner of the within named Hannum's Inc., a true and attested copy of the original Complaint in Assumpsit and made known to him the contents thereof. So Answers, William Charney, Sheriff.

511

MAY 18, 1967, PRAECIPE FOR DEFAULT JUDGMENT, filed. by Litke & Gettig.

Enter judgment in favor of the above named plaintiff and against the defendant for failure to file an Answer in the above action within twenty (20) days from the date of service of the Complaint and assess the plaintiff's damages as follows:

Principal	\$434.23	
Interest from January 3, 1967	8.68	\$442.91

Judgment is entered in favor of the Plaintiff and

Against the Defendants for failure to file an Answer,

in the sum of Four Hundred Thirty-Four and 23/100

Dollars with Interest and Costs.

Pro.	By <i>atty</i>	5.00
Atty	By <i>atty</i>	3.00
Shff Charney		8.50
Pro.	<i>By atty</i>	3.50

Debt	\$434.23
Interest from January 3, 1967	8.68
	\$442.91

Judgment.

Archie Hill
Prothonotary

SATISFIED WRIT OF EXECUTION NO. 16 SEPTEMBER TERM, 1967

HANNUMS, INCORPORATED

CONTINUED FROM PAGE 191 No. 417 FEB. TERM, 1967, Lois I. Gouldthread, Alias Lois Gouldthread

alias Lois Gouldthread at the time of execution hereof, the receipt whereof is hereby acknowledged, and intending to be legally bound hereby, does for itself, its successors and assigns, covenants, promise and agree with Lois I. Gouldthread, alias Lois Gouldthread, 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 said judgment, or assert or claim any estate therein in order that the said Lois Gouldthread, Alias Gouldthread shall not & 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 Lois I Gouldthread, alias Lois Gouldthread.

IN WITNESS WHEREOF, the said Commonwealth of Pennsylvania, Department of Justice, acting on behalf of the Department of Public Welfare, has caused these presents to be executed this 8th day of March, 1971. COMMONWEALTH OF PENNSYLVANIA, DEPARTMENT OF JUSTICE/ Marx S. Leopold Assistant Attorney General.

Litke & Gettig

HUMBLE OIL & REFINING COMPANY

513

NOEL B. WALLS,

Pro.	<i>By atty</i>	5.00
Atty		3.00
	By atty	
Shff Charney		13.50
Pro.	<i>By atty</i>	3.50

APRIL 13, 1967, COMPLAINT IN ASSUMPSIT, filed. One copy certified to the Sheriff.

APRIL 24, 1967, SHERIFF'S RETURN, filed. Now, April 18, 1967 at 1:55 o'clock P.M. (EST) served the within Complaint in Assumpsit on Noel B. Walls at his place of residence, Borough of Burnside, Clearfield County, Pennsylvania, by handing to Mrs. Madeline Walls, ~~his~~ wife of the defendant and an adult member of his household, a true and attested copy of the original Complaint in Assumpsit and made known to her the contents thereof. So Answers, William Charney, Sheriff.

MAY 18, 1967, PRAECIPE FOR DEFAULT JUDGMENT, filed Enter Judgment in favor of the above-named plaintiff and against the defendant for failure to file an answer in the above action within twenty (20) days from the date of service of the Complaint and assess the plaintiff's damages as follows:

Principal	\$602.24	
interest from March, 1964	<u>111.40</u>	\$713.64

Judgment is entered in favor of the Plaintiff and against the Defendants for want of an Answer and for failure to enter an appearance, in the sum of Six Hundred Two and 24/100 Dollars, with Interest and Costs.

Debt	\$602.24	
Interest from March 1964	<u>111.40</u>	\$713.64
Interest from May 18, 1967		
Judgment		

Archie Hill
Prothonotary

WRIT OF EXECUTION NO. 15 MAY, 1968

Nevling & Davis

Punxsutawney National Bank,
Punxsutawney, Penna.

D. S. B. --- DATED JULY 7, 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 One Hundred Eighty Nine and 20/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

April 13
11:26 AM EST

514

Debt \$189.20
Atty Comm. 10% 18.92 \$208.12

James I. Anderson
Vonda J. Anderson
616 West Long Avenue,
DuBois, Penna.

Interest from August 5, 1967
Filed and Confessed by Attorney, April 13, 1967
Judgment.

Archie Hill

Prothonotary

Pro by Atty 4.50
Atty 3.00
[Signature]
Pro 1.00

SATISFIED WRIT OF EXECUTION NO. 12 MARCH TERM, 1970

~~And Now, 13 day of Aug 1967, filed, the above judgment is satisfied in full of interest and cost.~~
Archie Hill
Prothonotary

MARCH 25, 1970, AFFIDAVIT OF NON-MILITARY SERVICE, filed by Jesse P. Long.

Nevling & Davis

Punxsutawney National Bank,
Punxsutawney, Penna.

D. S. B. --- DATED NOVEMBER 3, 1966

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 One Hundred Ninety Nine and 80/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

April 13
11:31 AM EST

515

Debt \$199.90
Atty Comm. 10% 19.98 \$219.78

Henry F. Phillips
Helen B. Phillips
202 Tozier Ave.,
DuBois, Penna.

Interest from October 30, 1967
Filed and Confessed by Attorney, April 13, 1967
Judgment.

Archie Hill

Prothonotary

Pro by Atty 4.50
Atty 3.00
[Signature] 3.00

And Now, 13 day of Aug 1967, filed, the above judgment is satisfied in full of interest and cost.
Archie Hill
Prothonotary

<p>Nevling & Davis</p> <p>April 13 11:36 AM EST</p>	<p>Punxsutawney National Bank, Punxsutawney, Penna.</p> <p>516</p> <p>William Hoch Bertha L. Hoch R.D. 1, Mahaffety, Penna.</p> <p>Pro by Atty 4.50 Atty 3.00 <i>Pro by Off</i> 3.00</p>	<p>D. S. B. --- DATED APRIL 10, 1967</p> <p>Payable In Installment</p> <p>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 Four Hundred Thirty Six & 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2436.00 Atty Comm. 10% <u>243.60</u> \$2679.60 Interest from April 10, 1967</p> <p>Filed and Confessed by Attorney, April 13, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>26</u> day of <u>Mar</u> 1971 By <u>ARCHE HILL</u> 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>April 13 11:45 AM EST</p>	<p>First National Bank Philipsburg, Penna.</p> <p>517</p> <p>Howard R. Fleck West Decatur, Penna.</p> <p>Pro by Plff 4.50 <i>Pro by Off</i> 3.00</p>	<p>D. S. B. --- DATED APRIL 12, 1967</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 Eleven Hundred Thirty Five and 78/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1135.78 Atty Comm. 5% Interest from April 12, 1967</p> <p>Filed and Entered by Plaintiff, April 13, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>17</u> day of <u>Sept</u> 1968 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>John B. Gates</p> <p>April 14 9:20 AM EST</p>	<p>The First National Bank of Ebensburg, Penna.</p> <p>518</p> <p>Daniel Cotter LaRue Cotter Box 30, Bristin, Penna.</p> <p>Pro by Atty 4.50 Atty 3.00 <i>Pro by Atty 3.00</i></p>	<p><u>D. S. B. ON LEASE AGREEMENT DATED MARCH 23, 1967, filed.</u></p> <p>Payable In Installments</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 Two Thousand Three Hundred Twenty Seven and 34/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2327.34</p> <p>Interest from</p> <p>Filed and Confessed by Attorney, April 14, 1967</p> <p>Atty Comm. 15%</p> <p>Judgment.</p> <p><i>Archie Hill</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 satisfied in full of debt, interest and cost.</p> <p>Attest <i>Archie Hill</i> Prothonotary</p>
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<p>April 14 10:00 AM EST</p>	<p>First National Bank Philipsburg, Penna.</p> <p>519</p> <p>Elias Ferris Lila Ferris Martha Ferris 722 Hannah St., Houtzdale, Penna.</p> <p>Pro by Plff' 5.00 <i>Pro by Plff' 3.00</i></p>	<p><u>D. S. B. --- DATED APRIL 12, 1967</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 Four and 86/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$804.86</p> <p>Atty Comm. 5%</p> <p>Interest from April 12, 1967</p> <p>Filed and Entered by Plaintiff, April 14, 1967</p> <p>Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>15</u> day of <u>Apr</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>April 14 EST 10:01 A.M.</p>	<p>First National Bank Philipsburg, Penna.</p> <p>520</p> <p>Mearl Quick Rosemary Quick Morrisdale, Penna.</p> <p>Pro by Plff 4.50 <i>Pro by Plff</i> 3.00</p> <p>And Now, <i>26th</i> day of <i>Oct</i> 1971 By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Archie Hill</i> Prothonotary</p>	<p><u>D. S. B. --- DATED APRIL 13, 1967</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 Fifteen and 82/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1015.82</p> <p>Atty Comm. 5%</p> <p>Interest from April 13, 1967</p> <p>Filed and Entered by Plaintiff, April 14, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p>
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<p>Gleason, Cherry & Guido</p> <p>April 24 10:10 AM EST</p>	<p>Union Banking and Trust Company, DuBois, Penna.</p> <p>521</p> <p>Gerald E. McIntosh Patricia R. McIntosh 609 Locust Street, DuBois, Penna.</p> <p>Pro by Atty 4.50 Atty 3.00 <i>Pro by Plff</i> 1.50</p> <p>And Now, <i>8</i> day of <i>Sept.</i> 1967 By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Archie Hill</i> Prothonotary</p>	<p><u>D. S. B. --- DATED APRIL 13, 1967</u></p> <p>Payable On Demand</p> <p>By Virtue of Warrant of Attorney hereunto annexed, Gleason, Cherry & Guido, 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 Thirty Two and 50/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2532.50</p> <p>Atty Comm. 10% <u>253.25</u> \$2785.75</p> <p>Interest from April 13, 1967</p> <p>Filed and Confessed by Attorney, April 14, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p>
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FEBRUARY TERM, 1967

DOCKET 188

<p>April 14 2:01 PM EST</p>	<p>Thrift Consumer Discount Company Clearfield, Pa.</p> <p>524</p> <p>Maxine Buzzanca Nathan Buzzanca 1411 Bigler Ave. Clearfield, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Plff 3.00</i></p>	<p><u>D. S. B. -- DATED APRIL 12, 1967</u></p> <p>Payable In Installments</p> <p>By Virtue of Warrant of Attorney hereunto annexed, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Eighty and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1080.00</p> <p>Atty Comm. 15%</p> <p>Interest from April 12, 1967</p> <p>Filed and Entered by Plaintiff, April 14, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p><i>And Now, 4 day of Sept 1969 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</i></p> <p style="text-align: right;">Attest <i>Archie Hill</i> Prothonotary</p>
<p>April 14 2:10 PM EST</p>	<p>County National Bank Clearfield, Pa.</p> <p>525</p> <p>Omer Williams Autumn Williams Woodland, Pa.</p> <p>Pro. By Deft 4.50 <i>Pro by Deft 2.00</i></p>	<p><u>D. S. B. -- DATED APRIL 14, 1967</u></p> <p>Payable In Installments</p> <p>By Virtue of Power of Attorney contained herein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Seventeen Hundred Nine and 40/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1709.40</p> <p>Atty Comm. 10%</p> <p>Interest from April 14, 1967</p> <p>Filed and Entered by Plaintiff, April 14, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p><i>And Now, 26 day of Feb 1969 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</i></p> <p style="text-align: right;">Attest <i>Archie Hill</i> Prothonotary</p>

Joseph A. Dague

BONNIE L. WISOR

APRIL 15, 1967, COMPLAINT IN DIVORCE, filed. One copy certified to the Sheriff.

4/15/67
\$135.00 Pd
by Atty
Clfd Trust

526

APRIL 15, 1967, SHERIFF'S RETURN, filed.
Now April 15, 1967 at 9:15 o'clock A.M. (EST) served the within Complaint in Divorce on Arthur L. Wisor on Market Street, Borough of Clearfield, Clearfield County Pa., by handing to Arthur L. Wisor personally, a true and attested copy of the original Complaint in Divorce and made known to him the contents thereof. So Answers, William Charney, Sheriff.

ARTHUR L. WISOR

MAY 2, 1967, PRAECIPE FOR APPOINTMENT OF MASTER, filed.

NOW, May 2, 1967, Bonnie L. Wisor, by her attorney, Joseph A. Dague, moves for the appointment of a Master in this action, personal service having been had on Arthur L. Wisor, Defendant on April 15, 1967 and no Answer or appearance having been filed on behalf of the Defendant. s/ Joseph A. Dague, Attorney for Plaintiff.

ORDER FOR APPOINTMENT:

NOW, this 2nd day of May, 1967, upon praecipe filed by Joseph A. Dague, attorney for Plaintiff, the Court does hereby appoint Walter Swoope, Esquire, Master in the above matter to take testimony and to report the same to the Court together with suggested form of Decree. BY THE COURT, John A. Cherry, President Judge.

Pro.	By Atty	7.00
Atty		3.00
#730	Shff Charney	8.50
#749	Shff Charney	8.50
Pro.		10.00
Master		75.00
Clfd Co. Bar		10.00
Pro.		1.00

MAY 8, 1967, SHERIFF'S RETURN, MASTER'S NOTICE

Now, May 6, 1967 at 9:35 o'clock A.M. (EST) served the within Notice of Master's Hearing on Arthur L. Wisor on Market Street, Borough of Clearfield, Clearfield County, Pennsylvania, by handing to Arthur L. Wisor personally, a true copy of the original Notice of Master's Hearing and made known to him the contents thereof. So Answers, William Charney, Sheriff.

JUNE 8, 1967, MASTER'S REPORT, filed.

And Now, the 9th day of June, 1967, the report of the Master is acknowledged. We approve his findings and recommendations.

#158 - Transf to Reg Acct	\$135.00
\$135.00 Paid by Attorney	M
#820 - Walter M. Swoope, Master	\$75.00
#821 - Clfd Co. Bar Ass	10.00
Atty \$3. - Ref. \$12.	
#822 - Joseph A. Dague	15.00
730 - Shff Charney	8.50
#749 - Shff Charney	8.50
Prothonotary	18.00
	<u>\$135.00</u>

We, therefore, DECREE that Bonnie L. Wisor be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and Arthur L. Wisor. 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 Plaintiff. BY THE COURT, John A. Cherry, President Judge.

FEBRUARY TERM, 1967

DOCKET 188

<p>April 15 9:36 AM EST</p>	<p>County National Bank Clearfield, Penna.</p> <p>527</p> <p>Alvin B. Dixon Jean E. Dixon Box 24, Shawville, Penna.</p> <p>Pro by Deft 4.50 <i>Pro by Deft 3.00</i></p>	<p><u>D. S. B. --- DATED APRIL 15, 1967</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 Seventy Eight and 72/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2778.72</p> <p>Atty Comm. 10%</p> <p>Interest from April 15, 1967</p> <p>Filed and Entered by Plaintiff, April 15, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>14</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>
<p>April 15 9:45 AM EST</p>	<p>Brookline Savings and Trust Company, Pittsburgh, Penna.</p> <p>528</p> <p>Leslie Brownell Elsie Brownell R.D. #1, DuBois, Penna.</p> <p>Pro by Plff 4.50 <i>Pro by Plff 3.00</i></p>	<p><u>D. S. B. --- DATED APRIL 5, 1967</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 Thirty Four and 60/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$3834.60</p> <p>Atty Comm. 20%</p> <p>Interest from April 5, 1967</p> <p>Filed and Entered by Plaintiff, April 15, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>6</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>

April 15
9:50 AM EST

Capital Consumer Discount
Company, DuBois, Penna.

529

Joseph M. Sikora
Elaine A. Sikora
723 West Washington Ave.,
DuBois, Penna.

Pro by Plff 4.50

Pro by G,C,&G 2.00
July 31

D. S. B. --- DATED APRIL 12, 1967

Payable In Installments

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

Debt \$2196.00

Atty Comm. 15%

Interest from April 12, 1967

Filed and Entered by Plaintiff, April 15, 1967

Judgment.

Archie Hill

Prothonotary

JULY 31, 1967, RELEASE OF LIEN, filed.

KNOW ALL MEN BY THESE PRESENTS, that the CAPITAL
CONSUMER DISCOUNT CO., the Plaintiff named in the above
entitled judgment, for and in 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 forever acquit, exonerate,
discharge and release from the lien of the above entitled
Judgment, the following described premises, to wit: ALL
that certain lot or piece of land situate in the City of
DuBois, Clearfield County, Pennsylvania, being a part of
Lot No. 275 of Rumbarger's Addition to the City of DuBois,
bounded and described as follows, to wit:

BEGINNING at a point on West Washington Avenue, said point being 30 feet distant from a
stone monument, the corner of West Washington Avenue and Chestnut Street; thence from said
point South 65° 10' East, 30 Feet to a stone monument; thence South 25° 04' West, 54 Feet to
a point; thence North 64° 58' West, 30 Feet to a point; thence North 24° 54' Feet to a
point on West Washington Avenue, the place of beginning.

AND IT IS FURTHER AGREED that the Plaintiff above named will not look to the said above
mentioned and described premises, or any part thereof, for payment of any part of the principal
and interest of said above entitled Judgment, now or hereafter to become due, or in any way
disturb, molest, put to charge or damage, the present or any future owner or owners, occupier
or occupiers, of the said above mentioned and described premises or any part or portion thereof,
for or by reason of the said Judgment; or any matter, cause or thing thence accruing or to arise;
provided, however, that nothing herein contained shall effect the said judgment or its legal
validity, so far as respects all other lands and tenements of the said Defendants, situate in th
County aforesaid which are not herein expressly exonerated therefrom.

IN WITNESS WHEREOF, the said CAPITAL CONSUMER DISCOUNT CO., has caused these presents to
be executed by its Manager this 28 day of July, 1967.
CAPITAL CONSUMER DISCOUNT CO. By E.C. Frost, Manager

And Now, 2nd day of July 1967 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

Blakley & Ammerman	RUTH VIVIAN REMALEY	<p><u>APRIL 15, 1967, COMPLAINT IN DIVORCE</u>, filed. One copy certified to Sheriff.</p>
\$135.00 Pd by Atty 5/17/67 Wld Trust	531	<p><u>MAY 1, 1967, SHERIFF'S RETURN</u>, filed. Now, April 18, 1967 at 2:35 o'clock P.M. (EST) served the within Complaint in Divorce on John Remaley at his place of employment, Howes Leather Company, Curwensville, Clearfield County, Pennsylvania, by handing to John Richard Remaley personally, a true and attested copy of the original Complaint in Divorce and made known to him the contents thereof. So Answers, William Charney, Sheriff.</p>
	JOHN RICHARD REMALEY	<p><u>MAY 17, 1967, PRAECIPE & ORDER FOR APPOINTMENT OF MASTER</u>, filed. AND NOW, this 17 day of May, 1967, Ruth Vivian Remaley, 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 April 18, 1967. BLAKLEY & AMMERMAN By David S. Ammerman Attorneys for Plaintiff</p>
		<p><u>ORDER</u>: AND NOW, this 17th day of May, 1967, upon praecipe filed by Blakley & Ammerman, Esquires, attorneys for the 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>
	<p>Pro. By atty 7.00 Atty By atty 3.00 Shff' Charney 8.90</p>	<p><u>MAY 23, 1967, SHERIFF'S RETURN - MASTER'S NOTICE</u>, filed Now, May 22, 1967, at 2:30 o'clock P.M. (EDT) served the within Notice of Master's Hearing on John Richard Remaley at his place of employment, Howes Leather Company, Curwensville, Clearfield County, Pennsylvania, by handing to John Richard Remaley personally, a true copy of the original Notice of Master's Nearing and made known to him the contents thereof. So Answers, William Charney, Sheriff</p>
#774	Shff Charney 8.90	
	Master 75.00	<p><u>JULY 21, 1967, MASTER'S REPORT</u>, filed.</p>
	Clfd Co. Bar Assn 10.00	<p>And Now, the 23rd day of June, 1967, the report of</p>
	Pro. 10.00	<p>the Master is acknowledged. We approve his findings and</p>
	Pro. 1.00	<p>recommendations.</p>
#165 - Transf. to Reg. Acct	\$135.00	<p>We, therefore, DECREE that Ruth Vivian Remaley be</p>
\$135.00 Paid by Attorney		<p>divorced and forever separated from the nuptial ties and</p>
#854 - F. Cortez Bell, Jr.	\$75.00	<p>bonds of matrimony heretofore contracted between herself</p>
#855 - Clfd Co. Bar Assn.	10.00	<p>and John Richard Remaley. Thereupon all the rights, duties</p>
#856 - Blakley & Ammerman	\$18.90 Ref. \$11.20	<p>or claims accruing to either of said parties in pursuance</p>
#774 - Shff Charney	8.90	<p>of said marriage, shall cease and determine, and each of</p>
Prothonotary	11.00	<p>them shall be at liberty to marry again as though they</p>
	<u>\$135.00</u>	<p>had never been heretofore married.</p>
		<p>The Prothonotary is directed to pay the Cour 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>

<p>April 15 11:02 AM EST</p>	<p>County National Bank Clearfield, Pa.</p> <p>532</p> <p>Raymond E. Martell Margaret Martell Karthaus, Pa.</p> <p>Pro. By Deft 4.50</p>	<p><u>D. S. B. -- DATED APRIL 14, 1967</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 Five Hundred Ten and 11/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2510.11</p> <p>Atty Comm. 10%</p> <p>Interest from April 14, 1967</p> <p>Filed and Entered by Plaintiff, April 15, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary.</p>
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<p>April 15 11:35 AM EST</p>	<p>Clearfield Trust Co. Clearfield, Pa.</p> <p>533</p> <p>Earl W. Lutz Lucille W. Lutz Winburne, Pa.</p> <p>Pro. By Plff 4.50</p>	<p><u>D. S. B. -- DATED MARCH 24, 1967</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 and 28/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1,790.28</p> <p>Atty Comm. 10%</p> <p>Interest from March 24, 1967</p> <p>Filed and Entered by Plaintiff, April 15, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p>
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Gleason & Cherry

The Union Banking & Trust Company
DuBois, Pa.

D. S. B. -- DATED APRIL 14, 1967

Payable On Demand

By Virtue of Warrant of Attorney hereunto annexed, Gleason, Cherry & Guido, 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 Thirty Two and 50/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

April 17
9:26 AM

534

Debt \$1632.50

Russell W. Hand and
Ida H. Hand
RD 3, DuBois, Pa.

Atty Comm. 10% 163.25 \$1795,75

Interest from April 14, 1967

Filed and Confessed by Attorneys, April 17, 1967

Judgment.

Pro. By atty 4.50
Atty 3.00
Pro. by Def 3.00

Archie Hill

Prothonotary

And Now, 9 day of June 1967, filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*
Prothonotary

Budget Plan Consumer Discount Company
Clearfield, Pa.

D. S. B. -- DATED APRIL 14, 1967

Payable In Installments

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.

April 17
9:27 AM EST

535

Debt \$1056.00

Arden E. Read
Elverda G. Read
Woodland, Pa.

Atty Comm. 10%

Interest from April 14, 1967

Filed and Entered by Plaintiff, April 17, 1967

Judgment.

Pro. By Pliff 4.50
Pro by Def 3.00

Archie Hill

PROTHONOTARY

And Now, 24 day of Oct 1973, filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*
Prothonotary

AND NOW, 24 day of Oct 1973, filed, the above judgment is satisfied in full of debt, interest and cost.

Attest _____
Prothonotary

<p>April 17 9:35 AM EST</p>	<p>American Consumer Discount Company, DuBois, Penna.</p> <p>536</p> <p>Thomas L. DeFazio Frances E. DeFazio Elaine A. Sikora Joseph M. Sikora 208 Quarry Avenue, DuBois, Penna.</p> <p>Pro by Plff 4.50 Pro 1.00 Pro by G,C & G 2.00</p>	<p><u>D. S. B. --- DATED APRIL 11, 1967</u></p> <p>Payable In Installments</p> <p>By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Five Hundred Twelve and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1512.00</p> <p>Atty Comm. 15%</p> <p>Interest from April 11, 1967</p> <p>Filed and Entered by Plaintiff, April 17, 1967 Judgment.</p> <p style="text-align: right;"><i>Anchie Hill</i> Prothonotary</p> <p><u>AUGUST 7, 1967, RELEASE OF LIEN, filed</u> KNOW ALL MEN BY THESE PRESENTS, that the AMERICAN CONSUMER DISCOUNT COMPANY, of DuBois, Pennsylvania, the Plaintiff named in the above entitled judgment, for and in consideration of the sum of One Dollar (\$1.00), lawful moeny of the United States, to it paid by the Defendants above named, the receipt whereof is hereby acknowledged, does forever acquit, exonerate, discharge and release from the lien of the above entitled Judgment, the following described premises, to wit: ALL that certain lot or piece of land situate in the City of DuBois, Clearfield County, Pennsylvania, and being bounded and described as follows, to wit: BEGINNING at a point on West Washington Avenue, said point being 30 Feet distant from a stone monument, the corner of West Washington Avenue <u>CONTINUED ON PAGE 233</u></p>
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<p>April 17 10:00 AM EST</p>	<p>American Consumer Discount Company, Clearfield, Penna.</p> <p>537</p> <p>David A. Pry Darlene K. Pry Box 77, Glen Richey, Pa.</p> <p>Pro by Plff 4.50 <i>Pro by Plff 1.00</i></p>	<p><u>D. S. B. --- DATED APRIL 14, 1967</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 Sixty and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1560.00</p> <p>Atty Comm. 15%</p> <p>Interest from April 14, 1967</p> <p>Filed and Entered by Plaintiff, April 17, 1967 Judgment.</p> <p style="text-align: right;"><i>Anchie Hill</i> Prothonotary</p> <p>And Now, <u>1</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>Anchie Hill</i> Prothonotary</p>
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Gleason,
Cherry &
Guido

Union Banking and Trust
Company, DuBois, Penna.

D. S. B. --- DATED APRIL 13, 1967

April 17
11:00 AM EST

538

Payable On Demand
By Virtue of Warrant of Attorney hereunto annexed,
Gleason, Cherry & Guido, Attorneys do hereby appear for
the Defendants and Confess Judgment against the
Defendants and in favor of the Plaintiff in the sum of
Seventeen Thousand Five Hundred Thirty Two and 50/100
Dollars, with Interest, Attorney's Commission, Cost of
Suit, Release of Errors, Waiving Stay, Inquisition and
Exemption.

William H. McAninch a/k/a
William H.M. McAninch
Vivian E. McAninch
217 East Long Avenue,
DuBois, Penna.

Debt \$17,532.50
Atty Comm. 10% 1,753.25 \$19,285.75
Interest from April 13, 1967
Filed and Confessed by Attorney, April 17, 1967
Judgment.

Pro by Plff 4.50
Atty 3.00
Pro by Plff 3.00

Archie Hill

Prothonotary

And Now, 17 day of June 1967 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

County National Bank
Clearfield, Penna.

D. S. B. --- DATED APRIL 15, 1967

April 17
1:55 P.M. EST

539

Payable In Installments
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
Eleven and 28/100 Dollars, with Interest, /Cost of Suit,
Release of Errors, Waiving Stay, Inquisition and
Exemption.

Joseph W. Beatty
Esther Beatty
R. D. Morrisdale, Penna.

Debt \$1511.28
Atty Comm. 10%
Interest from April 15, 1967
Filed and Entered by Plaintiff, April 17, 1967
Judgment.

Pro by Deft 4.50
Pro by Deft 3.00

Archie Hill

Prothonotary

And Now, 2 day of Dec 1968 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

Smith, Smith
& Work

Community Consumer Dis-
count Company

541

Delphin Snyder &
Lena Snyder

APRIL 17, 1967, WRIT OF REVIVAL, filed. To revive and
continue Lien Entered to No. 510 February Term, 1962
Debt \$1,370.85
Interest from March 17, 1965

APRIL 17, 1967, WRIT ISSUED TO THE SHERIFF.

APRIL 27, 1967, SHERIFF'S RETURN, filed.

Now, April 25, 1967 at 3:45 o'clock P.M. (EST)
served the within Writ of Revival of Delphin Snyder and
Lena Snyder, on Market Street, Clearfield Borough, Clear-
field County, Pa. by handing to Mrs. Lena Snyder, a true
and attested copy of the original Writ of Revival and
made known to her the contents thereof. So Answers,
William Charney, Sheriff.

MAY 16, 1967, Praeipce for Revival of Judgment,
filed by Smith, Smith & Work

Enter Judgment against the above named Defendants
for want of an appearance (or affidavit of defense)
reviving the said judgment in the amount of One Thousand
Three Hundred Seventy and 85/100 Dollar with interest
from March 17, 1967.

Judgment is entered in favor of the plaintiff and
against the defendants in the sum One Thousand Three
Hundred Seventy and 85/100 Dollars with Interest and
Costs, for want of an appearance or affidavit of defense.

Debt \$1,370.85

Interest from March 17, 1967

Judgment.

Pro.	By atty	7.00
Atty		3.00
O.C. Pro.	By Plff	4.50
	By Atty	
	Shff Charney	11.30
Pro.	By Plff	4.50

Pro. by Plff

And Now, 26 day of Aug, 1967 by appoi-
nted, the above judgment is satisfied in full of debt, interest and cost.

Archie Hill

Attest Archie Hill
Prothonotary

W. Albert Ramey

COMMONWEALTH OF PENNA.

APRIL 17, 1967, APPEAL FROM SUSPENSION OF OPERATOR'S LICENSE, filed. One copy certified to Attorney for Service on the Commonwealth.

543

Your Petitioner requests your Honorable Court pursuant to the Act of May 1st, 1929, P.L. 905 §916 as last amended by the Act of April 29, 1959, P.L. 58 §620, to grant a hearing to take testimony and examine into the facts of the case to determine whether the operator's license of the Petitioner is subject to suspension by the Secretary of Revenue of the Commonwealth of Pennsylvania. /s/ Claude Dave Dixon By Smith, Smith & Work By Joseph P. Work, Attorney for Defendant.

Smith, Smith & Work

Claude Dave Dixon

ORDER

And Now, this 17th day of April, 1967, the foregoing Petition having been presented to the Court, it appearing that the Petitioner is entitled to the hearing therein asked for that, therefore it is

ORDERED, ADJUDGED AND DECREED that a hearing shall be held on the 29th day of May, 1967 at 9:00 o'clock A.M. for the purpose of inquiring into the facts of the case and it is hereby

Pro.	By atty	5.25
Atty		3.00
Pro.		3.50
Pro.		4.00

DIRECTED that the Secretary of Revenue shall receive thirty (30) days notice of the said time and place for hearing said notice to be given by Registered Mail, Return Receipt Requested. By the Court, John A. Cherry, President Judge.

MAY 22, 1967, PRAECIPE, filed by W. Albert Ramey. Enter my appearance for Commonwealth of Pennsylvania

JUNE 9, 1967, OPINION and ORDER, filed.

In the instant case the testimony satisfies the Court that a finding of fact substantially different than that found by the Commonwealth must be made. Upon consideration of that testimony the Court is satisfied that this appellant, Claude Dave Dixon, could very well have presented a defense to the charge of improper passing, upon which the subsequent suspension was based. The Court is satisfied that it is a fact that he proceeded to engage in passing other vehicle a minimum of 700 feet

before reaching the solid line. Although he did finally pass at the solid line, and the Court is satisfied of this truth, it was required because the other vehicle substantially increased its speed after the appellant had already committed himself. Since his vehicle was a lengthy truck trailer, and since the Court can not indict him for having made the choice of continuing with his pass rather than to drop back, it would be most unjust to permit such suspension. Reiterating, this Court does not feel that it could find the defendant guilty of the violation in the first instance, if it were to decide such matter initially. We recognize too, the fact that the arresting officer first came upon the appellant as the officer rounded the curve and just as the appellant was reaching the point where he could turn into his own land; and that the officer could not have known the cause of appellant's having passed a portion of the solid line.

From the testimony we are satisfied, also, that the appellant did not make his position clear in his Highway Safety hearing; this having been done only at this trial, through the aid of his counsel.

In view of the foregoing, we entered the following

ORDER

NOW, June 9, 1967, the prayer of the petition is hereby granted, and under the authority of the Act of 1929, P.L. 905, Section 916, as amended by the Act of 1959, P.L. 58, Section 620, the action of the Secretary of Revenue is reversed, suspension is removed, and the Secretary of Revenue is reversed, suspension is removed, and the Secretary of Revenue is hereby directed to reinstate appellant's operating privileges. BY THE COURT, John A. Cherry, President Judge.

TWO (2) REIMBURSEMENT AGREEMENTS, filed, APRIL 18, 1967 at 8:50 A.M. E.S.T.
 The Commonwealth of Pennsylvania, Dept. 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.

Arthur Hill
 Prothonotary

Number	Name And Address of Defendants.	Date
544	Dec. 3, 1971, Sugg Non Pay filed to 608 Oct T, 1971. Leroy D. Brink, R.D. Box 220, Coalport	March 20, 1967
545	Dec. 3, 1971, Sugg Non Pay filed to 648 Oct T, 1971. Gerald B. and Elizabeth Ann Pyne, 230 N. Church St. DuBois, Penna.	March 10, 1967

6/30/93
 207

Clemens
 Simon

 April 18
 9:58 AM EST

The First National Bank
 of Reynoldsville, Penna.

 546

 Gerald G. Ross, a/k/a
 Gerald J. Ross

APRIL 18, 1967, AGREEMENT TO REVIVE, filed. To revive and continue Judgment entered to 526 February Term, 1962.
 By Virtue of Agreement contained herein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of One Thousand Eighty Six and 41/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.
 Debt \$1086.41
 Atty Comm. 94.66
 Interest from March 16, 1967
 Filed and Entered by Attorney, April 13, 1967
 Judgment.

Pro By atty 4.50
 Pro by atty 5.00

Arthur Hill
 Prothonotary

And Now, 24 day of July 19 67 By paper filed, the above judgment is satisfied in full of debt, interest and cost.
Raymond Wetherill
 Attest
 Prothonotary

April 18 547
10:05 AM EST

First National Bank
Philipsburg, Penna.

Lola Powell
Samuel Powell
611 Laura St.,
Philipsburg, Penna.

Pro by Plff 4.50

D. S. B. --- DATED APRIL 17, 1967

Payable One Day After Date

By Virtue of Power of Attorney contained therein,
Judgment is entered in favor of the Plaintiff and
against the Defendants in the sum of Four Hundred Two
and 06/100 Dollars, with Interest, ^{Atty's Comm.} / Cost of Suit, Release
of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$402.06

Atty Comm. 5%

Interest from April 17, 1967

Filed and Entered by Plaintiff, April 18, 1967

Judgment.

Arthur Hill
Prothonotary

April 18 548
10:20 AM EST

Community Consumer Dis-
count Company,
Curwensville, Penna.

William B. Howell
Vera B. Howell
George Street,
Curwensville, Penna.

Pro by Plff 4.50
pro by pef 1.50

D. S. B. --- DATED OCTOBER 31, 1966

Payable In Installments

By Virtue of Power of Attorney contained therein,
Judgment is entered in favor of the Plaintiff and
against the Defendants in the sum of Three Hundred and
no/100 Dollars, with Interest, ^{Atty's Comm.} / Cost of Suit, Release
of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$300.00

Atty Comm. 10%

Interest from October 31, 1966

Filed and Entered by Plaintiff, April 18, 1967

Judgment.

Arthur Hill
Prothonotary

Arthur Hill
Prothonotary

<p>April 18 10:25 AM EST</p>	<p>Community Consumer Discount Company, Clearfield, Penna.</p> <p>549</p> <p>Edward Jury June Jury Karthaus, Penna.</p> <p>Pro by Plff 4.50 <i>Pro by Plff</i> 1.50</p>	<p><u>D. S. B. --- DATED APRIL 15, 1967</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 Twenty Eight and no/100 Dollars, with Interest, ^{Atty's Cor} Cost of Suit, Release of Errors, Waiving Stay, Inquisi- tion and Exemption.</p> <p>Debt \$4428.00</p> <p>Atty Comm. 10%</p> <p>Interest from April 15, 1967</p> <p>Filed and Entered by Plaintiff, April 18, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>24</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 <u><i>Archie Hill</i></u> Prothonotary</p>
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<p>April 18 10:26 AM EST</p>	<p>Community Consumer Discount Company, Clearfield, Penna.</p> <p>550</p> <p>Mary L. Evans 525 Martin Street, Clearfield, Penna.</p> <p>Pro by Plff 4.50 <i>Pro by Plff</i> 3.00</p>	<p><u>D. S. B. --- DATED APRIL 14, 1967</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 00/100 Dollars, with Interest, ^{Atty's Comm.} 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 April 14, 1967</p> <p>Filed and Entered by Plaintiff, April 18, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>11</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. Attest <u><i>Archie Hill</i></u> Prothonotary</p>
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<p>Bell, Silberblatt & Swoope</p>	<p>DAVID F. DUTTRY</p>	<p><u>APRIL 18, 1967, COMPLAINT IN TRESPASS</u>, filed. One copy certified to the Sheriff.</p>
	<p>552</p>	<p><u>JULY 17, 1967, Praecipe</u> filed by Gleason Cherry & Guido. Enter our appearance for defendant, in the above case <u>DECEMBER 17, 1968, PRAECIPE FOR APPOINTMENT OF ARBITRATORS</u>, filed by Bell, Silberblatt & Swoope</p>
<p>Bleason, Cherry & Guido</p>	<p>JAMES BRUCE SWAUGER</p>	
	<p>Pro. By atty 5.00 Atty 3.00 Pro by B, S, & S 12.00</p>	

	<p>IN RE: MEMORIAL SERVICE FOR J. PAUL FRANTZ, JR., ESQ.</p> <p>554</p> <p>Pro. 10.00</p>	<p>APRIL 19, 1967, MEMORIAL SERVICES FOR J. PAUL FRANTZ, JR., ESQ. Held in Open Court, before HON. JOHN A. CHERRY, President Judge, and members of the Clearfield County Bar Association on April 17, 1967, filed.</p> <p>BY JAMES K. NEVLING, ESQ.: May it please the Court.</p> <p>BY THE COURT: The Court recognizes Mr. Nevling</p> <p>BY MR. NEVLING: Your Honor, members of the Bar, and the Frantz family As you are all aware, the Clearfield County Bar Associatio is meeting this morning for the purpose of doing honor to the memory of our friend and fellow lawyer, J. Paul Frantz, Jr.</p> <p>I should like to say that I have a personal feeling in this matter because I believe that I knew Paul as a Fraternity Brother and friend, in a way that perhaps many of you did not; and I do feel a personal sense of loss in his passing. However, the preparation of the Resolutions in this matter has been entrusted to a Committee consisting of Glen Thomson, Joseph Dague and and John Gates; and with the Court's permission I should like to present Mr. Thomson, who will present the Resolution.</p> <p>BY THE COURT: Very well, Mr. Nevling; the Court recognized Mr. Thomson.</p> <p>BY GLENN E. THOMSON: Judge Cherry, Mr. Nevling, Members of the Bar, family and friends of Paul Frantz: "We, the undersigned (Joseph Dague, John Gates and myself) committee appointed by James K. Nevling, President of the Clearfield County Bar Association, to prepare a memorial resolution in respect to J. Paul Frantz, Jr., present the following: J. Paul Frantz, Jr., a member of the Clearfield County Bar, was born on September 21, 1914, the son of the late Dr. J. Paul Frantz and Mary Graff Frantz. He attended the Clearfield public schools, graduating from Clearfield High School in 1932, from Franklin & Marshall college in 1936, and the University of Pennsylvania Law School in 1939. On December 11, 1939, he was admitted to practice before the Courts of Clearfield County, and later before the Supreme Court of Pennsylvania. After his admission he opened his office in Clearfield, and from 1941 to 1944 was associated with the law firm of Smith & Maine. In 1946 upon his return from military service, he joined with Glenn E. Thomson to form the law firm of Thomson and Frantz, for a period of time served as Assistant District Attorney of Clearfield County, and since 1957 he practiced individually. In his practice he was recognized as an authority on municipal affairs and represented numerous municipalities, school districts, and civic organizations. He served as solicitor of Clearfield Borough for over sixteen years, and also was solicitor for the Clearfield Fire Depart- ment, Clearfield County Fair Board, and the Glendale Area School District. During his many years as a highly respected member of the Clearfield County Bar, J. Paul Frantz, Jr. was a quiet and unassuming practitioner, competently and diligently representing his cliente, whether they were individuals, governmental bodies or civic organizations. He always devoted whatever time was necessary to promptly complete the particular work and ably presented his client's position without antagonism to opposing parties or counsel notwithstanding his fail- ing health, he courageously continued to practice until a few days before his passing. In addition to his legal practice, Mr. Frantz was active in church, club and civic affairs. An active member of the St. John's Lutheran Church, he had served many years as a Church Council- man, Superintendent of Sunday School, and a teacher of the Young People's Class. He was a member of the Clearfield Lodge of the F. & A. M., the John Lewis Shade Post of the American Legion, and the Clearfield B.P.O.E. In 1948 he was Exalted Ruler of the Elks, and subsequently its Treasurer. He also was a Past-President of the Clearfield Lions Club, and for three years President of the Clearfield Little League. On May 28, 1944 he enlisted in the United States Naval Reserve and from July of that year to June 17, 1946 was on active duty, including service in the Pacific Theatre of Operations. When he was separated from the service he held the rank of Lieutenant (J.G.) Mr. Frantz died on February 24, 1967, survived by his widow, Mrs. Anne B. Frantz, a son Paul III, of Pittsburgh, Pennsylvania, a daughter, Martha, his mother, Mrs. Mary Graff Frantz, of Clearfield, a brother, John G. Frantz, of Worthington, Pennsylvania, and three sisters: Mary Louise Frantz of Pittsburgh, Pennsylvania, Mrs. John R. (Martha) Crago of Clearfield and Mrs. Richard (Susan) Johnson of Hartford, Connecticut. J. Paul Frantz, Jr., a member of a family long distinguished in the fields of law, medicine ans business, will be greatly missed by the member of the Clearfield County Bar and by the community in which he lived and served. We hereby move that this Memorial Resolution be adopted by the Clearfield County Bar Association, that it be entered upon the appropriate records of the Clearfield County Court, and that a certified copy be furnished to his wife and family. Respectfully submitted."</p> <p>BY THE COURT: You have heard the motion, are there any seconds to the motion</p> <p>BY JOSEPH A. DAGUE, ESQ.: May it please the Court, and Mr. President, as a member of the Committee I am privileged to second the motion.</p> <p>BY THE COURT: It has been moved and seconded that the recommendations and report of the Committee memor- ializing J. Paul Frantz, Jr., Esquire, a member of this Bar, be spread upon the records of Clearfield County; and further, copies thereof be given to the members of his family. All those in favor indicate by saying Aye.</p> <p>MEMBERS OF THE BAR PRESENT: Aye</p> <p>BY THE COURT Opposed? (None)</p> <p>BY THE COURT: Are there any other remarks?</p>
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<p>April 19 9:40 AM EST</p>	<p>Telmark, Inc. P.O. Box 1172 Syracuse, New York</p> <p>556</p> <p>David P. Galovich Edward L. Galovich</p> <p>Pro. By Plff 3.50 By Plff Pro. Dolan & Tax 8.50 This record Pro. " By Plff 6.00</p>	<p><u>APRIL 19, 1967, CERTIFICATION OF DOCKET ENTRIES AND JUDGMENT</u> From the Court of Common Pleas of Cambria County, Pennsylvania, Entered to No. 143 June Term, 1967.</p> <p>Judgment Note</p> <p>20 March 1967, Judgment entered in favor of the Plaintiff and against the defendants for the sum of Fifteen hundred and no/100 dollars, on a note dated 9/21/66</p> <p>The precise residence of the Plaintiff is P.O. Box 1172 Syracuse, New York. Defendants last known address is RD#1, Hastings, Pa.</p> <p style="text-align: center;">/s Joseph C. Dolan Prothonotary</p> <p>April 17, 1967, Certified Copy of Docket Entries issued to Telmark. I further certify that judgment was entered in favor of Telmark and against David P. Galovich and Edward L. Galovich on the 20th day of March, 1967 in the above captioned case in the amount of \$1,500. xxxxxxx 20th day of March, 1967, xxxxxxxxxx</p> <p>IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the Seal of the said Court, on the 17th day of April A.D., 1967. /s/ Joseph C. Dolan</p> <p>Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Fifteen Hundred and No/100 Dollars, with Cost of Suit.</p> <p style="text-align: right;">Debt \$1500.00</p>
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		<p>Filed and Entered by Plaintiff, April 19, 1967 Judgment.</p> <p style="text-align: center;"><i>Archie Hill</i> Prothonotary</p> <p style="text-align: center;"><i>Agreement to Revers No 158 May 1972</i></p>
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Telmark, Inc.

APRIL 19, 1967, CERTIFICATION OF DOCKET ENTRIES AND

JUDGMENT From the Court of Common Pleas of Cambria County, Pennsylvania. Entered to their Number 144 June Term, 1967 Judgment Note

April 19
9:41 AM EST

557

20 March 1967, Judgment entered in favor of the Plaintiff and against the defendants for the sum of Fifteen

Thousand and No/100 Dollars, on a note dated March 8, 1966.

The precise residence of the Plaintiff is P.O. Box 1172, ~~Sy~~yeacuse, New York Defendant's last known address is RD#1, Hastings, Pennsylvania.

Susan Galovich

/s Joseph C. Dolan

David P. Galovich

Prothonotary

Edward L. Galovich

17 April 1967, Certified Copy of Docket Entries issued to Telmark.

RD #1, Hastings, Pa.

I further certify that judgment was entered in favor of Telmark and against Susan Galovich, David P. Galovich, and Edward L. Galovich on the 20th day of March, 1967, in the above captioned case in the amount of \$15,000.

Pro. By Plff 4.00

Pro. Dolan & Tax By Plff 8.50

Pro. Dolan this Writ 6.00

IN TESTIMONY WEHREOF, I have hereunto set my hand and affixed the Seal of the said Court, on the 17th day of April A.D., 1967. /s/ Joseph C. Dolan

Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Fifteen Thousand and No/100 Dollars, with Costs of Suit.

Debt \$15,000.00

Filed and Entered April 19, 1967

Judgment

Arthur Hill

Prothonotary

Agreement to Review No 158 May 1972

<p>April 19 10:22 AM EST</p>	<p>Community Consumer Discount Company, Curwensville, Penna.</p> <p>558</p> <p>Sheldon Smith Barbara Smith 521 North St., Curwensville, Penna.</p> <p>Pro by Plff 4.50</p>	<p><u>D. S. B. --- DATED JUNE 25, 1966</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 Twenty and No/100 Dollars, with Interest/ Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$720.00</p> <p>Atty Comm. 10%</p> <p>Interest from June 25, 1966</p> <p>Filed and Entered by Plaintiff, April 19, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p>
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<p>April 19 10:23 AM EST</p>	<p>Community Consumer Discount Company, Clearfield, Penna.</p> <p>559</p> <p>Betty G. Payton James H. Payton 32 High St., Clearfield, Penna.</p> <p>Pro by Plff 4.50 <i>Pro by Plff 3.00</i></p>	<p><u>D. S. B. --- DATED APRIL 17, 1967</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/ 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 April 17, 1967</p> <p>Filed and Entered by Plaintiff, April 19, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>18</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 style="text-align: right;">Attest <i>Archie Hill</i> Prothonotary</p>
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Sladden & Sladden, Inc.
710 Sibley Tower Bldg.
Rochester, New York

April 19 560
11:30 AM EST

Glen Irvan Corporation
R.D. #1, Sidman, Penna.

Pro *By def* 4.50
Pro 5.00
Pro 2.00
Pro. 2.00

#1544 - Sladden & Sladden \$81.00
#1545 - Dan P. Arnold 61.00
#1546 - Wm. Charney, Shff 80.75
PROTHONOTARY 216.00

D. S. B. --- DATED APRIL 17, 1967

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

Debt \$1,000.00

Atty Comm. 10%

Interest from April 17, 1967

Filed and Entered by Plaintiff, April 19, 1967

Judgment.

Arthur Hill
Prothonotary

SATISFIED WRIT OF EXECUTION NO. 1 SEPTEMBER T., 1967

OCTOBER 4, 1967, PETITION TO STAY EXECUTION AND TO OPEN JUDGMENT, filed. By Irvan Stoker, Glen Irvan Corporation.

WHEREFORE, the Defendant prays, in accordance with Pennsylvania Rules of Civil Procedure 3121 (b) (2) Execution be stayed, Judgment be opened and hearing be granted thereon so as to permit the Defendant to enter into a defense on these Notes, which are the subject matter of this execution.

And your petitioner will ever pray. GLEN IRVAN CORPORATION By: S/ Irvan Stoker, Vice President.

CONTINUED ON PAGE 250

S A T I S F I E D

Sladden & Sladden, Inc.
710 Sibley Tower Bldg.
Rochester, New York

April 19 561
11:31 AM EST

Glen Irvan Corporation
R.D. #1, Sidman, Penna.

Pro. *By def* 4.50
Pro 5.00
Pro 2.00
Pro. 2.00

D. S. B. --- DATED APRIL 17, 1967

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

Debt \$1,000.00

Atty Comm. 10%

Interest from April 17, 1967

Filed and Entered by Plaintiff, April 19, 1967

Judgment.

Arthur Hill
Prothonotary

~~OCTOBER 4, 1967, PETITION TO STAY EXECUTION AND TO OPEN JUDGMENT~~

SATISFIED WRIT OF EXECUTION NO. 1 SEPTEMBER T., 1967

OCTOBER 4, 1967, PETITION TO STAY EXECUTION AND TO OPEN JUDGMENT, filed by Irvan Stoker, Glen Irvan Corp.

WHEREFORE, the Defendant prays, in accordance with Pennsylvania Rules of Civil Procedure 3121 (b) (2) Execution be stayed, Judgment be opened and hearing be granted thereon so as to permit the Defendant to enter into a defense on these Notes, which are the subject matter of this execution.

And your Petitioner will ever pray. GLEN IRVAN CORPORATION By: Irvan Stoker, Vice President.

S A T I S F I E D

See 560 Feb. 1967 for disbursement of Costs Collected.

<p>April 19 11:36 AM EST</p>	<p>Sladden & Sladden, Inc. 710 Sibley Tower Bldg. Rochester, N.Y. 14604</p> <p>562</p> <p>Glen Irvan Corp. RD 1, Sidman, Pa.</p> <p>Pro. By <i>By Piff</i> 4.50 Pro 5.00 Pro 2.00 Pro 2.00</p> <p><u>S A T I S F I E D</u></p> <p>See 560 Feb. 1967 for disbursement of costs collected.</p>	<p><u>D. S. B. -- DATED APRIL 17, 1967</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 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 Atty Comm. 10% Interest from April 17, 1967 Filed and Entered by Plaintiff, April 19, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>SATISFIED----- WRIT OF EXECUTION NO. 1 SEPTEMBER T., 1967</p> <p><u>OCTOBER 4, 1967, PETITION TO STAY EXECUTION AND TO OPEN JUDGMENT</u>, filed by Irvan Stoker, Glen Irvan Corp. WHEREFORE, the Defendant prays, in accordance with Pennsylvania Rules of Civil Procedure 3121 (b) (2) Execution be stayed, Judgment be opened and hearing be granted thereon so as to permit the Defendant to enter into a defense on these Notes, which are the subject matter of this execution. And your Petitioner will ever pray. GLEN IRVAN CORPORATION By: Irvan Stoker, Vice President. CONTINUED ON PAGE 270</p>
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<p>April 19 11:37 AM EST</p>	<p>Sladden & Sladden, Inc. 710 Sibley Tower Bldg. Rochester, N.Y. 14604</p> <p>563</p> <p>Glen Irvan Corp. RD 1 Sidman, Pa.</p> <p>Pro. By <i>By Piff</i> 4.50 Pro 5.00 Pro 2.00 Pro 2.00</p> <p><u>S A T I S F I E D</u></p> <p>See 560 Feb., 1967 for disbursement of costs collected.</p>	<p><u>D. S. B. -- DATED APRIL 17, 1967</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 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 Atty Comm. 10% Interest from April 17, 1967 Filed and Entered by Plaintiff, April 19, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>SATISFIED----- WRIT OF EXECUTION NO. 1 SEPTEMBER T., 1967</p> <p><u>OCTOBER 4, 1967, PETITION TO STAY EXECUTION AND TO OPEN JUDGMENT</u>, filed by Irvan Stoker, Glen Irvan Corp. WHEREFORE, the Defendant prays, in accordance with Pennsylvania Rules of Civil Procedure 3121 (b) (2) Execution be stayed, Judgment be opened and hearing be granted thereon so as to permit the Defendant to enter into a defense on these Notes, which are the subject matter of this execution. And your Petitioner will ever pray. GLEN IRVAN CORPORATION By: Irvan Stoker, Vice President. CONTINUED ON PAGE 220</p>
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<p>April 19 11:34 AM EST</p>	<p>564</p>	<p>SLADDEN & SLADDEN, INC. 710 Sibley Tower Bldg. Rochester, N.Y. 14604</p> <p>GLEN IRVAN CORP. RD 1, Sidman, Pa.</p> <p>Pro. By <i>pepp</i> 4.50 Pro 5.00 Pro. 2.00 Pro 2.00</p> <p><u>S A T I S F I E D</u></p> <p>See 560 Feb. 1967 for disbursement of Costs collected.</p>	<p><u>D. S. B. -- DATED APRIL 17, 1967</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 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. 10 %</p> <p>Interest from April 17, 1967</p> <p>Filed and Entered by Plaintiff, April 19, 1967</p> <p>Judgment.</p> <p style="text-align: center;"><i>Arthur Hill</i> Prothonotary</p> <p>SATISFIED-----WRIT OF EXECUTION NO. 1 SEPTEMBER T., 1967</p> <p><u>OCTOBER 4, 1967, PETITION TO STAY EXECUTION AND TO OPEN JUDGMENT</u>, filed by Irvan Stoker, Glen Irvan Corp. WHEREFORE, the Defendant prays, in accordance with Pennsylvania Rules of Civil Procedure 3121 (b) (2) Execution be stayed, Judgment be opened and hearing be granted thereon so as to permit the Defendant to enter into a defense on these Notes, which are the subject matter of this execution.</p> <p>And your Petitioner will ever pray. GLEN IRVAN CORPORATION By: Irvan Stoker, Vice President. CONTINUED ON PAGE 279</p>
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<p>April 19 11:36 AM EST</p>	<p>565</p>	<p>Sladden & Sladden, Inc. 710 Sibley Tower Bldg. Rochester, N.Y. 14604</p> <p>GLEN IRVAN CORP. RD 1, Sidman, Pa.</p> <p>Pro. By <i>pepp</i> 4.50 Pro 5.00 Pro. 2.00 Pro 2.00</p> <p><u>S A T I S F I E D</u></p> <p>See 560 Feb. 1967 for disbursement of costs Collected.</p>	<p><u>D. S. B. -- DATED APRIL 17, 1967</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 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. 10%</p> <p>Interest from April 17, 1967</p> <p>Filed and Entered by Plaintiff, April 19, 1967</p> <p>Judgment</p> <p style="text-align: center;"><i>Arthur Hill</i> Prothonotary</p> <p>SATISFIED-----WRIT OF EXECUTION NO. 1 SEPTEMBER T., 1967</p> <p><u>OCTOBER 4, 1967, PETITION TO STAY EXECUTION AND TO OPEN JUDGMENT</u>, filed by Irvan Stoker, Glen Irvan Corp. WHEREFORE, the Defendant prays, in accordance with Pennsylvania Rules of Civil Procedure 3121 (b) (2) Execution be stayed, Judgment be opened and hearing be granted thereon so as to permit the Defendant to enter into a defense on these Notes, which are the subject matter of this execution.</p> <p>And your Petitioner will ever pray. GLEN IRVAN CORPORATION By: Irvan Stoker, Vice President. CON TINUED ON PAGE 292</p>
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<p>April 19 11:38 AM EST</p>	<p>569</p> <p>Glen Irvan Corporation R.D. #1, Sidman, Penna.</p> <p>Pro. <i>By P4</i> 4.50 Pro 5.00 Pro 2.00 Pro 2.00</p> <p><u>S A T I S F I E D</u> See 560 Feb. 1967 for disbursement of Costs Collected.</p>	<p><u>D. S. B. --- DATED APRIL 17, 1967</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 One Thousand and ^{Atty's. Comm.} 00/100 Dollars, with Interest, /Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1,000.00</p> <p>Atty Comm. 10%</p> <p>Interest from April 17, 1967</p> <p>Filed and Entered by Plaintiff, April 19, 1967 Judgment.</p> <p style="text-align: right;"><i>Arthur Hill</i> Prothonotary</p> <p>SATISFIED----- WRIT OF EXECUTION NO. 1 SEPTEMBER T., 1967</p> <p><u>OCTOBER 4, 1967, PETITION TO STAY EXECUTION AND TO OPEN JUDGMENT</u>, filed by Irvan Stoker, Glen Irvan Corp. WHEREFORE, the Defendant prays, in accordance with Pennsylvania Rules of Civil Procedure 3121 (b) (2) Execution be stayed, Judgment be opened and hearing be granted thereon so as to permit the Defendant to enter into a defense on these Notes, which are the subject matter of this execution.</p> <p>And your Petitioner will ever pray. GLEN IRVAN CORPORATION By: Irvan Stoker, Vice President.</p> <p style="text-align: center;">CONTINUED ON PAGE 306</p>
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<p>April 19 11:38 AM EST</p>	<p>570</p> <p>Glen Irvan Corporation R.D. #1, Sidman, Penna.</p> <p>Pro. <i>By P4</i> 4.50 Pro 5.00 Pro 2.00 Pro 2.00</p> <p><u>S A T I S F I E D</u> See 560 Feb 1967 for disbursement of Costs Collected.</p>	<p><u>D. S. B. --- DATED APRIL 17, 1967</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 One Thousand and ^{Atty's. Comm.} 00/100 Dollars, with Interest, /Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1,000.00</p> <p>Atty Comm. 10%</p> <p>Interest from April 17, 1967</p> <p>Filed and Entered by Plaintiff, April 19, 1967 Judgment.</p> <p style="text-align: right;"><i>Arthur Hill</i> Prothonotary</p> <p>SATISFIED----- WRIT OF EXECUTION NO. 1 SEPTEMBER TERM, 1967</p> <p><u>OCTOBER 4, 1967, PETITION TO STAY EXECUTION AND TO OPEN JUDGMENT</u>, filed by Irvan Stoker, Glen Irvan Corp. <u>ORDER</u> to show cause. Service accepted October 4, 1967, by Dan P. Arnold</p> <p>(See original papers filed to No. 560 February T., 1967)</p> <p><u>OCTOBER 16, 1967, ANSWER TO PETITION AND NEW MATTER</u>, filed by Dan P. Arnold.</p> <p>See original papers filed to No. 560 February T., 1967 <u>NOVEMBER 17, 1967, ANSWER TO NEW MATTER</u>, filed by Kelley, Johnston, & Cimino.</p> <p>November 17, 1967, Accepted-Dan P. Arnold (Original filed to 560 Feb. T., 1967.</p> <p style="text-align: center;">CONTINUED TO PAGE 306</p>
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<p>April 19 11:42 AM EST</p>	<p>Sladden & Sladden, Inc. 710 Sibley Tower Bldg: Rochester, New York</p> <p>573</p> <p>Glen Irvan Corporation R.D. #1, Sidman, Penna.</p> <p>Pro. <i>By Puff</i> 4.50 Pro 5.00 Pro. 2.00 Pro. 2.00</p> <p><u>S A T I S F I E D</u></p> <p>SEE 560 Feb 1967 for disbursement of costs Collected.</p>	<p>D. S. B. --- DATED APRIL 17, 1967</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 One Thousand and 00/100 Dollars, with Interest, /Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1,000.00</p> <p>Atty Comm. 10%</p> <p>Interest From April 17, 1967</p> <p>Filed and Entered by Plaintiff, April 19, 1967 Judgment.</p> <p style="text-align: right;"><i>Arthur Hill</i> Prothonotary</p> <p>SATISFIED-----WRIT OF EXECUTION NO. 1 SEPTEMBER T., 1967</p> <p><u>OCTOBER 4, 1967, PETITION TO STAY EXECUTION AND TO OPEN JUDGMENT</u>, filed by Irvan Stoker, Glen Irvan Corp. ORDER to show cause. Service accepted October 4, 1967, by Dan P. Arnold.</p> <p>(See original papers filed to No. 560 February T., 1967)</p> <p><u>OCTOBER 16, 1967, ANSWER TO PETITION AND NEW MATTER</u>, filed by Dan P. Arnold. (Original filed 560 Feb., 1967)</p> <p><u>NOVEMBER 17, 1967, ANSWER TO NEW MATTER</u>, filed Kelley, Johnston, & Cimino. November 17, 1967, Accepted-Dan P. Arnold (Original filed to 560 Feb. Term, 1967.</p> <p style="text-align: right;">CONTINUED TO page 270</p>
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<p>April 19 11:43 AM EST</p>	<p>Sladden & Sladden, Inc. 710 Sibley Tower Bldg. Rochester, New York</p> <p>574</p> <p>Glen Irvan Corporation R.D. #1, Sidman, Penna.</p> <p>Pro. <i>By Puff</i> 4.50 Pro 5.00 Pro. 2.00 Pro. 2.00</p> <p><u>S A T I S F I E D</u></p> <p>See 560 Feb 1967 for disbursement of costs collected.</p>	<p>D. S. B. --- DATED APRIL 17, 1967</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 One Thousand and 00/100 Dollars, with Interest, /Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1,000.00</p> <p>Atty Comm. 10%</p> <p>Interest from April 17, 1967</p> <p>Filed and Entered by Plaintiff, April 19, 1967 Judgment.</p> <p style="text-align: right;"><i>Arthur Hill</i> Prothonotary</p> <p>SATISFIED-----WRIT OF EXECUTION NO. 1 SEPTEMBER T., 1967</p> <p><u>OCTOBER 4, 1967, PETITION TO STAY EXECUTION AND TO OPEN JUDGMENT</u>, filed by Irvan Stoker, Glen Irvan Corp. ORDER to show cause. Service accepted October 4, 1967, by Dan P. Arnold.</p> <p>(See original papers filed to No. 560 February T., 1967)</p> <p><u>OCTOBER 16, 1967, ANSWER TO PETITION AND NEW MATTER</u>, FILED by Dan P. Arnold. (Original filed 560 Feb., 1967)</p> <p><u>NOVEMBER 17, 1967, ANSWER TO NEW MATTER</u>, filed Kelley, Johnston, & Cimino. November 17, 1967, Accepted-Dan P. Arnold (Original filed to 560 Feb. Term, 1967</p> <p style="text-align: right;">CONTINUED TO PAGE 270</p>
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FEBRUARY TERM, 1967

DOCKET 188

<p>April 19 11:44 AM EST</p>	<p>Sladden & Sladden, Inc. 710 Sibley Tower Bldg. Rochester, N.Y. 14604</p> <p>575</p> <p>Glen Irvan Corporation RD #1, Sidman, Pa.</p> <p>Pro. By <i>[Signature]</i> 4.50 Pro 5.00 Pro 2.00 Pro. 2.00</p> <p>S A T I S F I E D</p> <p>See 560 Feb. 1967 for disbursement of costs collected.</p>	<p><u>D. S. B. -- DATED APRIL 17, 1967</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 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. 10%</p> <p>Interest from April 17, 1967</p> <p>Filed and Entered by Plaintiff, April 19, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>SATISFIED---NO. 1 SEPTEMBER T., 1967- WRIT OF EXECUTION</p> <p><u>OCTOBER 4, 1967, PETITION TO STAY EXECUTION AND TO OPEN JUDGMENT</u>, filed by Irvan Stoker, Glen Irvan Corp. <u>ORDER</u> to show cause. Service accepted October 4, 1967, by Dan P. Arnold.</p> <p>(See original papers filed to No. 560 February T., 1967) CONTINUED ON PAGE 271</p>
<p>April 19 11:45 AM EST</p>	<p>Sladden & Sladden, Inc. 710 Sibley Tower Bldg Rochester, N.Y. 14604</p> <p>576</p> <p>GLEN IRVAN CORPORATION RD #1, Sidman, Pa.</p> <p>Pro. By <i>[Signature]</i> 4.50 Pro 5.00 Pro 2.00 Pro. 2.00</p> <p>S A T I S F I E D</p> <p>See 560 Feb 1967 for disbursement of costs collected.</p>	<p><u>D. S. B. -- DATED APRIL 17, 1967</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 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 \$1,000.00</p> <p>Atty Comm. 10%</p> <p>Interest from April 17, 1967</p> <p>Filed and Entered by Plaintiff, April 19, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>SATISFIED-WRIT OF EXECUTION NO. 1 SEPTEMBER T., 1967</p> <p><u>OCTOBER 4, 1967, PETITION TO STAY EXECUTION AND TO OPEN JUDGMENT</u>, filed by Irvan Stoker, Glen Irvan Corp. <u>ORDER</u> to show cause. Service accepted October 4, 1967, by Dan P. Arnold.</p> <p>(See original papers filed to No. 560 February T., 1967) <u>OCTOBER 16, 1967, ANSWER TO PETITION AND NEW MATTER</u>, filed by Dan P. Arnold. See original papers filed to No. 560 February T., 1967</p> <p style="text-align: right;">CONTINUED TO PAGE 280</p>

<p>April 19 11:46 AM EST</p>	<p>577</p> <p>Sladden & Sladden, Inc. 710 Sibley Tower Bldg. Rochester, N.Y. 14604</p> <p>GLEN IRVAN CORPORATION RD 1, Sidman, Pa.</p> <p>Pro. <i>By Pefj</i> 4.50 Pro 5.00 Pro 2.00 Pro. 2.00</p> <p><u>S A T I S F I E D</u></p> <p>See 560 Feb 1967 for disbursement of costs collected.</p>	<p><u>D. S. B. -- DATED APRIL 17, 1967</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 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 \$1,000.00</p> <p>Atty Comm. 10%</p> <p>Interest from April 17, 1967</p> <p>Filed and Entered by Plaintiff, April 19, 1967</p> <p>Judgment.</p> <p style="text-align: center;"><i>Archie Hill</i> Prothonotary</p> <p>SATISFIED----- WRIT OF EXECUTION NO. 1 SEPTEMBER T., 1967</p> <p><u>OCTOBER 4, 1967, PETITION TO STAY EXECUTION AND TO OPEN JUDGMENT</u>, filed by Irvan Stoker, Glen Irvan Corp. <i>1967 Dan P. Arnold.</i> <u>ORDER</u> to show cause. Service accepted October 4, 1967. See original papers filed to No. 560 February T., 1967. <u>OCTOBER 16, 1967, ANSWER TO PETITION AND NEW MATTER</u>, filed by Dan P. Arnold. See original papers filed to No. 560 February T., 1967.</p>	
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<p>April 19 11:46 AM EST</p>	<p>578</p> <p>Sladden & Sladden, Inc. 710 Sibley Tower Bldg Rochester, N.Y. 14604</p> <p>GLEN IRVAN CORPORATION RD 1, Sidman, Pa.</p> <p>Pro. <i>By Pefj</i> 4.50 Pro 5.00 Pro 2.00 Pro. 2.00</p> <p><u>S A T I S F I E D</u></p> <p>See 560 Feb 1967 for disbursement of costs collected.</p>	<p><u>D. S. B. -- DATED APRIL 17, 1967</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 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. 10%</p> <p>Interest from April 17, 1967</p> <p>Filed and Entered by Plaintiff, April 19, 1967</p> <p>Judgment.</p> <p style="text-align: center;"><i>Archie Hill</i> Prothonotary</p> <p>SATISFIED----- WRIT OF EXECUTION NO. 1 SEPTEMBER TERM, 1967</p> <p><u>OCTOBER 4, 1967, PETITION TO STAY EXECUTION AND TO OPEN JUDGMENT</u>, filed by Irvan Stoker, Glen Irvan Corp. <u>ORDER</u> to show cause. Service accepted October 4, 1967, by Dan P. Arnold. See original papers filed to No. 560 February T., 1967. <u>OCTOBER 16, 1967, ANSWER TO PETITION AND NEW MATTER</u>, filed by Dan P. Arnold. See original papers filed to No. 560 February T., 1967</p>	
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EXHIBIT 113

<p>Smith, Smith & Work</p> <p>April 19 2:10 P.M. EST</p>	<p>The Houtzdale Bank Houtzdale, Penna.</p> <p>579</p> <p>Paul A. Frankovich Mary L. Frankovich Gulich Township, Clearfield County, Penna.</p> <p>Pro by Atty 4.50 Atty 3.00</p>	<p><u>D.S.B. --- ON WARRANT DATED JUNE 30, 1954</u></p> <p>Payable In Installments</p> <p>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 Sixty Three and 99/100 Dollars, with Interest Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1263.99 Atty Comm. 5% Interest from October 1, 1966</p> <p>Filed and Confessed by Attorney, April 19, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>Satisfied on Writ of Execution No. 18 Feb. Term, 1967</p>
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<p>Gleason, Cherry & Guido</p> <p>April 20 9:50 AM EST</p>	<p>Union Banking and Trust Company, DuBois, Penna.</p> <p>580</p> <p>Alfred L. Stoddard Judy E. Stoddard Easton H. Stoddard Cora A. Stoddard 406 and 424 Rumbarger Avenue, DuBois, Penna.</p> <p>Pro by Atty 5.50 Atty 3.00 <i>Pro by [Signature] 3.00</i></p>	<p><u>D. S. B. --- DATED APRIL 18, 1967</u></p> <p>Payable On Demand</p> <p>By Virtue of Warrant of Attorney hereunto annexed, Gleason, Cherry & Guido, 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 Fifty and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2150.00 Atty Comm. 10% <u>215.00</u> \$2365.00 Interest from April 18, 1967</p> <p>Filed and Confessed by Attorney, April 20, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>27</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 style="text-align: right;">Attest <i>Archie Hill</i> Prothonotary</p>
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<p>April 20 9:52 AM EST</p>	<p>DuBois Consumer Discount Company, DuBois, Penna.</p> <p>581</p> <p>Herbert W. Hoover 7 Madison Ave., DuBois, Penna.</p> <p>Pro by Plff 4.50</p>	<p><u>D. S. B. --- DATED APRIL 18, 1967</u></p> <p>Payable In Installments</p> <p>By Virtue or 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 ^{Atty's. Comm.} 00/100 Dollars, with Interest, 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 April 18, 1967</p> <p>Filed and Entered by Plaintiff, April 20, 1967</p> <p>Judgment.</p> <p style="text-align: center;"><i>Arthur Hill</i></p> <p style="text-align: right;">Prothonotary</p>
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<p>April 20 10:55 AM EST</p>	<p>Thrift Consumer Discount Company Clearfield, Penna.</p> <p>582</p> <p>Matthew D. Maines Shirley G. Maines Matthew A. Maines, Endsr. Edna B. Maines, Endsr. R. D. #1, Woodland, Pa.</p> <p>Pro by Plff 5.50</p> <p><i>Pro by Plff</i> 3.00</p>	<p><u>D. S. B. --- DATED APRIL 20, 1967</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 Sixty ^{Atty's. Comm.} and 00/100 Dollars, with Interest, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$360.00</p> <p>Atty Comm. 15%</p> <p>Interest from April 20, 1967</p> <p>Filed and Entered by Plaintiff, April 20, 1967</p> <p>Judgment.</p> <p style="text-align: center;"><i>Arthur Hill</i></p> <p style="text-align: right;">Prothonotary</p> <p style="text-align: center;"><i>Raymond Wetherow</i></p>
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<p>April 20 9:56 AM EST</p>	<p>Thrift Consumer Discount Company 118 E. Market Street Clearfield, Pa.</p> <p>583</p> <p>James B. Cole, Jr. LeRaye M. Cole Howard Moore Cora Moore Pottersdale, Pa.</p> <p>Pro. By Plff 5.50 Pro by PIFF 5.00</p>	<p><u>D. S. B. -- DATED APRIL 17, 1967</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 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 \$3096.00</p> <p>Atty Comm. 15%</p> <p>Interest from April 17, 1967</p> <p>Filed and Entered by Plaintiff, April 20, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, 28 day of Feb 19 67 By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Alfred B. Burt</i> Prothonotary</p>
<p>April 20 2:45 PM EST</p>	<p>Bell, Silberblatt & Swoope</p> <p>First National Bank of Philipsburg, Pa.</p> <p>584</p> <p>Harry F. Simmons Frances C. Simmons 319 Lural Street Chester Hill, Pa.</p> <p>Pro. By atty 4.50 Atty 3.00</p>	<p><u>D. S. B. -- DATED JULY 14, 1965</u></p> <p>Payable in Installments</p> <p>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 Seven Hundred Seventy-Four and 76/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$774.76</p> <p>Atty Comm. 15%</p> <p>Interest from July 14, 1965</p> <p>Filed and Confessed by Attorneys, April 20, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>WRIT OF EXECUTION no. 20 FEBRUARY TERM, 1967</p>

Bell,
Silberblatt
& Swoope

First National Bank of
Philipsburg, Pa.

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

April 20
2:46 PM EST

585

Harry F. Simmons
Frances C Simmons
319 Laural Street
Chester Hill, Pa.

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 sum of
Five Hundred Sixty Four and 74/100 Dollars, with Interest,
Attorney's Commission, Cost of Suit, Release of Errors,
Waiving Stay, Inquisition and Exemption.

Debt 564.74

Atty Comm. 15%

Interest from December 18, 1965

Filed and Confessed by Attorney, April 20, 1967
Judgment.

Pro. By Atty 4.50
Atty 3.00

Archie Hill

Prothonotary

WRIT OF EXECUTION NO, 21 FEBRUARY TERM, 1967

April 21
9:00 AM EST

County National Bank
Clearfield, Pa.

D. S. B. -- DATED APRIL 20, 1967

586

Cameron Witherow
Gloria Witherow
502 McAteer Street
Houtzdale, 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 Twelve Hundred Three and
62/100 Dollars, with Interest, Attorney's Commission,
Cost of Suit, Release of Errors, Waiving Stay, Inquisi-
tion, and Exemption.

Debt \$1203.62

Atty Comm. 10%

Interest from April 20, 1967

Filed and Entered by Plaintiff, April 21, 1967
Judgment.

Pro. By Deft 4.50

Pro by deft 3.00

Archie Hill

Prothonotary

Archie Hill
70
Archie Hill
Prothonotary

<p>April 21 10:00 AM EST</p>	<p>Capital Consumer Discount Company DuBois, Pa.</p> <p>587</p> <p>James A. Braund Virginia D. Braund RD 1, DuBois, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro Cy Bell</i> 3.00</p>	<p><u>D. S. B. -- DATED APRIL 20, 1967</u></p> <p>Payable In Installments</p> <p>By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand, Four Hundred Forty and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1440.00</p> <p>Atty Comm. 15%</p> <p>Interest from April 20, 1967</p> <p>Filed and Entered by Plaintiff, April 21, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>20</u> day of <u>May</u> 19<u>70</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>April 21 10:05 AM EST</p>	<p>First National Bank Philipsburg, Pa.</p> <p>588</p> <p>Carl George Rusnak Kathleen L. Rusnak Orvis L. Flegal and Leona A. Flegal Hawk Run, Pa.</p> <p>Pro. By Plff 5.50 <i>Pro By Plff</i> 3.00</p>	<p><u>D. S. B. -- DATED APRIL 19, 1967</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 Two Thousand, Eight Hundred Sixty-Nine and 59/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2869.59</p> <p>Atty Comm. 5%</p> <p>Interest from April 19, 1967</p> <p>Filed and Entered by Plaintiff, April 21, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>24</u> day of <u>May</u> 19<u>70</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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First National Bank
Philipsburg, Pa.

D. S. B. -- DATED APRIL 20, 1967

Payable One Day after Date

By Virtue of Power of Attorney contained therein,
Judgment is entered in favor of the Plaintiff and against
the Defendants in the sum of Forty Four Hundred Twenty
and 58/100 Dollars, with Interest, Attorney's Commission,
Cost of Suit, Release of Errors, Waiving Stay, Inquisi-
tion and Exemption.

April 21
10:11 AM EST

589

Debt \$4420.58

Earl Lutz
Lucille Lutz
Winburne, Pa.

Atty Comm. 5%

Interest from April 20, 1967

Filed and Entered by Plaintiff, April 21, 1967

Judgment.

Archie Hill

Prothonotary

Pro. By Plff 4.50

Pro by Plff 3.00

And Now, 10 day of April 1967 By paper
filed, the above judgment is satisfied in full of debt,
Interest and cost.

Attest

Archie Hill
Prothonotary

First National Bank
Philipsburg, Pa.

D. S. B. -- DATED APRIL 18, 1967

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, Three Hundred
Ninety Seven and 03/100 Dollars, with Interest, Attorney's
Commission, Cost of Suit, Release of Errors, Waiving
Stay, Inquisition and Exemption.

March 21
10:15 AM EST

590

Debt \$2397.03

Robert W. Shaw
Margaret A. Shaw
RD West Decatur, Pa.

Atty Comm. 5%

Interest from April 18, 1967

Filed and Entered by Plaintiff, April 21, 1967

Judgment.

Archie Hill

Prothonotary

Pro. By Plff 4.50

Pro by Plff 3.00

And Now, 13 day of Jan. 1967 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest

Archie Hill
Prothonotary

<p>April 21 10:21 AM EST</p>	<p>Beneficial Finance Co. 1052 Pennsylvania Ave., Tyrone, Penna.</p> <p>591</p> <p>Joseph Brnik Anna Brnik Box 147 Grassflat, Penna.</p> <p>Pro by Plff 4.50</p>	<p><u>D. S. B. --- DATED OCTOBER 6, 1966</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 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition, and Exemption.</p> <p>Debt \$600.00</p> <p>Atty Comm.</p> <p>Interest from October 6, 1966</p> <p>Filed and Entered by Plaintiff, April 21, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p>
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<p>April 21 10:31 AM EST</p>	<p>Budget Plan Consumer Discount Company, Clearfield, Penna.</p> <p>592</p> <p>Ferdin E. Wallace, Jr. Marilyn R. Wallace R.D. #3, River Road, Clearfield, Penna.</p> <p>Pro by Plff 4.50 <i>Archie Hill</i> 3.00</p>	<p><u>D. S. B. --- DATED APRIL 17, 1967</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 Two Hundred Forty and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$3240.00</p> <p>Atty Comm. 10%</p> <p>Interest from April 17, 1967</p> <p>Filed and Entered by Plaintiff, April 21, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>Aud Now, 27 day of Jan. 1969 by prom 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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First National Bank
Philipsburg, Penna.

D. S. B. --- DATED APRIL 13, 1967

April 21
1:37 PM EST

595

Leland E. Askey
Cecile M. Askey
R.D. Philipsburg, Penna.
(Gearhartville)

Payable One Day After Date
By Virtue of Power of Attorney contained therein,
Judgment if entered in favor of the Plaintiff and against
the Defendants in the sum of Eight Thousand Four Hundred
Sixty Five and 89/100 Dollars, with Interest, Attorney's
Commission, Cost of Suit, Release of Errors, Waiving
Stay, Inquisition and Exemption.

Debt \$8465.89

Atty Comm. 5%

Interest from April 13, 1967

Filed and Entered by Plaintiff, April 21, 1967
Judgment.

Archie Hill

Prothonotary

Pro by Plff 4.50

Pro by Plff 3.00

And Now, 21 day of July, 1970 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

County National Bank
Clearfield, Penna.

D. S. B. --- DATED APRIL 21, 1967

April 21
1:55 PM EST

596

Pete J. Alexander
Margaret M. Alexander
Karthus, Penna.

Payable In Installments
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 Eight Hundred Fifty
Two and 91/100 Dollars, with Interest, Attorney's Comm-
ission, Cost of Suit, Release of Errors, Waiving Stay,
Inquisition and Exemption.

Debt \$3852.91

Atty Comm. 10%

Interest from April 21, 1967

Filed and Entered by Plaintiff, April 21, 1967
Judgment.

Archie Hill

Prothonotary

Pro by Deft 4.50

Pro by Deft 3.00

And Now, 10th day of April, 1972 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

Clarence R. Kramer

CAROLINE B. JOHNSON now
CAROLINE J. FULMER

597

WALTER G. PEARCE

Pro.	By atty	5.00
Atty		3.00
	By atty	
Shff Charney		9.90
Pro.	By atty	3.50

APRIL 22, 1967, COMPLAINT IN ASSUMPSIT, filed. One copy certified to the Sheriff.

APRIL 29, 1967, SHERIFF'S RETURN, filed.

Now, April 26, 1967 at 2:40 o'clock P.M. (EST) served the within Complaint in Assumpsit on Walter G. Pearce at his place of residence, 600 Susquehanna Ave., Borough of Curwensville, Cleaffield County, Pennsylvania, by handing to Louella Pearce, wife of the defendant and adult member of his household, a true and attested copy of the original Complaint in Assumpsit and made known to her the contents thereof. So Answers, William Charney, Sheriff.

JULY 26, 1967, MOTION FOR JUDGMENT, filed by Clarence R. Kramer

NOW, July 24, 1967 the complaint in the above case having been personally served by the Sheriff upon the defendant on April 26, 1967 and no defense having been entered and the attorney for the defendant having first been informed of this motion, the plaintiff, by her attorney, Clarence R. Kramer,

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Three Thousand, Three Hundred Five and No/100 Dollars, with Interest and Costs.

Amount Due	\$2,750.00
Interest from Nov. 1, 1963	<u>555.00</u>
Amount for which judgment entered	\$3,305.00

Interest from July 24, 1967

Judgment.

Archie Hill

Prothonotary

First National Bank of
Philipsburg, Pa.

D. S. B. -- APRIL 20, 1967

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

April 22 598
10:05 AM EST

Paul A. Yatchik
June I. Yatchik
Morrisdale, Pa.

Debt \$1404.22

Atty Comm. 5%

Interest from April 20, 1967

Filed and Entered by Plaintiff, April 22, 1967

Judgment.

Archie Hill
Prothonotary

Pro. By Plff 4.50
Pro By Plff 3.00

And Now, *5th* day of *May* 19*67* 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 APRIL 17, 1967

Payable In Installments

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

April 22 599
10:06 AM EST

John A. Miller, Jr.
Winifred Miller
221 Forest Avenue
DuBois, Pa.

Debt \$3420.00

Atty Comm. 15%

Interest from April 17, 1967

Filed and Entered by Plaintiff, April 22, 1967

Judgment.

Archie Hill
Prothonotary

Pro. By Plff 4.50
Pro By Plff 3.00

And Now, *27th* day of *Oct* 19*77* By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

<p>April 22 10:07 AM EST</p>	<p>Community Consumer Discount Company DuBois, Pa.</p> <p>600</p> <p>James Edward Myers Jane V. Myers 1099 S. Brady Street DuBois, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Plff 3.00</i></p>	<p><u>D. S. B. -- DATED APRIL 14, 1967</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 April 14, 1967</p> <p>Filed and Entered by Plaintiff, April 22, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>23</u> day of <u>Oct</u> 19<u>70</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>April 22 10:08 AM EST</p>	<p>Community Loan Company DuBois, Pa.</p> <p>601</p> <p>James D. Park RD 1, Penfield, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Plff 3.00</i></p>	<p><u>D. S. B. -- DATED APRIL 19, 1967</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 April 19, 1967</p> <p>Filed and Entered by Plaintiff, April 22, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>29</u> day of <u>Aug</u> 6<u>9</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
Discount Company
Clearfield, Pa.
Curwensville Branch

April 22
10:12 AM EST

602

Richard E. Peterman
Louise B. Peterman
Grampian, Pa.

Pro. By Plff 4.50
Pro 4.00 3.00

D. S. B. -- DATED APRIL 18, 1967

Payable In Installments

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 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 April 18, 1967

Filed and Entered by Plaintiff, April 22, 1967

Judgment.

Archie Hill

Prothonotary

And Now, 7 day of Oct. 1968 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.
Curwensville Branch

April 22
10:13 AM EST

603

George E. Hess
Nancy L. Hess
Grampian, Pa.

Pro. By Plff 4.50
Pro By Plff 3.00

D. S. B. -- DATED APRIL 17, 1967

Payable In Installments

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

Debt \$2,814.00

Atty Comm. 10%

Interest from April 17, 1967

Filed and Entered by Plaintiff, April 22, 1967

Judgment.

Archie Hill

Prothonotary

SATISFIED ON WRIT OF EXECUTION NO. 11 FEBRUARY TERM, 1969

<p>April 22 10:23 AM EST</p>	<p>Community Consumer Discount Company Clearfield, Pa.</p> <p>604</p> <p>Ira N. Conaway Floyd T. Conaway, Endr. Stella I. Conaway, Endr. RD #2, Clearfield, Pa.</p> <p>Pro. By Plff 5.00 <i>pro by plff 1.50</i></p>	<p><u>D. S. B. -- DATED APRIL 17, 1967</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-Six and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$936.00</p> <p>Atty Comm. 10%</p> <p>Interest from April 17, 1967</p> <p>Filed and Entered by Plaintiff, April 17, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <div style="border: 1px solid black; padding: 5px; margin: 10px auto; width: fit-content;"> <p><i>14</i> day of <i>Dec</i> 1967 By paper Judgment is satisfied in full of debt, <i>Archie Hill</i> Prothonotary</p> </div>
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<p>April 22 10:40 AM EST</p>	<p>Sears, Roebuck & Co. 240 E. Market Street Clearfield, Pa.</p> <p>605</p> <p>George Hess Nancy Hess Box 94 Grampian, Pa. 16838</p> <p>Pro. By Plff 4.50</p>	<p><u>D. S. B. -- APRIL 20, 1967</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, Fourteen and 70/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1314.70</p> <p>Atty Comm. 20%</p> <p>Interest from April 20, 1967</p> <p>Filed and Entered by Plaintiff, April 22, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p>
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Philips Consumer Dis-
count Company
Front and Pine Sts.
Philipsburg, Pa.

D. S. B. -- APRIL 20, 1967

Payable in Installments

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

Debt \$2,457.00

Atty Comm.

Interest from April 20, 1967

Filed and Entered by Plaintiff, April 22, 1967

Judgment.

Archie Hill

Prothonotary

And Now, 19 day of Mar 1968 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

APRIL 22
10:50 AM EST

606

Michael Socoski
Harriet M. Socoski
92 Lingle Street
P. O. Box 224
Osceola Mills, Pa 16666

Pro. By Plff 4.50

Pro by Plff 3.00

Philips Consumer Dis-
count Company
Pine & Front Sts.
Philipsburg, Pa.

D. S. B. -- DATED JANUARY 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 Seven Hundred Fifty and
No/100 Dollars, with Interest, Attorney's Commission,
Cost of Suit, Release of Errors, Waiving Stay, Inquisi-
tion and Exemption.

Debt \$750.00

Atty Comm. 10%

Interest from January 9, 1965

Filed and Entered by Plaintiff, April 22, 1967

Judgment.

Archie Hill

Prothonotary

And Now, 10 day of Feb 1972 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

April 22
10:51 AM EST

607

Merl Ward
Agnes Ward
Frances M. Moriarty, Endr
RD Morrisdale, Pa. 16858

Pro. By Pff 4.50

Pro by Pff 3.00

<p>April 24 8:40 AM EST</p>	<p>The Community Bank of Port Matilda, Pa.</p> <p>610</p> <p>Lyle R. Fowler Frances Fowler 15 Gertrude St. Chester Hill, Pa. Lyle Fowler, Endr. Harriet Fowler, Endr.</p> <p>Pro. By Plff 5.50 <i>Pro by Plff 3.00</i></p>	<p><u>D. S. B. -- DATED MARCH 28, 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 Thousand and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2000.00</p> <p>Atty Comm. 10%</p> <p>Interest from March 28, 1964</p> <p>Filed and Entered by Plaintiff, April 24, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>23</u> day of <u>Nov</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>John B. Gates</p> <p>April 24 9:30 AM EST</p>	<p>First National Bank of Ebensburg, Pa.</p> <p>611</p> <p>Eugene S. Morrison and Jennie Morrison Coalport, Pa.</p> <p>Pro. By atty 4.50 Atty 3.00 <i>Pro by atty 3.00</i></p>	<p><u>D. S. B. -- ON LEASE AGREEMENT DATED APRIL 13, 1967</u></p> <p>Payable In Installments</p> <p>By Virtue of Warrant of Attorney hereunto annexed, John B. Gates, Attorney, does hereby appear for the Defendanta and Confesses Judgment against the Defendants and in favor of the Plaintiff in the sum of Two Thousand Eighty-Seven and 95/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2087.95</p> <p>Atty Comm</p> <p>Interest from</p> <p>Filed and Confessed by Attorneys, April 24, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>9</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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First National Bank of
Philipsburg, Pa.

D. S. B. -- DATED APRIL 22, 1967

Payable One Day after Date

By Virtue of Power of Attorney contained therein,
Judgment is entered in favor of the Plaintiff and against
the Defendants in the sum of One Thousand Five Hundred
Eight and 47/100 Dollars, with Interest, Attorney's
Commission, Cost of Suit, Release of Errors, Waiving
Stay, Inquisition and Exemption.

Debt \$1580.47

Atty Comm. 5%

Interest from April 22, 1967

Filed and Entered by Plaintiff, April 24, 1967

Judgment,

Archie Hill

Prothonotary

And Now 3 day of Dec 1967
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

April 24
10:00 AM EST

612

George W. Bock
Edna M. Bock
RD Box 108
Woodland, Pa.

Pro. By Plff 4.50
Archie Hill 3.00

First National Bank of
Philipsburg, Pa.

D. S. B. -- DATED APRIL 21, 1967

Payable One Day after Date

By Virtue of Power of Attorney contained therein,
Judgment is entered in favor of the Plaintiff and against
the Defendants in the sum of Nineteen Hundred Twenty
and 13/100 Dollars, with Interest, Attorney's Commission,
Cost of Suit, Release of Errors, Waiving Stay, Inquisi-
tion and Exemption.

Debt \$1920.13

Atty Comm. 5%

Interest from April 21, 1967

Filed and Entered by Plaintiff, April 24, 1967

Judgment.

Archie Hill

Prothonotary

And Now 28 day of July 1967
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

April 24
10:00

613

Florence M. DePalma
RD Box 276
Philipsburg, Pa.

Pro. By Plff 4.50
Archie Hill 3.00

<p>April 24 10:06 AM EST</p>	<p>First National Bank of Philipsburg, Pa.</p> <p>614</p> <p>James Coudriet Marcella Coudriet Box 587A R.D. Osceola Mills, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Plff</i> 3.00</p>	<p><u>D. S. B. -- DATED APRIL 21, 1967</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 Forty Three and 40/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$643.40</p> <p>Atty Comm. 5%</p> <p>Interest from April 21, 1967</p> <p>Filed and Entered by Plaintiff, April 24, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>10</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 style="text-align: right;">Attest <i>Archie Hill</i> Prothonotary</p>
<p>April 24 10:25 AM EST</p>	<p>Homemakers Loan & Consumer Discount Co.</p> <p>951 Penn Avenue Pittsburgh, Pa.</p> <p>615</p> <p>Paul Koshko, Jr. Patricia Koshko Lester J. Raymond Evelyn L. Raymond P.O. Box 54, Drifting, Pa.</p> <p>Pro. By Plff 5.50</p>	<p><u>D. S. B. -- DATED APRIL 21, 1967</u></p> <p>Payable In Installments</p> <p>By Virtue of Power of Attorney contained herein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Twenty Six Hundred Eight Eight and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2688.00</p> <p>Atty Comm.</p> <p>Interest from April 21, 1967</p> <p>Filed and Entered by Plaintiff, April 24, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p>

Community Consumer Dis-
count Company
Clearfield, Pa.

D. S. B. -- DATED APRIL 22, 1967

Payable In Installments

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

April 24
10:36 AM EST

616

Debt \$2436.00

Atty Comm. 10%

Interest from April 22, 1967

Filed and Entered by Plaintiff, April 24, 1967

Joseph A. Pewanick
Georgetta L. Pewanick
Hawk Run, Pa.

Judgment.

Archie Hill

Prothonotary

Pro. By Plff 4.50
Pro. by Plff 3.00

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

Attest *Archie Hill*
Prothonotary

Community Loan & Discount
Company
Clearfield, Pa.

D. S. B. -- DATED MARCH 24, 1961

Payable In Installments

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

April 24
10:27 AM EST

617

Debt \$600.00

Atty Comm.

Interest from March 24, 1967

Filed and Entered by Plaintiff, April 24, 1967

Henry J. Stucke
Roberta Stucke
RD Olanta, Pa.

Judgment.

Archie Hill

Prothonotary

Pro. By Plff 4.50
Pro. by Plff 3.00

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

Attest *Archie Hill*
Prothonotary

Gleason,
Cherry &
Guido

Union Banking & Trust Co
DuBois, Pa.

D. S. B. -- DATED APRIL 22, 1967

Payable On Demand

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

April 24
11:20 AM EST

618

Paul E. Schultz, Jr.
Paul E. Schultz, Sr a/k/
a Paul E. Schultz
Esther C. Schultz
206 East Logan Ave.
DuBois, Pa.

Debt \$4320.00
Atty Comm. 432.00 \$4752.00
Interest from April 22, 1967
Filed and Confessed by Attorneys, April 24, 1967
Judgment.

Archie Hill

Prothonotary

Pro. By atty 4.50
Atty 3.00
Pro By Ref 3.00

And Now, 3rd day of February 1968 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

Curwensville State Bank
Curwensville, Pa.

D. S. B. -- DATED APRIL 24, 1967

Payable One Day after Date

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

April 24
11:30 AM EST

619

Ida Turner
Box 223
Curwensville, Pa.

Debt \$1900.00
Atty Comm. 10%
Interest from April 24, 1967
Filed and Entered by Plaintiff, April 24, 1967
Judgment.

Archie Hill

Prothonotary

Pro. By Plff 4.50

Agree to Revoke to 325 March 1, 1972.

County National Bank
Clearfield, Pa.

D. S. B. -- DATED APRIL 24, 1967

Payable In Installments.

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 One and 84/100 Dollars, with Interest, Attorney's
Commission, Cost of Suit, Release of Errors, Waiving
Stay, Inquisition and Exemption.

Debt \$14,751.84

Atty Comm. 10%

Interest from April 24, 1967

Filed and Entered by Plaintiff, April 24, 1967

Judgment.

Archie Hill

Prothonotary

And Now, 21 day of April 1967 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

April 24
11:37 AM EST

620

Theodore E. Pelton
Levoy S. Pelton
RD Morrisdale, Pa.

Pro. By Deft 4.50

Pro by Deft 3.00

Gleason,
Cherry &
Guido

Union Banking & Trust Co
DuBois, Pa.

D. S. B. -- DATED APRIL 22, 1967

Payable On Demand

By Virtue of Warrant of Attorney hereunto annexed,
Gleason, Cherry & Guido, 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 No/100 Dollars, with Interest, Attorney's
Commission, Cost of Suit, Release of Errors, Waiving
Stay, Inquisition and Exemption.

Debt \$787.00

Atty Comm. 78.70 \$865.70

Interest from April 22, 1967

Filed and Confessed by Attorney, April 24, 1967

Judgment.

Archie Hill

Prothonotary

And Now, 25 day of July 1968 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

April 24
1:20 PM EST

621

Calvin Llewellyn
Jeanne Llewellyn
Penfield, Pa.

Pro. By Atty 4.50

Atty 3.00

Pro by Atty 3.00

<p>April 24 1:50 AM EST</p>	<p>County National Bank Clearfield, Pa.</p> <p>622</p> <p>Roy Hoffman Verna Hoffman Karthaus, Pa.</p> <p>Pro. By Deft. 4.50 <i>Pro by Deft 3.00</i></p>	<p><u>D. S. B. -- DATED APRIL 24, 1967</u></p> <p>Payable In Installments</p> <p>By Virtue of Power of Attorney contained therein, Judgment is entered infavor of the Plaintiff and against the Defendants in the sum of Twelve Hundred One and 32/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1201.32</p> <p>Atty Comm. 10%</p> <p>Interest from April 24, 1967</p> <p>Filed and Entered by Plaintiff, April 24, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>6</u> day of <u>June 1967</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>April 24 2:01 PM EST</p>	<p>County National Bank Clearfield, Pa.</p> <p>623</p> <p>Franklin Clark Rose M. Clark RD Box 101 Olanta, Pa.</p> <p>Pro. By Deft. 4.50 <i>Pro by Deft 3.00</i></p>	<p><u>D. S. B. - DATED APRIL 22, 1967</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 Eighty-Four and 96/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1884.96</p> <p>Atty Comm. 10%</p> <p>Interest from April 22, 1967</p> <p>Filed and Entered by Plaintiff, April 24, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>18</u> day of <u>May 1967</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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American Consumer Dis-
count Company
134 E. Market Street
Clearfield, Pa.

April 24
2:15 PM EST

624

Clyde S. Behel
Mildred A. Behel
11 Spring Street
Clearfield, Pa.

Pro. By Plff. 4.50

D. S. B. -- DATED SEPTEMBER 13, 1966

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 Four Hundred
Forty and No/100 Dollars, with Interest, Attorney's
Commission, Cost of Suit, Release of Errors, Waiving
Stay, Inquisition and Exemption,
Debt \$1,440.00
Atty Comm. 15%

Interest from September 13, 1966

Filed and Entered by Plaintiff, April 24, 1967

Judgment.

Archie Hill

Prothonotary

Gleason,
Cherry &
Guido

Union Banking & Trust Co.
DuBois, Pa.

April 24
2:27 PM EST

625

CLARA A. LOWE

Pro. By Atty 4.50
Atty 3.00

Pro y Off 3.00

D. S. B. -- DATED APRIL 20, 1967

Payable On Demand

By Virtue of Warrant of Attorney hereunto annexed,
Gleason, Cherry & Guido, 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,
Five Hundred and No/100 Dollars, with Interest, Attorney's
Commission, Cost of Suit, Release of Errors, Waiving
Stay, Inquisition and Exemption.

Debt \$5,500.00

Atty Comm. 10%

Interest from April 20, 1967

Filed and Confessed by Attorneys, April 24, 1967

Judgment.

Archie Hill

Prothonotary

And Now, 25 day of July 1968 by paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

Smith, Smith & Work	DOROTHY KUTRUFF	
\$135.00 Pd by Atty 5/17/67 Clfd Trust	626	
	JACK C. KUTRUFF	
	Pro. By Atty	7.00
	Atty	3.00
	By atty Shff Charney	12.90
#772	Shff Charney	13.10
	Master	75.00
	Clfd Co. Bar	10.00
	Pro.	10.00
	Pro.	1.00
#159 - Transf. to Reg. Acct		\$135.00
\$135.00 PAID BY ATTORNEY		

	Master	
#823 -	Clarence R. Kramer	75.00
#824 -	Clfd. Co. Bar Assn.	10.00
#825 -	Atty \$22.90 - Ref. \$3. Smith, Smith & Work	25.90
#772 -	Shff Charney	13.10
	Prothonotary	11.00
		\$135.00

APRIL 25, 1967, COMPLAINT IN DIVORCE, filed. One copy certified to Sheriff.

APRIL 27, 1967, SHERIFF'S RETURN, filed
Now, April 26, 1967 at 8:25 o'clock A.M. (EST) served the within Complaint in Divorce on Jack C. Kutruff at his place of employment, Hiram Swank & Sons, Borough of Irvona, Clearfield County, Pennsylvania, by handing to Jack C. Kutruff personally, a true and attested copy of the original Complaint in Divorce and made known to him the contents thereof. So Answers, William Charney, Sheriff.

MAY 17, 1967, PRAECIPE FOR APPOINTMENT OF MASTER, filed.
AND NOW, May 17, 1967, DOROTHY KUTRUFF, Plaintiff in this action, moves for appointment of a Master in this action, and no answer having been filed by the Defendant, service having been had on April 26, 1967. SMITH, SMITH & WORK, s/ Joseph P. Work, Attorney for Plaintiff.

ORDER FOR APPOINTMENT:
AND NOW, this 17th day of May, 1967, upon Praecipe filed by JOSEPH P. WORK, ESQ., Attorney for Plaintiff, the Court does hereby appoint Clarence R. Kramer, 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, P.J.

MAY 22, 1967, SHERIFF'S RETURN on MASTER'S NOTICE, filed
Now, May 19, 1967 at 4:00 o'clock P.M. (EDT) served the within Master's notice on Jack C. Kutruff at his place of residence, Borough of Coalport, Clearfield County Pennsylvania, by handing to Jack C. Kutruff personally a true copy of the original Master's Notice and made known to him the contents thereof. So Answers, William Charney Sheriff.

JUNE 8, 1967, MASTER'S REPORT, filed.
And Now, the 9th day of June, 1967, the report of the Master is acknowledged. We approve his findings and recommendations.

We, therefore, DECREE that Dorothy Kutruff be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and Jack C. Kutruff. 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 Plaintiff. BY THE COURT, John A. Cherry, President Judge

<p>April 25 10:10 AM EST</p>	<p>Curwensville State Bank Curwensville, Penna.</p> <p>628</p> <p>John D. Smeal Mary Lou Smeal R.D. #1, Clearfield, Pa.</p> <p>Pro 4.50 <i>Pro By Atty</i> 3.00</p>	<p><u>D. S. B. --- DATED APRIL 24, 1967</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 Seventy Four and 80/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$874.80</p> <p>Atty Comm. 10%</p> <p>Interest from April 24, 1967</p> <p>Filed and Entered by Plaintiff, April 25, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p style="text-align: right;">And Now, <i>29th</i> day of <i>Sept</i> 19<i>69</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>April 25 10:20 AM EST</p>	<p>Community Consumer Discount Company, Clearfield, Penna.</p> <p>629</p> <p>Kenneth M. Livergood Omer Livergood, Endorser Alverda M. Livergood, Endorser R.D. #2, Clearfield, Pa.</p> <p>Pro by Plff 5.00 <i>Pro by Plff</i> 3.00</p>	<p><u>D. S. B. --- DATED APRIL 22, 1967</u></p> <p>Payable In Installments</p> <p>By Virtue or 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 00/100 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 April 22, 1967</p> <p>Filed and Entered by Plaintiff, April 25, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p style="text-align: right;">And Now, <i>13</i> day of <i>May</i> 19<i>70</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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Clearfield Trust Company
Clearfield, Pa.

D. S. B. -- DATED APRIL 25, 1967

April 25
11:20 AM EST

632

Payable In Installments

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, Thirty
Nine and 90/100 Dollars, with Interest, Attorney's
Commission, Cost of Suit, Release of Errors, Waiving
Stay, Inquisition and Exemption.

Debt \$2,799.90

Atty Comm. 10%

John A. Varonovich, Jr.
Clarene Varonovich
RD 2, Clearfield, Pa.

Interest from April 25, 1967

Filed and Entered by Plaintiff, April 25, 1967

Judgment.

Archie Hill

Prothonotary

Pro. By Plff 4.50

Clearfield Trust Company
Clearfield, Pa.

D. S. B. -- DATED APRIL 25, 1967

April 25
11:21 AM EST

633

Payable In Installments

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 Sixty Seven
and 52/100 Dollars, with Interest, Attorney's Commission
Cost of Suit, Release of Errors, Waiving Stay, Inquisi-
tion and Exemption.

Debt \$4,067.52

Atty Comm. 10%

George B. Leavy
Mary Jane Leavy
P. O. Box 563
Clearfield, Pa.

Interest from April 25, 1967

Filed and Entered by Plaintiff, April 25, 1967

Judgment.

Archie Hill

Prothonotary

Pro. By Plff 4.50
Pro by Plff 500

And Now, 3 day of Oct. 1968 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

<p>Nevling & Davis</p> <p>April 25 2:30 AM EST</p>	<p>Clearfield Trust Company Clearfield, Penna.</p> <p>634</p> <p>Sheertex Hosiery Mill, Inc</p> <p>Pro by Atty 4.50 Atty. 3.00</p>	<p><u>D. S. B. --- DATED JANUARY 24, 1967</u></p> <p>Payable April 24, 1967</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 Ninety Nine Hundred and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$9900.00</p> <p>Atty Comm. 10%</p> <p>Interest from January 24, 1967</p> <p>Filed and Confessed by Attorneys, April 25, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p style="text-align: center;">Writ of Execution No. 22 February Term, 1967</p>
<p>April 25 2:40 P.M. EST</p>	<p>County National Bank Clearfield, Penna.</p> <p>635</p> <p>Donald F. Rinehart Mafred G. Rinehart R.D. Morrisdale, Penna.</p> <p>Pro by Deft 4.50 <i>Pro by Deft</i> 3.00</p>	<p><u>D. S. B. --- DATED APRIL 25, 1967</u></p> <p>Payable In Installments</p> <p>By Virture of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Fifty Five Hundred Fifty Seven and 44/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay Inquisition and Exemption.</p> <p>Debt \$5557.44</p> <p>Atty Comm. 10%</p> <p>Interest from April 25, 1967</p> <p>Filed and Entered by Plaintiff, April 25, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p style="text-align: center;">Attest <i>Archie Hill</i> Prothonotary</p> <p style="text-align: center;">And now <i>28</i> day of <i>April</i> 19<i>70</i> By paper in which the judgment is satisfied in full of debt, interest and costs.</p>

<p>Dan P. Arnold</p> <p>April 25</p> <p>John J. Pentz</p> <p>#989 - Dan P. Arnold</p>	<p>Penn Furniture Company</p> <p>636</p> <p>Flo Killeen</p> <p>Michael Killeen</p> <p>Pro by Plff 5.00</p> <p>Atty 3.00</p> <p>By Atty</p> <p>Shff Charney 10.00</p> <p>Pro. 2.00</p> <p>Pro by DPA 2.00</p> <p>Pro By JJP 2.00</p> <p>Pro. 2.00</p> <p>Pro by DPA 12.00</p> <p>Plff Wit. Bill 26.80</p> <p>Pro. 2.00</p> <p>Adv. \$32. W/B 26.80</p> <p>#989 - Dan P. Arnold \$58.80</p>	<p>APRIL 25, 1967, COMPLAINT IN ASSUMPSIT, filed. Two copies certified to Sheriff.</p> <p>MAY 2, 1967, SHERIFF'S RETURN, filed.</p> <p>Now, April 26, 1967 at 11:15 o'clock A.M. (EST) served the within Complaint in Assumpsit on Flo Killeen at her place of residence, 210 North 2nd Street, Clearfield Borough, Clearfield County, Pa., by handing to Flo Killeen personally, a true and attested copy of the original Complaint in Assumpsit and made known to her the contents thereof.</p> <p>Now, April 27, 1967 at 1:15 o'clock P.M. (EST) served the within Complaint in Assumpsit on Michael Killeen, at his place of residence, 210 North 2nd Street, Clearfield Borough, Clearfield County, Pa., by handing to Flo Killeen, wife of defendant Michael Killeen and an adult member of his household, a true and attested copy of the original Complaint in Assumpsit and made known to her the contents thereof. So Answers, William Charney, Sheriff.</p> <p>May 15, 1967, Praecipe filed by John J. Pentz.</p> <p>Enter my appearance for Defendants.</p> <p>May 15, 1967, PRELIMINARY OBJECTIONS, filed by John J. Pentz., Attorney for Defendants.</p> <p>Now May 15, 1967, Accepted, Dan P. Arnold, Attorney for Plaintiffs.</p> <p>MAY 17, 1967, AMENDMENT TO COMPLAINT, filed by Dan P. Arnold</p> <p>May 19, 1967 Service accepted by copy, John J. Pentz, Attorney for Defts</p> <p>JULY 7, 1967, ANSWER AND NEW MATTER, filed by John J. Pentz, Attorney for Defendants.</p> <p>July 10, 1967, accepted. s/ Dan P. Arnold, Atty for Plff</p> <p>JULY 13, 1967, ANSWER TO NEW MATTER, filed, by Dan P. Arnold.</p> <p>July 26, 1967, Service accepted by copy. John J Pentz, Attorney for Defendants.</p> <p>AUGUST 4, 1967, PRAECIPE FOR APPOINTMENT OF ARBITRATORS, filed.</p> <p>Now, August 4, 1967, hearing of the above case is fixed for Wednesday, August 23, 1967 at 1:30 P.M. and the following arbitrators have been chosen: F. Cortez, Bell, Sr., Esq., Chairman; James A. Gleason, Esq., Harold Boulton, Esq.</p> <p>August 7, 1967, notice mailed to Arbitrators and Attorneys.</p> <p>August 23, 1967, AWARD OF ARBITRATORS, filed.</p> <p>Now, this 23 day of August, 1967, 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 Plaintiff in the sum of \$250.00, without interest. Judge F.C. Bell dissents. s/ F. C. Bell, Chairman James A. Gleason; Harold J. Boulton</p> <p>August 24, 1967, Award indexed and Attorneys notified of Award.</p> <p>SEPTEMBER 1, 1967, PRAECIPE FILED by Dan P. Arnold</p> <p>Mark the award of arbitrators in the above captioned case satisfied on payment of costs.</p> <p>Record Costs having been paid by John J. Pentz, Attorney for Defendants this case is this date marked Satisfied.</p>
<p>#990 - John J. Pentz.</p>	<p>Adv. 2.00</p>	<p>Satisfied.</p>

SATISFIED

S A T I S F I E D

<p>Joseph J. Lee</p>	<p>Betsy Kephart Kruckenberg 637</p>	<p><u>APRIL 25, 1967, PRAECIPE FOR SUMMONS IN TRESPASS, filed.</u> April 25, 1967, SUMMONS ISSUED TO THE SHERIFF. <u>MAY 11, 1967, SHERIFF'S RETURN's filed.</u> Now, April 26, 1967 at 3:10 o'clock P.M. (EST) served the within Summons in Trespass on Jack Bell at the intersection of South 2nd and South Front Streets, Borough of Clearfield, Clearfield County, Pennsylvania, by handing to Jack Bell personally, a true and attested copy of the original Summons in Trespass and made known to him the contents thereof. So Answers, William Charney, Sheriff. <u>JUNE 14, 1967, COMPLAINT IN TRESPASS, filed by</u> Joseph J. Lee. One copy certified to Sheriff.</p>
<p>Ammerman & Blakley</p>	<p>Jack Bell Pro <i>By atty</i> 6.50 Atty 3.00 Shff By atty 8.50 Pro. <i>By atty</i> 4.50 Shff Charney <i>By atty</i> 8.50 Pro. <i>By Joseph J. Lee</i> 2.00 DSA Pro. 2.00 Pro. 2.00 Pro. 3.50 n Pro. 4.00 Pro 2.00</p>	<p><u>JUNE 19, 1967, SHERIFF'S RETURN, filed.</u> Now, June 16, 1967 at 10:01 o'clock A.M. (EDT) served the within Complaint in Trespass on Jack Bell at 118 North 2nd Street, Borough of Clearfield, Clearfield County, Pennsylvania, by handing to Jack Bell 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. <u>June 26, 1967, Praecipe filed by Blakley & Ammerman.</u> Enter Our appearance for Jack Bell, named defendant <u>June 26, 1967, Interrogatories Pursuant to Rules of Civil Procedure Propounded by the Defendant to the Plaintiff, filed by Blakley & Ammerman</u> Service accepted 6/30/67 Joseph J. Lee, Attorney for Plaintiff. <u>JULY 18, 1967, ANSWERS TO INTERROGATORIES, filed by</u> Joseph J. Lee. Now, this 21st day of August, 1967, Service of Within Answers to Interrogatories accepted by copy. David S. Ammerman <u>AUGUST 17, 1967, PRAECIPE FOR TRIAL, filed by</u> Joseph J. Lee Place the above case on the trial list for the coming term of Court. /s/ Joseph J. Lee <u>SEPTEMBER 9, 1967, ORDER, filed.</u> NOW, September 7, 1967, this being the first time that the above stated case has been on the trial list, and upon application of Jack Bell above named, through his counsel, Blakley and Ammerman, trial is continued to November Term of Court. Such continuance is granted over the objection of counsel for plaintiff. BY THE COURT JOHN A. CHERRY, President Judge. JANUARY 29, 1968, CAUSE REACHED, TRIAL ORDERED, JURY CALLED AND SWORN, as follow to wit: Bernice M. Shoff, Violet Straka, Mirl B. Dickey, Violet M. Mangeson, Ann R. Gutkowki, Willard Leigey, Gertrude Lee, Elverda F. Maloney, Mrs. Robert Carlson, Wm. Fishburn, Althea Peters and Gertrude E. Clyde, twelve good and lawful citizens of the County who after hearing the proofs and allegations and being charged by the Court -- January 31, 1968, Points for Binding Instructions, filed. And Now to wit: January 31, 1968, we, the Jurors empanelled in the above entitled case, find a Verdict in Javor of Jack Bell (Conformed by Judge J. A. Cherry) /s/ Mrs. Violet Mangeson VERDICT IN FAVOR OF DEFENDANT JACK BELL. <u>FEBRUARY 2, 1968, MOTION FOR NEW TRIAL FILED ON BEHALF OF THE PLAINTIFF, filed by Joseph J. Lee.</u></p>

County National Bank
Clearfield, Penna.

D. S. B. --- DATED APRIL 22, 1967

April 26
9:29 AM EST

638

Albert J. Tarbay
Anna M. Tarbay
Box 41A, Philipsburg, 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 Twenty Five Hundred Sixty
Five and no/100 Dollars, with Interest, Attorney's
Commission, Cost of Suit, Release of Errors, Waiving Stay,
Inquisition and Exemption.

Debt \$2565.00

Atty Comm. 10%

Interest from April 22, 1967

Filed and Entered by Plaintiff, April 26, 1967
Judgment.

Archie Hill

Prothonotary

Pro by Deft 4.50

Pro by Deft 3.00

And Now 19 day of April 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,
State College, Penna.

D. S. B. --- DATED APRIL 25, 1967

April 26
9:45 AM EST

639

Lawrence C. Knepp
Zella J. Knepp

Payable In Installments
By Virtue of Poser of Attorney contained therein,
Judgment is entered in favor of the Plaintiff and against
the Defendants in the sum of Seven Hundred Fifty and
00/100 Dollars, with Interest, Attorney's Commission,
Cost of Suit, Release of Errors, Waiving Stay, Inquisi-
tion and Exemption.

Debt \$750.00

Atty Comm. 10%

Interest from April 25, 1967

Filed and Entered by Plaintiff, April 26, 1967
Judgment.

Archie Hill

Prothonotary

Pro by Plff 4.50

FEBRUARY TERM, 1967

DOCKET 188

<p>April 26 9:46 AM EST</p>	<p>First National Bank Philipsburg, Penna.</p> <p>640</p> <p>John G. Zezoney Mary Zezoney Hawk Run, Penna.</p> <p>Pro by Plff 4.50 <i>Pro by Plff 3.00</i></p>	<p><u>D. S. B. --- DATED APRIL 24, 1967</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 Forty and 74/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$840.74</p> <p>Atty Comm. 5%</p> <p>Interest from April 24, 1967</p> <p>Filed and Entered by Plaintiff, April 26, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p style="text-align: right;">And Now, <u>10th</u> day of <u>Feb.</u> 1968 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>April 26 9:47 AM EST</p>	<p>Philipsburg Thrift Corporation Philipsburg, Penna.</p> <p>641</p> <p>Marcene Kanouff Harry R. Kanouff Morrisdale, Penna. Mary E. Kanouff, Endsr. Williams Apts. Philipsburg, Penna.</p> <p>Pro by Plff 5.00</p>	<p><u>D. S. B. --- DATED NOVEMBER 4, 1966</u></p> <p>Payable In Installments</p> <p>By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Hundred Seventy Five and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$275.00</p> <p>Atty Comm.</p> <p>Interest from November 4, 1966</p> <p>Filed and Entered by Plaintiff, April 26, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p>

<p>April 26 9:50 AM EST</p>	<p>Philipsburg Thrift Corporation Philipsburg, Penna.</p> <p>642</p> <p>Tobin J. Kanouff Mrs. Mary J. Kanouff West Decatur, Penna. Mary E. Kanouff, Endsrs. Williams Apts. Philipsburg, Penna.</p> <p>Pro by Plff 5.00 PRO by PIFF 3.00</p>	<p><u>D. S. B. --- DATED APRIL 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 Hundred Thirty and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$330.00</p> <p>Atty Comm</p> <p>Interest from April 19, 1965</p> <p>Filed and Entered by Plaintiff, April 26, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p style="text-align: right;">And Now, 13 day of May 1967 B: PAPER filed, the above judgment is satisfied in full of interest and cost. Attest <i>Raymond Witherow</i> Prothonotary</p>	
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<p>April 26 9:51 AM EST</p>	<p>Philipsburg Thrift Corporation Philipsburg, Penna.</p> <p>643</p> <p>Mary E. Kanouff Williams Apts. Philipsburg, Penna.</p> <p>Pro by Plff 4.50</p>	<p><u>D. S. B. --- DATED JANUARY 13, 1967</u></p> <p>Payable In Installments</p> <p>By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Hundred Seventy Five and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$175.00</p> <p>Atty Comm.</p> <p>Interest from January 13, 1967</p> <p>Filed and Entered by Plaintiff, April 26, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p>	
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<p>April 26 9:53 AM EST</p>	<p>Brookville Bank & Trust Company 256 Main Street Brookville, Pa.</p> <p>644</p> <p>Merlyn L. Maney Frenchville, Pa.</p> <p>Pro. By Plff 4.50 <i>[Signature]</i> 1.50</p>	<p><u>D. S. B. -- DATED APRIL 25, 1967</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 Twelve 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 \$12,500.00</p> <p>Atty Comm. 5%</p> <p>Interest from April 25, 1967</p> <p>Filed and Entered by Plaintiff, April 26, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>12</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 style="text-align: right;">Attest <i>Archie Hill</i> Prothonotary</p>
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<p>April 26 9:58 AM EST</p>	<p>Brookville Bank & Trust Company 256 Main Street Brookville, Pa.</p> <p>645</p> <p>Clark J. Hubler Allport, Pa.</p> <p>Pro. By Plff 4.50</p>	<p><u>D. S. B. -- DATED APRIL 25, 1967</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 Ten 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 \$10,500.00</p> <p>Atty Comm. 5%</p> <p>Interest from April 25, 1967</p> <p>Filed and Entered by Plaintiff, April 26, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>29th</u> day of <u>Oct</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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County National Bank
Clearfield, Pa.

D. S. B. -- DATED APRIL 25, 1967

Payable In Installments

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, Seventy and
26/100 Dollars, with Interest, Attorney's Commission,
Cost of Suit, Release of Errors, Waiving Stay, Inquisi-
tion and Exemption.

April 26
10:01 AM EST

646

Debt \$1070.26

Margaret K. Kitko
Glen Hope, Pa.

Atty Comm. 10%

Interest from April 25, 1967

Filed and Entered by Plaintiff, April 26, 1967

Judgment.

Pro. By Deft 4.50

Archie Hill

Prothonotary

County National Bank
Clearfield, Pa.

D. S. B. -- DATED APRIL 21, 1967

Payable In Installments

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 Seven
and 96/100 Dollars, with Interest, Attorney's Commission,
Cost of Suit, Release of Errors, Waiving Stay, Inquisi-
tion and Exemption.

April 26
10:02 AM EST

647

Debt \$1907.96

Peter Garbinsky
Viola Garbinsky
Smithmill, Pa.

Atty Comm. 10%

Interest from April 21, 1967

Filed and Entered by Plaintiff, April 26, 1967

Judgment.

Pro. By Deft 4.50

Pro by Deft 3.-2

Archie Hill

Prothonotary

And Now, 23 day of Aug 1971
Filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

<p>Mitinger & Mitinger Dan P. Arnold</p>	<p>GLENN A. SMITH, JR.</p>	<p>APRIL 26, 1967, COMPLAINT IN TRESPASS, filed. One copy certified to the Sheriff.</p>
	<p>649</p>	<p>April 27, 1967, Praeipe filed by Dan P. Arnold Enter my appearance as additional counsel for Glenn A. Smith, Jr., plaintiff in the above captioned case. MAY 15, 1967, SHERIFF'S RETURN, filed. April 26, 1967, Sheriff William Charney deputized the Sheriff of Centre County. Now, May 2nd, 1967, Sheriff of Centre County returns the Complaint in Trespass on Gerald Emigh unserved, by reason that defendant Gerald Emigh was not found within the bailiwick. Now, May 10, 1967, at 1:35 o'clock P.M. (EDT) served the within Complaint in Trespass on Gerald Emigh at his place of residence, Village of Bigler, Bradford Township, Clearfield County, Pennsylvania, by handing to Mrs. Nettie Emigh, wife of the defendant and an adult member of his household, a true and attested copy of the original Complaint in Trespass and made known to her the contents thereof. So Answers, William Charney, Sheriff. May 19, 1967, Praeipe filed by Bell, Silberblatt & Swoope, by Paul Silberblatt Enter our appearance for Gerald Emigh, Defendant</p>
<p>Bell, Silberblatt & Swoope</p>	<p>GERALD EMIGH</p>	<p>SEPTMBER 7, 1967, DEPOSITION of Gerald Emigh, taken August 4, 1967, filed by Dan P. Arnold. SEPTMBER 7, 1967, STIPULATION, filed. The attached deposition has been read and approved as a true and correct transcript of the sworn deposition of Gerald Emigh taken on August 4, 1967. This stipulation being entered into in triplicate as is the transcript of the deposition and any one of the three copies may be used by either of the parties at the trial of the cause if they so desire. /a Bell, Silberblatt & Swoope by Paul Silberblatt, for Gerald Emigh. Mitinger and Mitinger and Dan P. Arnold by Dan P. Arnold for Glenn A. Smith, Jr.</p>
	<p>Pro. By atty 5.00 Atty By atty 3.00 Shff Waite 9.25 Shff Charney 12.85 Pro. 2.00 Pro. 2.00 Pro. 3.50 Pro. 4.00 Pliff W/B 45.70</p>	<p>FEBRUARY 10, 1968, PRAECIPE, filed by Dan P. Arnold Place the above captioned case on the trial list. s/ Dan P. Arnold. APRIL 11, 1968, ORDER, filed. NOW, April 10, 1968, upon motion of counsel for defendant, and this being the first listing of the above stated case for trial, and although Dan P. Arnold, Esquire, of counsel for plaintiff, has objected to the same, the Court has determined that the reasons for continuance are sufficient under our Rules. It is, therefore, ORDERED that trial of said case be continued to the next term of Court. No further continuance will be granted. By the Court, John A. Cherry, President Judge.</p>
<p>Advanced Costs #1594 - Dan P. Arnold</p>	<p>Pro. 2.00 \$75.80</p>	<p>SEPTEMBER 3, 1968, CAUSE REACHED, TRIAL ORDERED. Jury called and Sworn, as follow to wit: Twila J. Brooks, John J. Bojalad, Elmer Caber, Raymond Shimmel, Frank E. Bennett, Sherman C. Kephart, James P. Kelley, Clarence R. Keiser, Miles E. McGarvey, Harry A. Beam, Irene Lucas and John Pusey, twelve good and lawful citizens of the County who after hearing the proofs and allegations -- Directed Verdict. And now to wit September 3, 1968, we the Jurors empanelled in the above entitled case, find A Verdict in Favor of Plaintiff in the sum of \$15,000. Signed John Pusey, Foreman SEPTEMBER 5, 1968, PRAECIPE, filed by Dan P. Arnold, Of Counsel for Plaintiff. Mark the above captioned case settled and discontinued on payment of costs. September 5, 1968, Record Costs in the sum of \$89.30 having been paid in full by Bell, Silberblatt & Swoope this date this case is marked settled and discontinued.</p>
	<p><u>S E T T L E D</u></p>	<p><u>A N D</u> <u>D I S C O N T I N U E D</u></p>

<p>April 26 11:00 am EST</p>	<p>Community Consumer Discount Company Clearfield, Pa.</p> <p>650</p> <p>Robert G. Davidson Doris J. Davidson 408 W. Locust St. Clearfield, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Plff</i> 1.50</p>	<p><u>D. S. B. -- DATED APRIL 21, 1967</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. 10%</p> <p>Interest from April 21, 1967</p> <p>Filed and Entered by Plaintiff, April 26, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>12</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 style="text-align: right;">Attest <i>Archie Hill</i> Prothonotary</p>
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<p>April 26 11:01 AM EST</p>	<p>Community Consumer Discount Company Clearfield, Pa.</p> <p>651</p> <p>Edmund J. Zitzelberger Evelyn J. Zitzelberger 203 N. Second St. Clearfield, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro By Plff</i> 3.00</p>	<p><u>D. S. B. -- DATED APRIL 25, 1967</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. 10%</p> <p>Interest from April 25, 1967</p> <p>Filed and Entered by Plaintiff, April 26, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>4</u> day of <u>Dec</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>Archie Hill</i> Prothonotary</p>
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<p>Maine & Fennell</p>	<p>BUDGET FINANCE COMPANY, a corporation organized and existing under the laws of the State of Nebraska</p> <p>653</p> <p>RICHARD N. HOYNOSKI and YOLANDA M. HOYNOSKI, husband and wife, . . .</p> <p>Pro. By atty 5.00 Atty By atty 3.00 Shff Charney 11.50 Pro. By atty 3.50</p>	<p><u>APRIL 26, 1967, COMPLAINT IN ASSUMPSIT</u>, filed. One copy certified to the Sheriff.</p> <p><u>MAY 15, 1967, SHERIFF'S RETURN</u>, filed. Now, April 26, 1967 at 4:45 o'clock P.M. (EST) served the within Complaint in Assumpsit on Richard N. Hoynoski and Yolanda M. Hoynoski at their place of residence, 520 Chestnut Avenue, City of DuBois, Clearfield County, Pennsylvania, by handing to Yolanda M. Hoynoski a true and attested copy of the original Complaint in Assumpsit and made known to her the contents thereof. So Answers, William Charney, Sheriff.</p> <p><u>MAY 18, 1967, PRAECIPE</u>, filed by Maine and Fennell. Enter judgment in the amount of Three Hundred Forty two and 77/100 Dollars with interest at the legal rate from September 8, 1966 in favor of the above named plaintiff and against Richard N. Hoynoski and Yolanda M Hoynoski for failure to appear or file an answer within twenty (20) days from the service of the Complaint. Maine & Fennell by Ervin S. Fennell, Jr. Attorney for Plaintiff.</p> <p>Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Three Hundred Forty Two and 77/100 Dollars, with Interest and Costs.</p> <p>Debt \$342.77</p> <p>Interest from September 8, 1966</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p>
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IN RE: PETITION FOR
COMMITMENT OF
Lewis Dufour

APRIL 26, 1967, PETITION FOR COMMITMENT of Lewis Dufour,
Under Section 326 (a) (1) or (a) (5) Mental Health
Act of 1951, as amended. One Copy certified to
Warren State Hospital

WHEREFORE, your petitioner prays your honorable
court to commit said Lewis Dufour to Warren State
Hospital or School. And he will ever pray. /s/ Slex
Dufour, Petitioner.

ORDER FOR COMMITMENT

And now, this 25th day of April 1967, upon consid-
eration of the within petition and certificates thereto
attached for the commitment of the above named person
to Warren State Hospital and being satisfied that said
person is an inebriate, I hereby approve the same and
direct that the said person named therein be committed
to the Warren State Hospital institution there to
remain until he shall have recovered or shall have been
removed according to law; and this shall be sufficient
warrant for said commitment.

And it is further ordered that the cost of maintain-
ing said patient at said Warren State Hospital Insitution
shall be paid in accordance with section 701 of the
mental health act of 1951, as amended.

And it is further ordered that the County of
Clearfield pay the costs of this proceeding including
the expense of removing the said mental patient to the
said institution, and the maintenance charges, ~~and that~~

John A. Cherry, J.

MAY 8, 1967, SHERIFF'S RETURN, filed.

Now, May 2, 1967, as within ordered, transported
the within named Alex Dufour to Warren, Pennsylvania, and
delivered him into the custody of the authorities of the
Warren State Hospital. So Answers, William Charney,
Sheriff.

April

654

Pro.	By Pet	5.00
Shff Charney		40.94

IN RE: PETITION FOR
COMMITMENT OF
Marvel Brown

655

Pro. 5.00
Pro 3.50

APRIL 26, 1967, PETITION FOR COMMITMENT Under the
(Sections 326, 331 Mental Health Act, 1951, as amended)
filed. One copy certified to Warren State Hospital.

Wherefore your petitioner prays your honorable
court to commit said Marvel Brown to Warren State
Hospital, an institution for mental diseases, for
observation, diagnosis and treatment. And he will ever
pray, etc. /s/ Sara B. Jones, Signature of Petitioner.

ORDER

And now to wit, this 26th day of April, 1967, the
Court having considered the within petition of Clearfield
County Child Welfare Services, Sara B. Jones, Director
and the certificates attached for the commitment of
Marvel Brown to Warren State Hospital and being satisfied
that said Marvel Brown be committed to Warren State
Hospital to be detained for observation, diagnosis and
treatment for a period of -----but not to exceed ninety
days and this shall be sufficient warrant for said
commitment.

It is further ordered that the superintendent of
said institution shall before the expiration of said
period make a written report of said patients condition
to this Court.

And it is further ordered that the full cost of care
and maintenance of said Marvel Brown shall be paid by
County of Clearfield. John A. Cherry, P.J.

MAY 25, 1967, ORDER, filed.

NOW, May 25, 1967, upon report, direction and re-
commendation of Warren State Hospital, it is hereby
ORDERED that the above named Marvel Brown be released
and discharged from said Hospital into the custody of
the Juvenile Officer of Clearfield County for return
to and detention in Girihaven, Hollidaysburg, Pennsyl-
vania, until further order of Court. BY THE COURT,
John A. Cherry, President Judge. Two Copies Certified
to Judge.

Commonwealth of Penna.
Dept. Public Welfare
Harrisburg, Pa.

APRIL 27, 1967, REIMBURSEMENT AGREEMENT, filed.

Record No. 32954

By Virtue of Agreement 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 Cost of Suit.

Debt \$2000.00

Judgment.

Jessie J. Beightol
Wallaceton, Pa.

Archie Hill

Prothonotary

Dec. 3, 1971, Sugg Non Pay filed to 607 Oct T, 1971.

April 27
8:50 AM EST

656

Pro. By Plff 3.00

And Now 30 day of July 1968 paper filed, the above judgment is satisfied in full of debt, interest and cost.
Archie Hill
Prothonotary

Gleason,
Cherry &
Guido

Union Banking & Trust Co.
DuBois, Pa.

D. S. B. -- DATED APRIL 24, 1967

Payable On Demand

By Virtue of Warrant of Attorney hereunto annexed, Gleason, Cherry & Guido, 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 Thirty Two and 50/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$3032.50

Atty Comm. 10% 303.25 \$3,335.75

Interest from April 24, 1967

Filed and Confessed by Attorney, April 27, 1967

Judgment.

Harold Kane
Winifred J. Kane
Carolyn L. Kane
606 Green Glen Drive
DuBois, Pa.

Archie Hill

Prothonotary

April 27
9:40 AM EST

657

Pro. By atty 4.50

Atty 3.00

Pro by Def 3.00

And Now 31 day of July 1968 paper filed, the above judgment is satisfied in full of debt, interest and cost.

Archie Hill
Prothonotary

<p>April 27 10:12 AM EST</p>	<p>Union Banking and Trust Company, DuBois, Penna.</p> <p>658</p> <p>Carl E. Maybury Kathleen Maybury 36 E. Garfield Avenue, DuBois, Penna.</p> <p>Pro by Atty. 4.50 Atty. 3.00 <i>Pro by Plff.</i> 1.50</p>	<p><u>D. S. B. --- DATED APRIL 24, 1967</u></p> <p>Payable On Demand</p> <p>By Virtue of Warrant of Attorney hereunto annexed, Gleason, Cherry & Guido, 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 Thirty Two and 50/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$732.50 Atty Comm. 10% <u>73.25</u> \$805.75 Interest from April 24, 1967</p> <p>Filed and Confessed by Attorneys, April 27, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, <i>16th</i> day of <i>June</i> 1967 By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Archie Hill</i> Prothonotary</p>
<p>April 27 10:20 AM EST</p>	<p>Commercial Credit Plan Consumer Discount Company Indiana, Penna.</p> <p>659</p> <p>James A. Rorabaugh Grace Rorabaugh R.D. #2, Mahaffey, Penna.</p> <p>Pro by Plff 4.50</p>	<p><u>D. S. B. --- DATED APRIL 25, 1967</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 Eleven and 57/100 Dollars, with Interest, Attorney's Commission, Cost of Suit Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$3111.57 Atty Comm. Interest from April 25, 1967</p> <p>Filed and Entered by Plaintiff, April 27, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p>

Smith, Smith
& Work

County National Bank
Clearfield, Penna.

660

Robert J. Kowalcyk
Janice Kowalcyk
Mrs. Elizabeth Kowalcyk

Pro by Atty 7.00
Atty 3.00
Pro by Atty 13.30
Pro. By atty 3.50

Pr by [Signature] 3.00

And now, 16 day of Dec 1967 by paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest Archie Hill
Prothonotary

APRIL 27, 1967, WRIT OF REVIVAL, filed. To revive and continue Lien Entered to No. 574 February Term, 1962
Debt \$2983.33
Interest from April 26, 1967

APRIL 27, 1967, WRIT ISSUED TO THE SHERIFF.

MAY 2, 1967, SHERIFF'S RETURN, filed.

Now, April 27, 1967 at 10:30 o'clock P.M. (EST) served the within Writ of Revival on Robert J. Kowalcyk at his place of residence, 1073 West Hannah Street, Houtzdale Borough, Clearfield County, Pennsylvania, by handing to Robert J. Kowalcyk personally, a true and attested copy of the original Writ of Revival and made known to him the contents thereof.

Now, April 27, 1967 at 10:30 o'clock P.M. (EST) served the within Writ of Revival on Janice Kowalcyk at her place of residence, 1073 West Hannah Street, Houtzdale Borough, Clearfield County, Pa., by handing to Robert J. Kowalcyk, Husband of defendant Janice Kowalcyk and an adult member of this household, a true and attested copy of the original Writ of Revival and made known to him the contents thereof.

Now, April 27, 1967 at 10:30 o'clock P.M. (EST) served the within Writ of Revival on Mrs. Elizabeth Kowalcyk at her place of residence, 1073 West Hannah Street, Houtzdale Borough, Clearfield County, Pennsylvania, by handing to Robert J. Kowalcyk, son of defendant Mrs. Elizabeth Kowalcyk, and an adult member of the household, a true and attested copy of the original Writ of Revival and made known to him the contents thereof. So answers, William Charney, Sheriff.

MAY 18, 1967, PRAECIPE FOR JUDGMENT OF REVIVAL, filed by Smith, Smith & Work

Enter judgment against the above named Defendants for want of an appearance (or affidavit of defense) reviving the said judgment in the amount of Two Thousand Nine Hundred Eighty Three and 33/100 with interest from April 26, 1967.

Judgment is entered in favor of the Plaintiff and against the defendants in the sum of Two Thousand, Nine Hundred Eighty Three and 33/100 with Interest from

April 26, 1967.
Debt 2,983.33
Interest from April 26, 1967
Judgment.

Archie Hill
Prothonotary

	<p>April 27 3:20 PM EST</p>	<p>Sears, Roebuck and Company 241 Market Street Clearfield, Pa.</p> <p>661</p> <p>Homer S. Cowder Isabel A. Cowder Woodland Clearfield Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Plff 3.00</i></p>	<p><u>APRIL 27, 1967 - D. S. B. -- DATED APRIL 24, 1967</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 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 \$1149.00</p> <p>Atty Comm. 20%</p> <p>Interest from April 24, 1967</p> <p>Filed and Entered by Plaintiff, April 27, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>11</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>Archie Hill</i> Prothonotary</p>
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	<p>April 27 3:21 PM EST</p>	<p>Sears, Roebuck & Co. 241 Market Street Clearfield, Pa.</p> <p>662</p> <p>Hubert Hile Sarah J. Hile R.D. Kerrmoor, Pa.</p> <p>Pro. By Plff 4.50</p>	<p><u>D. S. B. -- DATED APRIL 24, 1967</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 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 \$1655.00</p> <p>Atty Comm. 20%</p> <p>Interest from April 24, 1967</p> <p>Filed and Entered by Plaintiff, April 27, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p>
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Blakley & Ammerman

DuBois Deposit National Bank
Cornor Long & Brady Sts.
DuBois, Pa.

D. S. B. -- DATED APRIL 27, 1967

Payable On Demand

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

April 28
9:26 AM EST

663

Debt \$13,000.00

Atty Comm. 10%

Interest from April 27, 1967

Filed and Confessed by Attorneys, April 28, 1967

Judgment.

John M. Shaffer and
Alice E. Shaffer
208 E. Long Avenue
DuBois, Pa.

Archie Hill

Prothonotary

Pro. By atty 4.50

Atty 3.00

Pro by self 1.50

And Now, 7 day of Sept 67 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 APRIL 27, 1967

Payable In Installments

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.

April 28
10:30 AM EST

664

Debt \$4915.68

Atty Comm. 10%

Interest from April 27, 1967

Filed and Entered by Plaintiff, April 28, 1967

Judgment.

Joseph Zelensky
Dolores Zelensky
Grassflat, Pa.

Archie Hill

Prothonotary

Pro. By Plff 4.50

Pro by self 3.00

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

Attest *Archie Hill*
Prothonotary

V. W. Anchaitis
~~Thomas F. Morgan~~
 W. Albert Ramey
 7/23/1969
 Just Comp. \$25.00-
 Simon & Burke
 1702432
 Clfd Trust

IN RE: CONDEMNATION BY THE COMMONWEALTH OF PENNSYLVANIA, DEPARTMENT OF HIGHWAYS, OF RIGHT OF WAY, FOR LEGISLATIVE ROUTE 869, SECTION 10, IN LAWRENCE AND BOGGS TOWNSHIP.

666

Pro by County Rec 7.50
 Atty 3.00

#1348 - Pa. Dept of Trans. --\$25.00
Ad to State Ref. Just Comp. Simon & Burke - 9/18/75

Emory McGaughey
 Claim No. 17024030

A. R. Chase
 John Haney
 Mildred D. Shaw
 Walter M. Swoope
 Claim No. 17024031

Lester Simon & Joseph Burke
 Claim No. 17024032

APRIL 28, 1967, DECLARATION OF TAKING, (EMINENT DOMAIN PROCEEDINGS), 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, 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. 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 cost 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 September 1, 1966, a plan entitled "Drawings Authorizing Condemnation of Right of Way and Construction of Legislative Route 869, Section 10, In Clearfield County" a copy of which plan was recorded in the Recorder's Office of the aforesaid county on January 12, 1967 in Plan Book No. 18

4. The purpose of the condemnation is to change, alter and establish the width, lines, location and grades of said highway.

5. The list of the condemnees is attached hereto.

6. Plans of the property hereby condemned are also attached hereto, identified as Exhibits 1 through 3. Copies of said plans are also filed in the County Recorders Office where they are available for inspection.

7. The nature of the title hereby condemned is an easement for highway purposes.

8. The Commonwealth of Pennsylvania is not required to post security, inasmuch as it has the power of taxation.

WHEREFORE, an easement for highway purposes is hereby condemned from the property shown on the plans referred to in paragraph 6 above.

/s/ V. W. Anckaitis, Deputy Secretary of Highways,

Commonwealth of Pennsylvania
 June 1, 1967, Praeipie filed by W. Albert Ramey,
 Enter my appearance for Commonwealth of Pennsylvania
 JUNE 11, 1969, PROOF OF SERVICE, filed.

Edward F. Wojtaseski, being duly sworn according to law, deposes and says that he is District Right of Way Administrator of District 2-0 Department of Highways, Commonwealth of Pennsylvania, and that on or before July 14, 1967, 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/ E. F. Wojtaseski, District Right of Way, Administrator

SCHEDULE OF CONDEMNNEES, Declaration of Taking L. R. 869,

Claim No.	Name	Served By	Date Served
1702430	Emory McGaughey	Publication	July 14, 1967
1702431	Walter M. Swoope	Certified Mail	May 13, 1967
1702432	Lester Simon	Publication	July 14, 1967
1702432	Joseph Burke	Publication	July 14, 1967

JULY 23, 1969, PETITION TO DEPOSIT ESTIMATED JUST COMPENSATION, filed.

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. Anckatis,

ORDER OF COURT:

AND NOW, July 23, 1969, upon presentation of the within petition, it is hereby ordered and directed that the sum of \$25.00 representing the amount of just compensation due to 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 a copy of the Proposed Schedule of Distribution attached thereto and this order, upon the condemnees and lienors named in the said Schedule of Distribution. By the Court, Paul B. Greiner, P.J. 59th Judicial District, Specially Presiding.

July 23, 1969, \$25.00 deposited in Clearfield Trust Company, Special Account.

DECEMBER 3, 1969, PROOF OF SERVICE, filed by Highway Department

Edward F. Wojtaseski, being duly sworn according to law, deposes and says that he is District Right of Way Administrator of District 2-0 Department of Highways, Commonwealth of Pennsylvania, and that on or before November 21, 1969 a copy of the PETITION TO DEPOSIT ESTIMATED JUST COMPENSATION and the ORDER of Court filed to the above term and number on July 23, 1969, together with the pertinent portion of the SCHEDULE OF DISTRIBUTION attached thereto, were served by certified mail on each condemnee and lienor named in the attached Proposed Schedule of Distribution except as may be noted thereon. s/ E. F. Wojtaseski, District Right of Way Administrator

<p>April 28 3:10 PM EST</p>	<p>Clearfield Trust Company Clearfield, Pa.</p> <p>667</p> <p>James E. Kistler Marie K. Kistler 405 Presquesle St. Philipsburg, Pa.</p> <p>Pro. By Plff 4.50 Pro. By EMM 2.00 <i>Pro by Plff 3.00</i></p>	<p>D. S. B. -- DATED APRIL 28, 1967</p> <p>Payable July 28, 1967</p> <p>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, 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 April 28, 1967</p> <p>Filed and Entered by Plaintiff, April 28, 1967</p> <p><i>Judgment by paper filed, the above judgment is satisfied in full of debt, interest and cost.</i></p> <p><i>Archie Hill</i> Prothonotary</p> <p>SEPTEMBER 13, 1967, RELEASE FROM LIEN OF JUDGMENT, filed</p> <p>KNOW ALL MEN BY THESE PRESENTS, that Clearfield Trust Company Clearfield, Pennsylvania, the plainfiff named in the above entitled judgment, for and in consideration of the sum of one Dollar, unlawful 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 located, lying and being in Decatur Township, Clearfield County, Pennsylvania, bounded and described as follows, to wit: BEGINNING at a point on the line of lot of the Free Mehtodist Church Parsonage, which said point is one hundred ten(110) feet in a northern direction from the northwesterly line of a public street leading onto Route No. 17058 (which leads from Gearhartville to Chester Hill Borough); thence in a northern dir-</p> <p>CONTINUED TO PAGE 315</p>
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<p>April 29 10:00 AM EST</p>	<p>Community Consumer Discount Company Clearfield, Pa.</p> <p>668</p> <p>Rosalyn Lannen William Lannen, Jr. Lanse, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Plff 3.00</i></p>	<p>D. S. B. -- DATED APRIL 28, 1967</p> <p>Payable In Installments</p> <p>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. 10%</p> <p>Interest from April 28, 1967</p> <p>Filed and Entered by Plaintiff, April 28, 1967</p> <p>Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, <i>11</i> day of <i>Aug</i> 19<i>67</i> 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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Community Consumer Dis-
count Company
Curwensville Branch
Clearfield, Pa.

D. S. B. -- DATED APRIL 27, 1967

Payable In Installments

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

April 29 669
10:01 AM EST

Debt \$1,224.00

Atty Comm. 10%

Interest from April 27, 1967

Filed and Entered by Plaintiff, April 29, 1967
Judgment.

John H. Kester
Patricia A. Kester
RD 2, Mahaffey, Pa.

Archie Hill

Prothonotary

Pro. By Plff 4.50

See 7/04 3.00

And Now, *19* day of *June 68* By payment
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

Brookville Bank & Trust
Company
256 Main Street
Brookville, Pa.

D. S. B. -- DATED JANUARY 21, 1967

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

April 29 670
10:13 AM EST

Debt \$800.00

Atty Comm. 15%

Interest from January 21, 1967

Filed and Entered by Plaintiff, April 29, 1967
Judgment.

Forest Holly
Virginia Holly
Woodland, Pa.

Archie Hill

Prothonotary

Pro. By Plff 4.50

See by 3.00

And Now, *28* day of *Nov 69*
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

<p>April 29 10:20 AM EST</p>	<p>Beneficial Consumer Discount Company of Tyrone, Pa.</p> <p>671</p> <p>Charles C. Bumbarger Dorothy J. Bumbarger RD 1, Morrisdale, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Plff 3.00</i></p>	<p><u>D. S. B. -- DATED APRIL 27, 1967</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 April 27, 1967</p> <p>Filed and Entered by Plaintiff, April 29, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p style="text-align: right;"><i>25 day of Feb 1967</i> The amount of payment is satisfied in full of debt, interest and cost. <i>Archie Hill</i> Prothonotary</p>
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CONTINUED FROM PAGE 173, NO 423 FEBRUARY TERM, 1967, CONDEMNATION-COMMONWEALTH OF PENNA., PROPERTY OF JESSEE FRITZ a.

(a). The sum of Twenty-four Thousand Five Hundred (\$24,500.00) Dollars is awarded to Jessee M. Hazel L. Fritz husband and wife, Condemnees, payable by the Commonwealth of Pennsylvania, Department of Highways, Condemnor. \$24,500.00
Damages for delay shall be calculated from March 31, 1967.

Balance Carried Forward	\$24,500.00
Less amount already paid by the Connonwealth to Jessee M. & Hazel L. Fritz.	17,400.00
Taxes for January, February, & March -1/4 of \$74.68	18.67
	<u>17,418.67</u>
Damages due and payable to Jessee M. & Hazel L. Fritz	\$ 7,081.33

(b.) The Commonwealth of Pennsylvania, Department of Highways, filed a written request for separate Findings of Fact and Conclusions of Law which are as follows:

1. Damages allowed for land: The Viewers allowed \$4,000.00 for the one (1) acre of land in question. \$ 4,000.00
2. Damages allowed for garage: The Viewers allowed \$2,500.00 for the garage. 2,500.00
3. Damages allowed for house: The Viewers allowed as damages for the building which included the living quarters the sum of \$18,000.00. 18,000.00

Total Damages \$24,500.00

10. For the purpose of determining funds applicable for the payments of costs in the within matter the Board of Viewers finds that the condemned land will become a part of an access route leading to a Federal Highway.

11. A schedule of costs of the members of the Board of Viewers, to be paid by Clearfield County, is attached hereto.

12. A Stipulation executed by the parties hereto (as attached) waived the ten (10) days notice of intent to file the Viewers' Report and agreed that the Report would be filed Monday, October 2, 1967, and that said report would become final unless an Appeal is filed within thirty (30) days from October 2, 1967.

13. Attached hereto and made a part of this report are the following:

- (a). Notice of View.
- (b). Stipulation as to time and place of hearing.
- (c). Copy of Plan showing extent of taking and location of buildings.
- (d). Stipulation waiving notice of intent to file Viewer's Report.
- (e). Request for Findings of Fact and Conclusions of Law filed by the Commonwealth of Pennsylvania, Department of Highways.

CONTINUED FROM PAGE 132 - NO. 341 FEBRUARY T., 1967 - CONDEMNATION - JOHN T. LARKIN

BOARD OF VIEW SCHEDULE OF COSTS TO BE PAID BY CLEARFIELD COUNTY

The following costs are involved in the Eminent Domain Proceeding concerned exclusively with land to be used for an access route to a Federal Highway.

Payable to Roland E. Bechtel, DuBois, Pa.

2½ days @ \$35.00 per day	\$87.50	
Mileage - 50 miles	5.00	\$92.50

Payable to Evo G. Facchine, DuBois, Pa.

2½ days @ \$35.00 per day	\$87.50	
Mileage - 50 miles	5.00	\$92.50

Payable to Joseph A. Dague, Clearfield, Pa.

4½ days @ \$35.00 per day	157.50	
Mileage - 100 miles	10.00	
Postage, stationery, etc. (est)	3.00	170.50

One copy of above report certified to Clearfield County Controller.

AUGUST 3, 1967, APPEAL, filed by Green, Gibson & Abood /s/ Carman J Abood, and Gleason Cherry & Guido, /s/ Anthony S. Guido, Attorney for Condemnee.

The appeal is from the award of Thirty-One Thousand and Six Hundred (\$31,600.00) Dollars to Gertrude S Larkin, Condemnee, owner of the fee simple interest in premises located in Santy Township, Clearfield County, at the Southeasterly Corner of the intersection of Route 219 North with Jefferson Avenue, being 200' x 233' in size, being parcel No. 111 on the official viewers plan, and being included within the Declaration of Taking filed on February 15, 1967, to No. 106, February Term, 1967, in the Court of Common Pleas of Clearfield County, Pennsylvania, whereupon said premises, in total, was condemned for highway purposes.

JURY TRIAL IS DEMANDED by Gertrude S Larkin, Condemnee.

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 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 Commonwealth.

OCTOBER 26, 1967, PETITION, filed by Edward T. Kelly

THEREFORE, he prays that this case be continued until the next term of Court. And he will ever pray.

OCTOBER 26, 1967, ORDER filed.

AND NOW, this 26th day of October, 1967, on motion of Edward T. Kelly, 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 12, 1968, MOTION FOR POSTPONEMENT, filed by Edward T. Kelley

One of my appraisers used in these cases is to be occupies in court in Indiana County on Monday and Thursday of that week. These cases are ready to go; and in addition, Mr. Forsha, one of my appraisers, is due to go into the hospital immediately after the cases are over.

Based on these grounds, I would respectfully ask for a continuance both in the Taylor case and the larkin case. s/ Edward T. Kelley, Attorney for the Plaintiffs

ORDER: AND NOW, this 12th day of February, 1968, the above Motion for Postponement being considered, the above two cases are postponed until May Term, 1968. BY THE COURT: John A. Cherry, President Judge.

APRIL 19, 1968

CAUSED REACHED, TRIAL ORDERED, JURY CALLED AND SWORN, as follow to wit: Joan Brink, Kenneth Rhone, Genevieve Kane, Sara Ginter, Corinne Anderson, C. Russell Kirk, Delores Robbins, Elsie McIlrath, George Holt, Beulah Richards, Jenette Caldwell, Mildred Gordon (Alt. 1, George Johns, Alt. 2, Mrs. Joe Haley) Twelve good and lawful citizens of the County who after hearing the proofs and allegation and being charged by the Court.

And Now to wit: April 22, 1968, we, the Jurors empanelled in the above entitled case find A Verdict in Favor Plaintiff in the sum of \$37,500.00 /s/ Kenneth W. Rhone, Foreman

VERDICT IN FAVOR OF THE PLAINTIFF IN THE SUM OF \$37,500.00

Note: Section 517 of Eminent Domaine Code states: "At the trial of the case, the condemnee shall be the plaintiff and the condemnor shall be the defendant".

AUGUST 19, 1968, PRAECIPE, filed by Gleason, Cherry & Guido.

Mark the Verdict Rendered in the above case Satisfied of Record upon payment of Costs.

September 16, 1968, Record Costs in the above of \$46.75 having been paid in full this action is marked SATISFIED.

S A T I S F I E D

S A T I S F I E D

FEBRUARY TERM, 1966

CONTINUED FROM PAGE 119 - NO. 322 FEBRUARY T. 1966 - MELVIN L. REESE -vs- P. M. BURNS a1.

LIST OF PROPERTYVALUE

1. One Fordson Diesel Tractor, Serial No. 1584602, Motor # 1400212	\$2,521.92
2. One Oliver Diesel Tractor Loader, Model 550, Serial # 122982583	\$5,242.32
3. One Case Loader Scarifier, Model 1000, Serial # D7101076	\$5,295.36
4. One 1959 Case Loader, Model 600, Serial No. 7061001	\$2,926.86
5. One Fordson Major Diesel Tractor, Serial No. 1400234, with Sherman Loader, Model No. AJ25-1424	\$3,260.29

The claimant obtained title to the above designated property as follows:

- Trust Receipt Docket 4, Page 398, Item 3, Receipt No. 12,842, entered in the Secured Transaction Docket in the Office of the Prothonotary of the County of Clearfield on Dec. 14, 1966.
 - Trust Receipt Docket 4, Page 398, Item 5, Receipt No. 12,844, entered in the Secured Transaction Docket in the Office of the Prothonotary of the County of Clearfield on Dec. 14, 1966
 - Trust Receipt Docket 4, Page 398, Item 6, Receipt No. 12,845, entered in the Secured Transaction Docket in the Office of the Prothonotary of the County of Clearfield on Dec. 14, 1966
 - Trust Receipt Docket 5, Page 52, Item 7, Receipt No. 13,316, entered in the Secured Transaction Docket in the Office of the Prothonotary of the County of Clearfield on May 26, 1967.
 - Trust Receipt Docket 5, Page 61, Item 5, Receipt No. 13,386, entered in the Secured Transaction Docket in the Office of the Prothonotary of the County of Clearfield on June 22, 1967.
- /s/ Associates Discount Corporation By Paul C. Van Tine, Manager and John J. Pentz, Attorney for Claimant. Address: 103 North Brady Street.

PROPERTY CLAIM INTERPLEADER. - SHERIFF'S DETERMINATION IN FAVOR OF PROPERTY CLAIMANT.

Enter of record the determination of William Charney, Sheriff of the County of Clearfield, that the property claimant, Associates Discount Corporation, is the prima facie owner of the following property.

One Fordson Diesel Tractor, Serial No. 1584602, Motor No. 1400212	\$2,521.92
One Oliver Diesel Tractor Loader, Model No. 550, Serial No. 122982583	\$5,242.32
One Case Loader Scarifier, Model NO 1000, Serial No. D7101076	\$5,295.36
One Case Loader, Model 600, Serial No. 7061001	\$2,926.86
One Fordson Major Diesel Tractor, Serial No. 1400234, with Sherman Loader, Motor No. AJ25-1424	\$3,260.29

Total valuation as determined by above named Sheriff \$19,226.45

/s/ William Charney, Sheriff of Clearfield County, August 25, 1967.

SEPTEMBER 8, 1967, PETITION AND ORDER, filed by John J. Pentz, Attorney for Associates

WHEREFORE, your Petitioner prays that it is now in order for the Court to make an order directing the Sheriff to deliver to your Petitioner, the Claimant, all those certain five pieces of equipment on which your Petitioner has a secured transaction duly and properly entered in the office of the Prothonotary of Clearfield County, said equipment described as follows:

One Fordson Diesel Tractor, Serial No. 1584602 Motor No. 1400212
 One Oliver Diesel Tractor Loader, Model 550, Serial No. 122982583
 One Case Loader Scarifier, Model 1000, Serial No. D7101076
 One 1959 Case Loader, Model 600, Serial No. 7061001
 One Fordson Major Diesel Tractor, Serial No. 1400234, with Sherman Loader, Motor AJ25-1424.

And it will ever pray. /s/ P. C. VanTine and John J. Pentz

ORDER:

NOW, September 8, 1967, the Petition of Associates Discount Corporation, Claimant in the Sheriff's Interpleader on the above stated judgment and execution, having been presented and it appearing to the Court that the provisions of Civil Procedural Rules in respect to sheriff's interpleader affecting and regulating such sheriff's interpleader as provided by the Act of June 22, 1931, P.L. 883 (12 P.S. 2358 et. seq.) having been fully complied with, particularly Civil Procedural Rules 3202, 3203, 3204 and 3205, as provided by Civil Procedural Rule 3206, Sections (a), (b), (c) and (d), and no objections on the part of any lien creditor or execution creditor having been filed to the procedures, and that the Sheriff has, as provided by said Rule 3206 (c) found the levy abandoned, it is therefore ORDERED, ADJUDGED AND DECREED that the Sheriff of the County of Clearfield deliver all those certain five pieces of equipment as claimed by Associates Discount Corporation in the Sheriff's Interpleader described as follows:

One Fordson Diesel Tractor, Serial No. 1584602, Motor No. 1400212.
 One Oliver Diesel Tractor Loader, Serial No. 12298583, Model 550
 One Case Loader Scarifier, Model 1000, Serial No. D7101076
 One 1959 Case Loader, Model 600, Serial No. 7061001
 One Fordson Major Diesel Tractor, Serial No. 1400234, with Sherman Loader, Motor AJ25-1424

to Associates Discount Corporation or its duly authorized representative, and the same be discharged from the lien of any judgment or any execution levy in the hands of the Sheriff.

No bond required under the said Rules to be filed, there being no objection on the part of any lien creditors. BY THE COURT, JOHN A. CHERRY, P. J

CONTINUED FROM PAGE 115, No. 316 February Term, 1967, Condemnation of Keller & Wofel, Inc.

days; is served by Certified Mail, Return Receipt Requested, upon W. Albert Ramey, Esq., attorney for condemnor and upon Charles I. Houston, Esq., Houston and Dagher, attorneys for condemnee. A copy of the aforesaid notice together with return receipts and receipts for mailing are attached hereto 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/ Ino Facchine, Roland Bechtel and Joseph A. Dague, BOARD OF VIEW.

BOARD OF VIEW SCHEDULE OF COSTS TO BE PAID BY CLEARFIELD COUNTY:

<u>Payable to Ino Facchine, DuBois, Pa.</u>		
2 days @ \$35.00 per day	\$70.00	
Mileage 100 miles	<u>10.00</u>	\$80.00
<u>Payable to Roland E. Bechtel, DuBois, Pa.</u>		
2 days @ \$35.00 per day	\$70.00	
Mileage 100 miles	<u>10.00</u>	\$80.00
<u>Payable to Joseph A. Dague, Clearfield, Pa.</u>		
4 days @ \$35.00 per day	\$140.00	
Mileage 40 miles	4.00	
Postage (Cert mail) and stationery	<u>4.00</u>	\$148.00

One Copy Certified to Controller.

JULY 6, 1967, PRAECIPE, filed by W. Albert Ramey

Please place the above captioned case on the trial list for the next term of trial court. s/ W. Albert Ramey, Attorney for Commonwealth

CONTINUED FROM PAGE 116, No. 317 February Term, 1967. Condemnation of Edward and Evelyn Hoover

of the time and place of hearing was mailed by Certified Mail, Return Receipt Requested, on April 11, 1967, to Commonwealth of Pennsylvania Department of Highways, Legal Department, and to Edward and Evelyn Hoover. A Return Receipt was received from each of these mailings. Copies of these notices were also mailed by ordinary mail to W. Albert Ramey, Esq., attorney for condemnor and R. Edward Ferraro, Esq., attorney for condemnee. At the request of both of the parties hearing was continued until May 18, 1967, at 10:00 a.m. and notice of this continued hearing was announced at the view and was given May 4, 1967 by letter. This hearing was scheduled to be held at the Court House Annex, Clearfield, Pa., however the same was transferred to the Municipal Building, DuBois, Pennsylvania.

4. Attached hereto is a copy of the plan showing the extent of the taking of the subject land.

5. The interest of Edward and Evelyn Hoover is found to be a fee simple interest in the entire condemned property as tenants by the entireties.

6. A Declaration of Taking was filed in this matter on January 27, 1967, in the Court of Common pleas of Clearfield County, Pennsylvania.

7. The Board of View has scheduled damages for the premises herein condemned as follows: The sum of fourteen thousand five hundred (\$14,000.00) dollars is awarded to Edward and Evelyn Hoover, condemnees, payable by the Commonwealth of Pennsylvania, department of Highways condemnor, as general damages.

In as much as the property was occupied by condemnees as of the time of the hearing there will be no damages for delay.

8. No request for findings of fact and conclusions of law were submitted to the viewers.

9. For the purpose of determining funds applicable for the payment of costs in the within matter, the Board of View finds that the condemned land will become a part of an access route leading to a Federal Highway.

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 a statement 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 condemnor and R. Edward Ferraro, Esq., attorney for condemnees. A copy of the aforesaid notice together with return receipts and receipts for mailing are attached hereto 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 notice of view, of hearing and of filing this report.

All of which is respectfully submitted. s/ Joseph A. Dague, Roland E. Bechtel, and Ino Facchine.

BOARD OF VIEW SCHEDULE OF COSTS TO BE PAID BY CLEARFIELD COUNTY:

The following costs are involved in this Eminent Domain Proceedings which is concerned exclusively with land to be used for an access route leading to a Federal Highway.

Payable to Ino Facchine, DuBois, Pa.

2½ days @ \$35.00 per day	\$87.50	
Mileage 50 miles	<u>5.00</u>	\$92.50

Payable to Roland E. Bechtel, DuBois, Pa.

2½ days @ \$35.00 per day	\$87.50	
Mileage 50 miles	<u>5.00</u>	\$92.50

Payable to Joseph A. Dague, Clearfield, Pa.

4½ days @ \$35.00	\$157.50	
Mileage 80 miles	8.00	
Telephone DuBois (5)	1.25	
Postage including 4 certified letters and stationery	<u>3.00</u>	\$169.75

One copy certified to Controller.

JUNE 9, 1967, APPEAL FROM REPORT OF VIEWERS, filed.

AND NOW, June 9, 1967, the Commonwealth of Pennsylvania, Department of Highways, does hereby appeal from the Viewers' Report in the above entitled case filed May 27, 1967, to No. 317 February Term, 1967, 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 1589+61 and 1590+61 along Route 1009, Section 23, Sandy Township, Clearfield County, Pennsylvania.

2. The interests of the condemnees in the aforesaid property - Ownership in Fee Simple.

3. Jury trial is demanded. /s/ W. Albert Ramey, Attorney for the Commonwealth June 14, 1967, And now, June 14, 1967, Service of the within appeal is hereby accepted on behalf of the landowners. /s/ R. Edward Ferraro, Atty for Landowners.

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 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

THEREFORE, he prays that this case be continued until the next term of Court. And he will ever pray. s/Edward T. Kelly, Attorney for Plaintiff

OCTOBER 26, 1967, ORDER filed.

AND NOW, this 26th day of October, 1967, on motion of Edward T. Kelley, Esq., solicitor for the Common-

CONTINUED FROM PAGE 328 - NO. 119 May Term, 1967 - Memorial Service for John M. Urey

BY F. CORTEZ BELL, SR.:

If it please the Court.

BY THE COURT:

Mr. Bell

BY MR. BELL:

I think we all have a picture of Mr. Urey as an old man. I was rather astounded in talking to two or three members of the old Leonard Grade School. They had a tennis court up there. I talked to three women last week who said John Urey taught them to play tennis. That was back in the days when a pair of white pants was all you need to play tennis. These women are all in their seventies. So I will give you a little picture of a man we knew as being quite aged, as being around and very active, and playing tennis. One other thing, the Progress didn't mention it and I haven't heard the Resolutions say it - father was out and he was going with one of the Leitzinger girls, and he afterward married Miss McCullough - that is Bill Smith's grandmother-in-law; and Mr. Urey married John and Ed Leitzinger's sister and she didn't live very long; and then I think Ella Fulton is his second wife, and no children. I haven't heard that mentioned at all. I talked to Evelyn Sykes, who was John Leitzinger's daughter. I just wanted to mention that because I think if we picture John Urey back seventy years ago, teaching people to play tennis, is a different picture than we have of the man as we knew him here lately. I think he was an officer of the Masonic Lodge when I joined it. I have known him all my life. I went to the same Church he did. I have never had him say an unkind word. I never asked a question he didn't try to answer. I just wanted to add my few words.

BY THE COURT

Thank you, Mr. Kelley:

BY EDWARD T. KELLEY, ESQ.:

Just a few words in connection with Mr. Urey. I was President of the Clearfield County Bar Association when we decided that we would honor John Urey with a dinner because of his accomplishments as a lawyer, because of his ethical conduct as a member of the Bar, and because he had arrived at the ripe old age of past ninety, and we felt that he was worthy of a dinner - which was unusual for the members of the Bar Association of Clearfield County to tend to anyone; but Mr. Urey did appreciate it; and we felt that we were really not honoring Mr. Urey in attaining and giving us a background, but he was really honoring the Clearfield Bar Association; and it is with great pleasure that I second the Resolutions.

BY THE COURT:

Members of the Bar, you have heard the Resolution and the consequent motion and seconds to it. The pleasure of the Bar will be expressed by indicating whether they are in favor, by saying Aye.

BY THE MEMBERS OF THE BAR:

Aye.

BY THE COURT:

Opposed? (None)

BY THE COURT:

It will be so ordered.

I personally would wish to make just a few remarks concerning Mr. Urey, who I loved tremendously. He was very kind to me as a young, new member of the Bar, but that love extended over all the years. In thinking of Mr. Urey I was reminded of a discussion with Walter Swoope,

also a member of our Bar, concerning a tribute paid to one of the Yale graduates; and harkening to that I checked out the reference to Thornton Wilder's Bridge of San Luis Rey, and there I found a sentence which I believe is particularly applicable, definitely, to Mr. Urey. "There is a land of the living and a land of the dead; and the bridge is love; the only survival, the only meaning." And heretoday we have added, out of our affection for Mr. Urey, an arch of that lengthening span. Mr. Urey crowned a life filled with service, love and affection not only for his family, but for everyone with whom he came into contact; and he had a life which was fit for continued employment on the other side. I have no question of that. I felt so about Mr. Urey that I asked him to honor me above family, who fully understood and had it explained to them and stated that they were all for it - had Mr. Urey honor me by putting upon me on the greatest day of my life, so far as least, my robe when I was inducted into office; and he was so gracious and kind to say that it was an honor for him when really the honor was mine; and I will never forget him for his many, many kind words. I think too, that a real biography of an exemplary member of the Bar could be written, the full lawyer answering to all the rights and duties of that office as lawyer, could be written by the life of Mr. Urey. His character and personality and unsurpassed by no one; and he left his mark upon all of us; but as I said, I don't think he finished his work. He will be employed on the Other Side.

With that, we will conclude the memorial services of Mr. Urey, and extend to all of the representatives of the offices of the Court House, as well as to the members of the Bar, who have turned out in such full numbers, our thanks for having been here to hear the words spoken about a man who earned every one of those words and many more.

Court adjourned.

JULY 25, 1967, Notes from the Dinner held at the Clearfield-Curwensville Country Club, honoring Mr. John. M. Urey, are filed with his Memorial, No. 199 May Term, 1967

CONTINUED FROM PAGE 329 - NO. 119 MAY TERM, 1967 - MEMORIAL SERVICES FOR JOHN M. UREY.

and in his office he seemed to travel alone. Those are not disparaging remarks; and Mr. Liveright once said to me "A man has a right to manage his office as he sees fit." And Lloyd Paul Striker who wrote the famous biography of our past President Andrew Johnson, said that he once preferred to practice alone and would practice alone, but could associate with him one, two, three, or as many persons as he desired, although he practiced in so large a city as New York and then that a lawyer had the choice of taking or refusing whatever litigation he refused. This matter of wanting to work alone is a matter of man's choice. It is a matter of his philosophy in life, and we are not to be judge adversely because of our philosophy in life. He had his circle of friends, and after the evening meal and evening cigar, in somewhat earlier years, he walked practically nightly to the Masonic Fraternity rooms and there engaged in an evening of cards for recreation. Two of his playing partners were Ex-Sheriff Anthony Gorman, and another was W. Wallace Smith. Later those associations with Judge Smith were curtailed because of the burden of his judicial duties; and may have ceased entirely, I don't know. So he has lived this long and distinguished career; the longest lived lawyer of any. The annals of our Association will properly record it. To beat that record will probably never be equaled. Three things would be necessary: a man would have to live to the age of ninety-six; he would have to retain his mental faculties to that age; he would have to resist the emplorings of friends and family not to retire. Longfellow in one of his poems has given us two lines that typify this situation - "Never while the world shall las, will it reproduce the past". So we honor him for this long and distinguished career; a career of seventy years of practice, unbroken I believe, at any time, by either illness or adversity.

BY THE COURT:

Thank you Mr. Kramer. Mr. Ammerman:

BY JOSEPH S. AMMERMAN, ESQ.:

If the Court please, Mrs. Urey, members of the family, Mr. Chairman, and members of the Bar: I was the first student John Urey ever had in his law office, and I think it would be certainly remiss on my part if I were not to add a few personal comments to the Resolutions which I participated in drawing, and the extensive reminiscences of Mr. Kramer. As Mrs. Urey knows, I had a particular part in a dinner of the Bar Association at the Country Club some years ago in which Mr. Urey was honored, and which remarks were recorded and copies furnished to the family and placed in the records. I don't want to repeat over, this same ground again. I particularly remember in thinking about this, a favorite expression of Mr. Urey's brother Frank, who was a soft spoken and seldom spoken man, and that was he "didn't go for any excess chin music"; and Mr. Urey had the same attitude. But the thing that I shall always remember and always greatly appreciated about Mr. Urey is the fact that I had taken to meet him, with the idea of possibly registering as a law student with him. It proved to be agreeable. He took out the Supreme Court Rules and read what the obligations of the preceptor were, and he performed it as he did, following every rule to its ultimate conclusion in every way. He spent a great deal of time with me. I think that probably no other young attorney had as much time spent with him by his preceptor as Mr. Urey spent with me, on every phase of his practice. I would also like to comment on the fact that I notice a substantial representation from the offices of the Court House in which Mr. Urey was particularly active because he was, if we are to say that there was ever an expert at the Bar of Clearfield County, on the subject of real estate titles, he was that. I recall one time early in my association with him when we were working together in the Court House, a gentleman came in to ask him a question about the ownership of some gravel on a piece of land up in Penn Township, the title to which he had searched, and the man's remark when he came in was "I am told if you say it is right, it is right" and as a matter of fact, two or three years later this particular question was litigated here in the Equity Court of Clearfield County. Mr. Urey had handled the pleadings and the preparation, etc., but at that point he no longer cared to enter into active trial work in Court, and he was then well up in his eighties; and the Court of Equity of Clearfield County sustained that opinion which he gave that man in thirty seconds in the Register and Recorder's office.

And thirdly, it has fallen to my lot, in being associated with Mr. Urey, to become quite well acquainted with the members of his family; His brother Frank had the insurance office in the room adjacent to Mr. Urey; and particularly with Mrs. Urey and with the other members of the family. Miss Mary, of course, lived in Pittsburgh throughout this period; but I really count it as a pleasure to have become acquainted with them in this fashion. I recognize that Mrs. Urey was a tremendous support and help to him; and I appreciated her encouragement along with his, at the time that I was a student at the Bar, and in the practice of law. I think of them as inseparable. Mr. Urey was a chivalrous man of the old school, and certainly viewed his wife, and the ladies with whom he associated, in this fashion. So that it is a pleasure for me to add my second to these Resolutions, knowing that Mr. Urey lived his life fully, realizing this, and felt that his work was done, his record was made, and he was content to go. This should not be a sad occasion, as it is sometimes, but a pleasant one, in recognizing a job well done. Thank you.

BY THE COURT:

Thank you, Mr. Ammerman. Mr. Mikesell:

BY DONALD MIKESSELL, ESQ.:

If it please the court, Mresident Nevling, members of the family and members of the Bar: As a member of this Committee on Resolutions, I would like to offer my seconds, and make a few remarks also. I served my clerkship under Mr. Urey and can seond the remarks made by Mr. Ammerman. At that time Mr. Urey was eithty-two years of age and he had more or less passed the zenith of his practice of the law; but at the same time, when we came into that office, like Joe said, he assumed and carried his Duties out and he made sure that you understood and appreciated the lessons he was trying to teach. In many respects your working with him and your observations were as valuable a lesson as his remarks and his instructions. He was a man of integrity. He was completely honest in everything he did; and he was a man who got his work completed. Many of us lawyers find at time we will take on cases and start piling them back on the table someplace and cobwebs get on them, and the months go by. Mr. Urey would take his cases and he would work with them until he had a satisfactory conclusion and then he would start on something else; and if you tended to delay, he was always there behing you every morning, to ask "Is this case finished? What do you have to add to a certain situation to bring it to a satisfactory conclusion?" I appreciated the opportunity to serve my clerkship with him, and also to meet and know his family. I was a guest in their home. I was living at Mahaffey at the time, and I stayed over night in their home on a couple occasions. Mrs. Urey was a very gracious hostess. In honoring Mr. Urey I would say that we are also honoring Mrs. Urey. In the practice of law I would say it is probably the only profession that a man could actively engage in for such a long period and do a good job; and many men can succeed in spite of their wife and family, but most men succeed because of the assistance and aid supplied during the years of their professional life; and in this case I feel that Mr. Urey would be the first to acknowledge that he was able to accomplish his professional abilities to the fullest, and he was able to continue his practice, and to receive the honor that is being accorded him, only because of the assistance and the help of a kind and gracious wife.

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CONTINUED FROM PAGE 384 - NO. 119 MAY TERM, 1967 - MEMORIAL SERVICES FOR JOHN M. UREY.

1956 Mr. Ammerman, who was then serving as District Attorney, withdrew from the law firm and Mr. Urey and Mr. Mikesell continued to practice law under the firm name of Urey & Mikesell until Mr. Urey's death.

Mr. Urey is survived by his wife, the former Ella H. Fulton, a daughter, Mrs. Robert H. (Dorothea) Meloy, of Khartown, Sudan, a daughter, Mrs. Bernard F. (Jane) Judy of Toledo, Ohio, a sister, Miss Mary Urey, of Pittsburgh, Pennsylvania and eight grandchildren.

The long, active and honorable career of John M. Urey as a lawyer could only occur in the practice of the law. Although his life time saw tremendous growth and change in all phases of life, his early training and early finding a definite purpose in life enabled him to carry on actively until the very last few months of his 96 years of life. This long period of working life, passed with honor and distinction is felt by the members of the Bar of Clearfield County, as an honor to the Bar Association as well as to Mr. Urey. Along with his family, we join in the sorrow of his passing, and enjoy with them a great pride in the honor, as well as the length of that distinguished career."

Signed by John J. Pentz, Clarence R. Kramer, Donald R. Mikesell and Joseph S. Ammerman.

Mr. President, I move the adoption of these Resolutions.

BY MR. KRAMER:

May it please the Court.

BY THE COURT:

Mr. Kramer

BY CLARENCE R. KRAMER, ESQ.:

Chairman Nevling, members of the family and the Bar Association. I speak this morning only for two reasons; one is to second the motion to adopt that Resolution; and for the second reason that I feel that I would be remiss if I did not pause to add my bit of tribute to the memory of this oldest member of the Bar, this long time practitioner and fellow lawyer in my career. He was a contemporary of mine throughout my career. He was admitted when I was only three years of age; and when I became admitted to the Bar he already had behind him twenty-two years of experience in his profession; so I knew him at first, in middle life. His career, as the Memorial states, of ninety-six years, has never been equaled in the history of Clearfield County - ninety-six years of active practice. John Williamson who was admitted in the first session of this Court in 1822, the famous session of October 22nd, and who was born in Washington in 1796, lived to be eighty-seven years of age; but he died in Huntingdon County, where he lived, in 1887. The first resident member of our Bar, Josiah W. Smith, well known through history in those fields as a member of the profession, came here from Philadelphia and was admitted in the year 1825, on July 4th. Note that date July 4, 1825. He lived, according to his tombstone in Hillcrest Cemetery, to the age of eighty-one years, but had retired in 1884, twenty eight years before he died. Judge McEnally, who I distinctly remember, who died when I was a teenager, and seemed quite aged and feeble to me, was, we find by the books, eighty-five years of age, lacking twenty-two days. Eighty-five years is not an age to be disparaged of, and is in itself an attainment. My father lived to the age of ninety, and for the last year and a half he was incapacitated. So next to Mr. Urey, my father was probably the longest lived practicing attorney who practiced in the courts of Clearfield County.

The Memorial stated about the changes that have taken place in the life of the country. The advances in economic, industrial and social life have been spoken of at length. It is suggested that Mr. Urey lived practically from the time of transportation - at least of freight - by canal and river, until the jet age. It is suggested also that he lived from the age of simple mechanics to the electronic age. There were also great changes in the law, as Chairman Nevling has suggested. When Mr. Urey made his advent into life they were practicing - those who then lived were - under the Practice Act of 1836, and this remained on the books until the Act of 1857, a period of forty-nine years; and that Practice Act of 1857 was superseded by the Act of 1915, the one with which we as a Bar are most familiar. That Act took many, many decisions to find the scope, explain its limitations, and interpret its meaning. For instance, in the short rule we endorse on pleadings, it notified opposing counsel to answer. It took some six or eight decisions of the Appellate Court to determine just how exact we had to be in conformity to the wording of the Act. At first the courts were very strict. Later they modified. The Act of 1915 was superseded by the Practice Act, as Mr. Nevling said, in 1927; and I should have said that was the Act that had the most decisions to construe it and define its limitations, and to set forth its extent; and that in turn was to pass into limbo and be succeeded by the Procedural Rules. So there was great change there, that came gradually by Act. It was mentioned he served twenty-three years as Borough solicitor. I followed him as Borough solicitor, and had a change to observe the competency, the ability and thoroughness with which he did his work. I pause long enough to point out two things; One was when there was an annexation to the Borough and it involved a boundary line of road or street, he always incorporated within the Ordinance the farthest side of the street, and this had great merit because instead of leaving half the street to the Township and half to the Borough which at one time had to improve it, and the other at another time, the Borough had complete control. Another thing that was very helpful to us lawyers was that he recorded in the Recorder's Office every annexation. Of course annexations, from the beginning of our history of our state have always been filed in the office of Quarter Sessions; but they are more accessible and more readily reachable, as recorded in the Recorder's office, for there they are set forth in the Miscellaneous Dockets and a map is attached to them. I continued that practice while I was solicitor; but for some reason or another it was unfortunately fallen into disuse since then. When Mr. Urey made his advent into life we were under a Borough Code, the first one to be enacted, of 1851. I think Mr. Nevling has already touched to some extent on that fact; and that Code remained until 1915, and it was followed in turn by an Act of 1927; and that in turn by the Act of 1966. Mr. Urey lived to see these smaller municipalities come under the Code of 1966. So he saw the many changes that therewere, as Mr. Nevling suggested, from the law of master and servant administered in the forum of the court, where the burden of proof upon the injured employee was sometime unsurmountable and depended upon a high degree of proof transferred to administrative bodies such as Referees and Workmen's Compensation with two important amendments of it; one was that it must be proved that the injury was sustained in the course of industry; and that it was an accident. He saw the advent of the Social Security law and Unemployment Compensation law, the law depositing bank deposits to a certain extent against casualty of national calamity. But we come this morning to evaluate his career and memorialize him for his traits and for his personality; for those qualities of character of life for which we, his associates, knew him. When I first knew him, as I said before, he was in middle life. He seemed to me to be very stern, very firm; probably because I didn't know him, and later on in years, as the years went by, he mellowed, as is customary and happens to all of us as the years fly by; and he met you on the street and in the hall, it was with a pleasant smile and cherry greeting, and a well modulated voice. He had his own personal characteristics. He was not particularly fond of team work. He practiced one partnership with Frank G. Harris until he became Treasurer of the Commonwealth in 1902; and when Harris retired from that office in 1904, that partnership did not resume. Mr. Urey preferred to go it alone. I remember of him trying a few cases, not too many, in my early years in court; and there he seemed to travel alone.

CONTINUED ON PAGE 328

CONTINUED FROM 337 - NO. 70 MAY TERM, 1967, THOMAS C. JOHNSON et al -vs- BELL RUN COAL CO. however, .08 of an acre heretofore owned by Donald Zorger and Alma A. Zorger, but being presently vested in Thomas G. Johnson and Judith M. Johnson, the Plaintiffs herein.

14. The recorded miscellaneous dockets in the Clearfield County Courthouse contain no information concerning the formal dissolution of the Bell Run Coal Company, Inc. and the vesting of title in C.O. Norris, H.J. Thompson, Walter Welch and Theophelio Kujawa.

WHEREFORE, the Plaintiffs request that the Court:

a. Determine that the Plaintiffs are seized of an indefeasible title to the premises described herein.

b. That the Defendant, its successors and assigns, be forever barred from asserting any right, title or interest in the premises described herein.

c. Enter such other judgment or judgments as may be necessary in the establishing of an indefeasible title in the Plaintiffs to the premises described herein. s/ John B. Gates, Attorney for Plaintiffs, Thomas G. Johnson and Judith M. Johnson.

MAY 5, 1967, PETITION AND ORDER, filed.

MOTION: And NOW, to wit: April 28, 1967, an affidavit having been executed and filed by the Plaintiff, that the identity and whereabouts of the Defendants named in the caption herein, their successors and assigns, are unknown, the Plaintiffs, by their attorney, John B. Gates, Esq., moves the Court for leave to serve the Complaint on the Defendants, their successors and assigns, generally by publication in such manner as the Court shall direct, as provided by Pennsylvania Rules of Civil Procedure, No. 1064 (b). /s John B. Gates, Attorney for Plaintiff.

ORDER:

NOW, May 1, 1967, the within action being an action to quiet title and Thomas G. Johnson, one of the Plaintiffs, having made affidavit that the defendant, Bell Run Coal Company, Inc., is unknown, and that the said Plaintiff has no knowledge as to its whereabouts or its corporate existence and further has no knowledge as to the whereabouts of its successors or assigns; it is, on motion by John B. Gates, Esq., attorney for the Plaintiffs, ORDERED AND DECREED that service by publication be made by giving notice in the Clearfield Progress, a newspaper of general circulation in the County of Clearfield, to the Defendant, its successors and assigns, and to anyone claiming an interest in the same premises, once a week for three weeks and stating in said publication that an action has been filed and that the same must be pled to within twenty two (22) days after publication of the first notice. By the Court, John A. Cherry, President Judge.

AUGUST 1, 1967, DECREE, filed.

NOW, July 15, 1967, it is hereby decreed that judgment be entered for the Plaintiffs and against the Defendant, its successors and assigns as mentioned in the above captioned matter and further that the said Defendant, its successors and assigns be forever barred in claiming any interest or title in the premises in question, inconsistent with the Plaintiffs, their heirs and assigns as set forth in the complaint filed, unless the Defendant its successors and assigns take such action as they are hereby directed, within Thirty (3) days after the entry of this judgment or decree. BY THE COURT, John A. Cherry, President Judge.

AUGUST 4, 1967, Proof of Publication, filed.

Certified copy of Decree and Description to Register and Recorder's Office.

<p>May 1 8:30 AM</p>	<p>1</p> <p>First National Bank of Philipsburg, Pa.</p> <p>Raymond J. Kreiger Carol J. Kreiger Delray D. Kreiger Mary E. Kreiger Kylertown, Pa.</p> <p>Pro. By Plff 5.50 <i>Ans by Plff</i> 3.00</p>	<p><u>D. S. B. -- DATED APRIL 22, 1967</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 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 \$6800.00</p> <p>Atty Comm. 5%</p> <p>Interest from April 22, 1967</p> <p>Filed and Entered ;by Plaintiff, May 1, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, 31 day of <i>aug</i> 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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<p>Gleason, Cherry & Guido</p> <p>May 1 9:20 AM EST</p>	<p>2</p> <p>Union Banking & Trust Co. DuBois, Pa.</p> <p>Richard D. Shoemaker Donna Shoemaker RD 1, Penfield, Pa.</p> <p>Pro. By atty 4.50 Atty 3.00 <i>pro by pef</i> 1.50</p>	<p><u>D. S. B. -- DATED APRIL 27, 1967</u></p> <p>Payable On Demand</p> <p>By Virtue of Warrent of Attorney hereunto annexed, Gleason, Cherry & Guido, 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 Thirty Five and 50/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2,035.50</p> <p>Atty Comm. 10% 203.55 \$2,239.05</p> <p>Interest from April 27, 1967</p> <p>Filed and Confessed by Attorneys, May 1, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, 1 day of <i>Dec</i> 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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Centre Consumer Discount Company
122 N. Allegheny St.
Bellefonte, Pa.

D. S. B. -- DATED APRIL 28, 1967

Payable In Installments

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

May 1
9:51 AM EST

3

Debt \$3840.00

Atty Comm. 15%

Interest from April 28, 1967

Filed and Entered by Plaintiff, May 1, 1967

Judgment.

Mike G. Franek
Susanna Franek
Drifting, Pa.

Archie Hill
Prothonotary

Pro. By Plff 4.50
Pro by Plff 3.00

And now, *26* day of *Nov* 1967
filed the above judgment is satisfied in full of cost,
interest and cost.
Archie Hill
Prothonotary

County National Bank
Clearfield, Pa.

D. S. B. - DATED APRIL 25, 1967

Payable In Installments

By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Eight Hundred Fifty Three and 82/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

May 1
10:00 AM EST

4

Debt \$853.82

Atty Comm. 10%

Interest from April 25, 1967

Filed and Entered by Plaintiff, May 1, 1967

Judgment.

Marvin Mick
Barbara Mick
Elmer Caber
Marjorie Caber
Madera, Pa.

Archie Hill
Prothonotary

Pro. By Deft. 5.50
Pro By def 3.00

*and now Sept 11 1967 having made payment in full of cost, and cost of suit, interest and some other costs of County National Bank
R. E. Billotte Asst. Cash.
Archie Hill
Prothonotary*

Gleason,
Cherry &
Guido

May 1
10:06 AM EST

Union Banking and Trust
Company
DuBois, Penna.

5

James A. Carns
Margaret M. Carns
R.D. #1, DuBois, Penna.

Pro by Atty 4.50
Atty 3.00
Pro. by Pll 3.00

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

Attest Archie Hill
Prothonotary

D. S. B. --- DATED APRIL 28, 1967

Payable On Demand

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

Debt \$2050.00
Atty Comm. 10% 205.00 \$2255.00
Interest from April 28, 1967
Filed and Confessed by Attorney, May 1, 1967
Judgment.

Archie Hill
Prothonotary

Gleason,
Cherry &
Guido

May 1
10:15 AM EST

Union Banking and Trust
Company
DuBois, Penna.

6

Bona Jean Shenkle
Robert S. Shenkle
422½ Reams Street,
DuBois, Penna.

Pro by Atty 4.50
Atty 3.00
Pro by Pll 3.00

D. S. B. --- DATED APRIL 29, 1967

Payable On Demand

By Virtue of Warrant of Attorney hereunto annexed,
Gleason, Cherry & Guido, Attorneys do hereby appear for
the Defendants and Confess Judgment against the Defendants
and in favor of the Plaintiff in the sum of Seventeen
Hundred Ninety Seven and 79/100 Dollars, with Interest,
Attorney's Commission, Cost of Suit, Release of Errors,
Waiving Stay, Inquisition and Exemption.

Debt \$1797.79
Atty Comm. 10% 179.78 \$1977.57
Interest from April 29, 1967
Filed and Confessed by Attorney, May 1, 1967
Judgment.

Archie Hill
Prothonotary

And Now, 25 day of Mar 1971 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest Archie Hill
Prothonotary

Community Consumer
Discount Company,
Curwensville Branch
Clearfield, Penna.

D. S. B. --- DATED APRIL 28, 1967

Payable In Installments

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 \$1728.00

Atty Comm. 10%

Interest from April 28, 1967

Filed and Entered by Plaintiff, May 1, 1967

Judgment.

Dorothy M. Guiher
Carlton Guiher
R.D. Grampian, Penna.

Archie Hill

Prothonotary

Pro by Plff 4.50

Pro 7/0/11

30

21 April 69
Archie Hill
An...
filed...
interest and costs
Archie Hill

CONTINUED FROM PAGE 342. No. 37 MAY TERM, 1967 - WAY CO. & ED. BARNES
CONNIE WATSON, al -vs- CURTIS-KEAL DRIVE-

Five Thousand (\$5,000.00) Dollars, and approves the settlement of the claim of the minor,
Todd Watson, in the sum of One Thousand (\$1,000.00) and directs distribution to be made as
follows:

In the case of Connie Watson, First National Bank of Indiana, Pa. \$3,136.15
Stanley Watson, expenses incurred on behalf of Connie Watson 613.85
Gleason, Cherry & Guido, attorneys for Stanley Watson, father and natural
Guardian of Connie Watson and Todd Watson and Stanley Watson and
Donna Watson, in their individual capacities 1,250.00

In the case of Todd Watson: Stanley Watson, father and natural Guardian of
Todd Watson 586.50
Stanley Watson, expenses incurred on behalf of Todd Watson 163.50
Gleason, Cherry & Guido, attorneys for Stanley Watson, father and natural
Guardian of Todd Watson and Stanley Watson and Donna Watson in their
individual capacities 250.00

On receipt of all of the aforesaid checks, Gleason, Cherry & Guido, Attorneys for Stanley
Watson, father and natural Guardian of Connie Watson and Todd Watson and Stanley Watson and
Donna Watson, in their individual capacities, are directed to sign a praecipe for the dis-
continuance of the above captioned action, in the form attached, upon payment of all costs by
the defendants or either of them, after which the defendants, Curtis-Keal Driveway Company and
Edward Barnes, shall be discharged from any further liability to the aforesaid plaintiffs.
By the Court, John A. Cherry, President Judge.

May 11, 1967, Praecipe filed by Gleason, Cherry & Guido.

Please mark the above captioned case settled and discontinued upon payment of record costs.
May 11, 1967, Record Costs in the sum of \$24.00 having been paid in full 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

TWENTY (20) SUGGESTIONS OF NON-PAYMENT, filed. May 1, 1967 1:30 P.M. E.S.T.
 The Commonwealth of Pennsylvania, Dept. of Public Welfare, Harrisburg, Pa., Plaintiff
 Fifteen days have elapsed since notice of filing 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 #10 - \$178.80; #12 - \$723.10; #23 - \$879.20; #24 - \$142.40, with Cost of Suit. Pro each Writ \$3.50 except #9 - \$4.00; #16 - \$9.50; #19 - \$4.00, #23 - \$5.00 and #26 - \$5.00.
 Judgment.

Archie Hill
 Prothonotary

NUMBER	NAME AND ADDRESS OF DEFENDANTS	REVIVING JUDGMENT NO.
8	Jan. 6, 1972, Sugg Non Pay filed to 20 Jan T, 1972. Alva W. & Florence Adams, RD #1, Westover, Pa.	79 September Term, 1962
9	Jan. 6, 1972, Sugg Non Pay filed to 21 Jan T, 1972. Jack Adniski, Dec'd; Mary Adnisky, Alias Mary Adniskey RD 1, Curwensville, Pa.	122 September Term, 1962
10	July 5, 1967, Sat. by paper filed; Pro. \$1.50, State tax .50¢ paid. Clyde Bailor Alias Clyde L. Bailor RD 1, Clearfield, Pa.	80 September Term, 1962
11	Jan. 6, 1972, Sugg Non Pay filed to 22 Jan. T, 1972. Lulu M. Barger, Woodland, Pa.	81 September Term, 1962
12	Jan. 6, 1972, Sugg Non Pay filed to 23 Jan. T, 1972. Paul Belin, Dec'd; Mary Belin, Smoke Run, Pa.	82 September Term, 1962
13	Jan. 6, 1972, Sugg Non Pay filed to 24 Jan T, 1972. Lillian Bennett, RD 2, Mahaffey, Pa.	83 September Term, 1962
14	Jan. 6, 1972, Sugg Non Pay filed to 25 Jan. T, 1972. James P. and Alice P. Burkett, RD 1, Penfield, Pa.	86 September Term, 1962
15	Jan. 6, 1972, Sugg Non Pay filed to 26 Jan T, 1972. Minnie Kerell Buterbaugh, Mahaffey, Pa.	125 September Term, 1962
16	Jan. 6, 1972, Sugg Non Pay filed to 27 Jan T, 1972. Patrick D. Collins, Dec'd; Beulah Collins, Alias Beula E Collins, Gretchen Owens, Box 53, Hyde, Pa., Gerald Collins, Jack Collins, Donald Collins, Patrick Collins, Jr; Roy Collins, Margaret Fletcher, Barbara Boucher, Dolores Uncles, Terrence Collins, Joseph Collins- Heirs.	88 September Term, 1962
17	Jan. 6, 1972, Sugg Non Pay filed to 28 Jan T, 1972. Velma Dale, Curwensville, Pa.	126 September Term, 1962
18	Jan. 6, 1972, Sugg Non Pay filed to 29 Jan T, 1972. Adam Daniel, R.D. Houtzdale, Pa.	127 September Term, 1962
19	JAN. 6, 1972, Sugg Non Pay filed to 30 Jan T, 1972. Dan Delozier, Dec'd; Margaret Dickens, Peter Dickens, Heirs, Coalport, Pa.	128 September Term, 1962
20	8/20/93 Jan. 6, 1972, Sugg Non Pay filed to 31 Jan T, 1972. Ernest Herman Dixon, Alias Ernest H. Dixon, Munson, Pa.	145 September Term, 1962
21	8/20/93 Jan. 6, 1972, Sugg Non Pay filed to 32 Jan T, 1972. Hillard A. Duttry & Ida Duttry, RD #2, DuBois, Pa.	89 September Term, 1962
22	Jan. 6, 1972, Sugg Non Pay filed to 33 Jan T, 1972. Mary Franko, Joseph S. Franko, Dec'd; Beccaria, Pa.	90 September Term, 1962
23	** JUNE 30, 1970, SATISFIED BY PAPER FILED. Pro. \$3.00 St. Tax 50¢ Paid Melvin P. Gelnett, Celia Gelnett, RD 1 Rockton, Pa. William W. Gelnett, Falls Creek, Pa.; Donna J. Gelnett Howard W. Gelnett, Terre Tenants.	91 September Term, 1962
24	Sept. 22, 1969, Sat. by paper filed. Pro. \$3.00, Srare tax .50¢ paid. Edna Goodford, Dec'd; Pauline J. Goodford, Terre Tenant 304 Quarry Ave., DuBois, Pa.	130 September Term, 1962
25	Jan. 6, 1972, Sugg Non Pay filed to 35 Jan T, 1972. Nancy Graham, RD 1, Woodland, Pa.	92 September Term, 1962
26	Wilmer Groce, Florence W. Groce, Alias Florence Groce; 1417 Bigler Ave., Clearfield, Pa.; Walter Heney, Florence E. Heney, Terre Tenants	93 September Term, 1962
27	Jan. 6, 1972, Sugg Non Pay filed to 36 Jan T, 1972. Raymond Hayward, RD Box 264, Houtzdale, Pa.	132 September Term, 1962

** NO. 23 MAY TERM, 1967, COMMONWEALTH OF PENNA. DEPT. VS. WILLIAM C. GELNETT, et al

OCTOBER 17, 1967, RELEASE OF REAL ESTATE FROM LIEN OF JUDGMENT, filed,

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 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 certain piece or parcel of land situate in the Township of Bloom, County of Clearfield and State of Pennsylvania, bounded and described as follows, to wit:
 BEGINNING at an iron pipe on the East line of State Highway Route No. 17029, said pipe also being on the North line of Harry Haag premises; thence along said Highway in a Northerly direction 3 rods to an iron pipe; thence in an Easterly direction through land of which this is a part 62 rods to an iron pipe; thence in a Northerly direction still through land of which this is a part 21 rods to an oak tree; thence in an Easterly direction still through land of which this is a part to an iron pipe on pine of land of Chase and

Sears, Roebuck & Co.
240 E. Market St.
Clearfield, Pa.

D. S. B. -- DATED APRIL 18, 1967

Payable In Installments

By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Ten Hundred Seventy Four and 71/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

May 1
2:45 PM EST

28

Debt \$1074.71

Atty Comm. 20%

Raymond Hayward
Mary Hayward
RD Houtzdale, Pa.

Interest from April 18, 1967

Filed and Entered by Plaintiff, May 1, 1967

Judgment.

Archie Hill

Prothonotary

Pro. By Plff 4.50

Smith,
Smith &
Work

The Houtzdale Bank
Houtzdale, Pa.

D. S. B. -- DATED APRIL 28, 1967

Payable In One Day after Date

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

May 1
2:46 PM EST

29

Debt \$4500.00

Atty Comm. 5% 225.00

Elizabeth Higgins
George J. Higgins
West Hannah St.
Houtzdale, Pa.

Interest from April 28, 1967

Filed and Confessed by Attorneys, May 1, 1967

Judgment.

Archie Hill

Prothonotary

Pro. By Atty 4.50

Atty 3.00

Pro by Plff 3.00

And Now, 29 Day of May 1967 per
The undersigned, next to me, do hereby certify,
Interest on

Archie Hill
Prothonotary

Joseph J. Lee Pittsburgh National Bank

MAY 1, 1967, COMPLAINT, filed. Two Copies certified to Sheriff.

May 1

31

Joseph P. Ward
Amber E. Ward

MAY 11, 1967, SHERIFF'S RETURN, filed.
Now, May 5, 1967 at 3:10 o'clock P.M. (EDT) served t
the within Complaint in Assumpsit on Joseph P. Ward at
his place of residence, Sandy Township, Clearfield County,
Pa., by handing to Mrs. Amber E. Ward, wife of defendant
Joseph P. Ward and an adult member of his household, a
true and attested copy of the original Complaint in
Assumpsit and made known to her the contents thereof.
Now, May 5, 1967, at 3:12 o'clock P.M. (EDT) served
the within Complaint in Assumpsit on Amber E. Ward at
her place of residence Sandy Township, Clearfield County,
Pennsylvania, by handing to Amber E. Ward personally,
a true and attested copy of the original Complaint in
Assumpsit and made known to her the contents thereof.
So Answers, William Charney, Sheriff.

Pro *By atty* 5.00
Atty 3.00
By atty
Shff Charney 14.00
Pro. 3.50

June 8, 1967, PRAECIPE, filed by Joseph J. Lee.
Enter Judgment for Plaintiff against the Defendants fo
for want of an answer filed within twenty (20) days of
the date of service of the complaint. Judgment for
\$738.35 in the above case. /s/ Jseph J. Lee, Attorney
for Plaintiff.

Judgment is entered in favor of the Plaintiff and
against the Defendants in the sum of Seven HundredThirty
Eight and 35/100 for want of an Answer.

Debt \$738.35

Judgment.

Archie Hill
Prothonotary

Curwensville State Bank
Curwensville, Pa.

D. S. B. -- DATED APRIL 28, 1967

May 2 10:00 AM EST

33

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

Debt \$9899.68

Larry A. Dufour
Barbara A. Dufour
Allegheny Street
Curwensville, Pa.

Atty Comm. 10%
Interest from April 28, 1967
Filed and Entered by Plaintiff, May 2, 1967
Judgment.

Archie Hill

Prothonotary

Pro. By Plff 4.50

Pro By Plff 3.00

Agree to Revise to 373 March 1, 1972

And Now *5th* *Jul 1963* paper
filed, the interest and cost
Attest *Archie Hill*
Prothonotary

First National Bank
Philipsburg, Pa.

D. S. B. -- DATED MAY 1, 1967

May 2 10:53 AM EST

34

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
Sixty and 46/100 Dollars, with Interest, Attorney's
Commission, Cost of Suit, Release of Errors, Waiving
Stay, Inquisition and Exemption.

Debt \$1360.46

Chester R. Graham
Nellie L. Graham
Box 277, RD Morrisdale,
Pa.

Atty Comm. 5%
Interest from May 1, 1967
Filed and Entered by Plaintiff, May 2, 1967
Judgment.

Pro. By Plff 4.50

Pro By Plff 3.00

Archie Hill

Prothonotary

And Now, *17* day of *April* *69*
filed. the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

<p>May 2 2:10 PM EST</p>	<p>County National Bank Clearfield, Pa.</p> <p>35</p> <p>Howard E. Tubbs June E. Tubbs RD 1, Curwensville, Pa.</p> <p>Pro. By Deft 4.50 <i>Pro by Deft 3.00</i></p>	<p>D. S. B. -- DATED MAY 2, 1967</p> <p>Payable In Installments</p> <p>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 Eight Hundred Forty One and 51/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$3841.51</p> <p>Atty Comm. 10%</p> <p>Interest from May 2, 1967</p> <p>Filed and Entered by Plaintiff, May 2, 1967</p> <p>Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>13</u> day of <u>Aug</u> 196<u>8</u> by <u>pro</u> filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Archie Hill</i> Prothonotary</p>
<p>May 3 8:30 AM EST</p>	<p>Commonwealth of Penna.</p> <p>36</p> <p>George R. Bell</p> <p>Pro. <i>By Deft</i> 3.50 Pro. By Deft. 3.50</p> <p><u>S A T I S F I E D</u></p>	<p><u>MAY 3, 1967, SUGGESTION OF NON PAYMENT</u>, filed. To Revive Judgment Entered to No. 181 May Term, 1962</p> <p>By Virtue of Agreement contained therein, and there having been no objections filed within fifteen (15) days after notice, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Seven Hundred Eighty Three and 08/100 Dollars, with Cost of Suit.</p> <p>Debt \$1,783.08 No Interest Atty Comm.</p> <p>Filed and Entered by Plaintiff, May 3, 1967</p> <p>Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>FEBRUARY 7, 1971, ORDER TO SATISFY, filed by J. Shane Creaner, Attorney General of Commonwealth of Pa. Mark the above suit settled, satisfied, discontinued and ended upon payment of your satisfaction fee only. (Satisfaction filed to No. 536 May Term, 1970)</p> <p><u>S A T I S F I E D</u></p>

Gleason, Cherry & Guido.
 CONNIE WATSON and TODD WATSON, minors, by STANLEY WATSON their father and natural Guardian, and STANLEY WATSON and DONNA WATSON, in their own right.

37

CURTIS-KEAL DRIVEWAY COMPANY and EDWARD BARNES,

Pro.	8.00
Atty	3.00
Pro.	5.00
Pro.	3.50
Pro.	2.50
Pro.	\$2.00

MAY 3, 1967, PRAECIPE, filed by Gleason, Cherry and Guido.

Issue Summons in Trespass in the above captioned matter.
 Now, April 27, 1967, Service of Summons in Trespass accepted and issuance of Writ is waived. Enter our appearance in the above captioned proceeding. /s/ Curtis-Keal Driveway Company By W. E. Kephart, Sec. Treas. and Edward Barnes.

MAY 3, 1967, PETITION, filed.

The joint Petition of Connie Watson and Todd Watson, minors by Stanley Watson, their father and natural Guardian, and Stanley Watson and Donna Watson, by Gleason, Cherry & Guido, their attorneys, and Curtis-Keal Driveway Company and Edward Barnes, in propria persona, respectfully represents.

1. Connie Watson is a minor of the age of eight (8) years and resides with her father and mother, the said Stanley Watson and Donna Watson at 211 South Brady Street, DuBois, Clearfield County, Pennsylvania
2. Todd Watson is a minor of the age of six (6) years and resides with his father and mother, the said Stanley Watson and Donna Watson at 211 Brady (South) Street, DuBois, Clearfield County, Pennsylvania.
3. That Connie Watson and Todd Watson, minors, were on December 26, 1965, passengers in a 1965 Pontiac Tempest Convertible owned by the said Stanley Watson and operated by him when the said Pontiac Tempest Convertible was struck by a truck that was towing another truck behind it and which was owned by the Curtis-Keal Driveway Company and was being operated by the said Edward Barnes. The accident occurred on Highway Route No. 422 in Armstrong County, Pennsylvania, about one mile West of Elderton, Armstrong County, Pennsylvania, at 3 o'clock P.M., when the said truck which was towing another truck bein driven by Edward Barnes and traveling in a Easterly direction crossed the center line and struck the said Pontiac Tempest Convertible which was traveling in a Westerly direction and wherein the said Connie Watson and Todd Watson, along with their mother, Donna Watson were passengers.
4. That as a result of the aforesaid accident, Stanley Watson incurred the following expenses for medical attention for the said minors, all of which were paid by the said Stanley Watson.

Medical expenses of Connie Watson

Armstrong County Memorial Hospital	\$366.60
Sidney G. Sedwick, M.D.	110.00
Louis J. Cherry M.D.	35.00
John C. Gaisford, M.D.	60.00
James K. Greenbaum, M.D.	15.00
Corner Drug Store, prescriptions	2.50
Corner Drug Store, prescription	1.25
Corner Drug Store, perscription	3.50
Clarence p. Clark Funer Home Ambulance Serv.	20.00

Atty's Docket Fee
 #761 - Gleason, Cherry & Guido \$3.00

SETTLED AND DISCONTINUED.

MEDICAL Expenses of Todd Watson

Armstrong County Memorial Hospital	78.50
Sidney G. Sedwick M.D.	35.00
William C. Grau and James L. Cook, Jr., optometrists	35.00
Louis J. Cherry, M.D.	15.00

In addition to the above named medical bills, the sais Stanley Watson paid in dry cleaning bill for cleaning the clothes of Connie Watson to the Qualtiy Dry Cleaners of Indiana, Penna. in the sum of \$2.63 and he paid the sum of \$15.75 for picture taking of the said Connie Watson to show the scar on her forehead for future use in the settlement of this case.

5. That Gleason, Cherry & Guido have been retained by Stanley Watson, father and natural guardian of Connie Watson and Todd Watson, and the said Stanley Watson and Donna Watson, his wife, have also retained the firm of Gleason, Cherry & Guido in their individual capacity, as counsel.

6. That to the above term and number an action was commenced in the Court of Common Pleas of Clearfield County, Pennsylvania, by having a summons issued in trespass and service of the same was accepted by the defendants in propria persona, to recover damages for the injuries and damages suffered by the plaintiffs in said action.

7. That Gleason, Cherry & Guido have negotiated a settlement of said action in the sum of One Thousand (\$1,000.00) Dollars for Todd Watson and Five Thousand (\$5,000.00) Dollars for Connie Watson, which offer of settlement counsel and said plaintiffs jointly believe is a fair settlement under the facts in this case, and do recommend that the Court approve said settlement.

8. Connie Watson suffered extnesive facial laceration of forehead and secondary pneunia, statement of L. J. Cherry, M.D. and John C. Gaisford, M.D. is attached hereto and made a part hereof

9. Todd Watson suffered a contusion of right ankle abrasion and contusion of forehead and nose, statement of L. J. Cherry, M.D. is attached hereto and made part hereof.

WHEREFORE, your Petitioners jointly pray your Honorable Court to approve the settlement in the gross amount of One Thousand (\$1,000.00) Dollars in the case of Todd Watson and the gross amount of Five Thousand (\$5,000.00) Dollars, in the case of Connie Watson, and they will ever pray. /s/ Stanley Watson, father and natural Guardian of Connie Watson and Tod Watson; Stanley Watson, Donna Watson, Gleason, Cherry & Guido, Attorneys by Edward V. Cherry. Curtis-Keal Driveway Company By S. E. Erhart, Sec. Treas. and Edward Barnes.

ORDER:

And Now, this 3rd day of May, 1967, upon consideration of the foregoing Petition and after personally talking with Connie Watson and Todd Watson, the injured minors and their parents, Stanley Watson and Donna Watson and considering the report of the minors' doctors, and upon motion of Gleason, Cherry & Guido, Attorneys for Stanley Watson, natural Guardian and father of Connie Watson and Todd Watson and Stanley Watson and Donna Watson in their individual capacity, the Court hereby approves the settlement of the minor Connie Watson for the gross sum of

John B. Gates	HAROLD R. KAUFFMAN	MAY 3, 1967, COMPLAINT IN DIVORCE, filed. One copy certified to Sheriff.
5/3/67 \$70.00 Pd. by Atty Clfd Trust	38	AUGUST 15, 1967, SHERIFF'S RETURN, filed. Now, May 12, 1967 at 9:15 o'clock A.M. (EDT) served the within Complaint in Divorce on Janice M. Kauffman at her place of residence, 12 East Long Avenue, City of DuBois, Clearfield County, Pennsylvania, by handing to Janice M. Kauffman personally, a true and attested copy of the original Complaint in Divorce and made known to her the contents thereof. So Answers, William Charney, Sheriff.
5/22/67 \$65.00 Pd by Atty Clfd Trust	JANICE M. KAUFFMAN	AUGUST 15, 1967, PRAECIPE FOR APPOINTMENT OF MASTER, filed. And NOW, August 9, 1967, HAROLD R. KAUFFMAN, Plaintiff by his attorney, JOHN B. GATES, ESQ., 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 May 12, 1967. S/ John B. Gates, Attorney for Plaintiff.
	Pro. 7.00	ORDER FOR APPOINTMENT And, NOW, this 15th day of August, 1967, upon Praecipe filed by JOHN B. GATES, ESQ., attorney for Plaintiff, the Court does hereby appoint Walter Swoope, 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.
	Atty 3.00	
#930	Shff Charney 11.70	
	By Master	
	Shff Charney 7.50	
	By Master	
	Shff Bucher 9.50	
	Incl. Service \$17. 92.00	
	Master	
	Clfd Co. Bar 10.00	
	Pro. 10.00	
	Pro. 1.00	
#206 - Transf. to Reg. Acct.	\$135.00	
\$135.00 Paid by Attorney		
	Master \$75. Serv. \$17	
#1047 - Walter Swoope	92.00	
#1048 - Clfd Co. Bar	10.00	
#1049 - John B Gates	1.30	
	Prothonotary 18.00	
#930 - Shff Charney	\$11.70	
#1050 - John B Gates	2 00	
	\$135 00	
		OCTOBER 20, 1967, MASTER'S REPORT, filed.
		And Now, the 23rd day of October 1967, the report of the Master is acknowledged. We approve his findings and recommendations;
		We, therefore, DECREE that Harold R. Kauffman be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between himself and Janice M. Kauffman 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 plaintiff. BY THE COURT, S/ John A. Cherry, President Judge.

May 3
10:05 AM EST

Community Consumer Dis-
count Company,
State College, Penna.

39

Harold J. Smeal
Jueveta Smeal
Box 143,
Morrisdale, Penna.

Pro by Plff 4.50

Pro by Plff

D. S. B. --- DATED MAY 1, 1967

Payable In Installments

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

Debt \$2400.00

Atty Comm 15%

Interest from May 1, 1967

Filed and Entered by Plaintiff, May 3, 1967

Judgment.

Archie Hill

Prothonotary

And Now, *14* day of *April* 19*67* By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

May 4
11:45 AM EST

Clearfield Trust Company
Clearfield, Penna.

40

Flutch Natoli
Frank Natoli
806 Daisy Street,
Clearfield, Penna.

Pro by Plff 4.50

Pro by Atty

3.00

D. S. B. --- DATED MAY 4, 1967

Payable In Installments

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 May 4, 1967

Filed and Entered by Plaintiff, May 4, 1967

Judgment.

Archie Hill

Prothonotary

And Now, *6* day of *May* 19*67* By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Raymond W. ...*
Prothonotary

MAY TERM, 1967

DOCKET 188

<p>May 4 11:58 AM EST</p>	<p>41</p> <p>Clearfield Trust Company Clearfield, Penna.</p> <p>William F. Kester Mary E. Kester 108 Williams Street, Clearfield, Penna.</p> <p>Pro by Plff 4.50</p>	<p><u>D. S. B. --- DATED MARCH 9, 1967</u></p> <p>Payable June 9, 1967</p> <p>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 \$4000.00</p> <p>Atty Comm 10%</p> <p>Interest from March 9, 1967</p> <p>Filed and Entered by Plaintiff, May 4, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p>
<p>May 4 11:59 AM EST</p>	<p>42</p> <p>Clearfield Trust Company Clearfield, Penna.</p> <p>William F. Kester Mary E. Kester 108 Williams Street, Clearfield, Penna.</p> <p>Pro by Plff 4.50</p>	<p><u>D. S. B. --- DATED MAY 4, 1967</u></p> <p>Payable May 15, 1967</p> <p>By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Three Thousand and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$3000.00</p> <p>Atty Comm 10%</p> <p>Interest from May 4, 1967</p> <p>Filed and Entered by Plaintiff, May 4, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p>

Investors Consumer Dis-
count Company,
Shippensburg, Penna.

MAY 4, 1967, EXEMPLIFIED RECORD, filed.

Among the Records and Proceedings enrolled in the
Court of Common Pleas in and for the County of Franklin,
to No. 1967-898 Term; A Copy of D.S.B. Docket Entry.

April 20, 1967, Judgment entered in favor of the
Plaintiffs and against Defendants in the sum of Two
Thousand Five Hundred Twenty and 00/100 Dollars, with
interest, Costs & % for Collection fee.

Henry, George W., et al; Plaintiff, Investors Cons.
Disc. Co. Shippensburg; Single Bill 1967-898, April 28,
1967, Amount \$2520.00. Interest from April 20, 1967.

Henry, Margaret, et al; Plaintiff, Investors Cons.
Disc. Co. Shippensburg, Single Bill 1967-898, April 28,
1967, Amount \$2520.00. Interest from April 20, 1967.

Judgment is entered inf favor of the Plaintiff and
against the Defendants in the sum of Thousand Five
Hundred Twenty and 00/100 Dollars, with Interest,
Attorney's Commission and Costs.

Debt \$2520.00

Atty Comm.

Interest fom April 20, 1967

Filed and Entered by Plaintiff, May 4, 1967

Judgment.

May 4
12:00 Noon

43

George W. Henry
Margaret Henry
R.D. #3, Shippensburg, Pa.

Pro Franklin Co 4.00
This Record
Pro Franklin Co. 3.50
Pro by Plff 3.50

Plff by Off 3.00

Archie Hill
And Now, *31* day of *Jan* 19*74* By paper Prothonotary
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Raymond Chittenden*
Prothonotary

<p>May 4 12:01 PM EST</p>	<p>Investors Consumer Discount Company of Shippensburg, Penna.</p> <p>44</p> <p>John S. Crider Annabelle W. Crider 208 Roxbury Road Shippensburg, Penna.</p> <p>Pro. By Plff 3.50 This Record Pd 2.50 <i>Pro by Plff 3.00</i></p>	<p>MAY 4, 1967, EXEMPLIFIED RECORD FROM THE APPEARANCE DOCKET OF CUMBERLAND COUNTY, PENNSYLVANIA ENTERED TO Their No. 1032 MAY TERM, 1967</p> <p><u>Certification of Docket Entries and Judgment</u></p> <p>The undersigned Prothonotary of the Court of Common Pleas of Cumberland County, Pa., do hereby certify that the following is a full, true and correct copy of the docket entries in the above captioned case.</p> <p>Judgment in favor of the Plaintiffs and against the Defendants, in the sum of Two Thousand Five Hundred twenty Dollars (\$2520.00) by virtue of authority contained in Note filed dated April 20, 1967, payable Installments with Interest, costs, etc. ----- % for Collection. Inquisition and Exemption Waived.</p> <p>Entered April 28, 1967 at 11:59 A.M.E.S.T.</p> <p>X Glenn R. Farner by Dale R. Goodhart Deputy Prothonotary</p> <p>I further certify that judgment was entered in favor of Investors Consumer Discount Company of Shippensburg and against John S. & Annabelle W. Crider on the 28th day of April A.D., 1967, in the amount of \$2520.00. In Testimony Whereof, I have hereunto set my hand and affixed the seal of the Court, on the 28th day of April A.D., 1967. Glenn R. Farner by Dale F. Goodhart, Deputy.</p> <p>Judgment is entered in the sum of Two Thousand, Five Hundred Twenty and NO/100 Dollars in favor of the Plaintiff and against the Defendants , with Interest and Cost, Inquisition and Exemption Waived.</p> <p>Debt \$2520.00</p>
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		<p>Atty Comm.</p> <p>Interest from</p> <p>Judgment.</p> <p><i>Arthur Hill</i></p> <p>Prothonotary</p> <p>And Now, <i>31</i> day of <i>Jan</i> 19<i>67</i> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Raymond Dethlefsen</i> Prothonotary</p>
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Community Consumer Dis-
count Company
Clearfield, Pa.

D. S. B. -- DATED MAY 3, 1967

Payable In Installments

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 May 3, 1967

Filed and Entered by Plaintiff, May 5, 1967

Judgment.

Archie Hill

Prothonotary

And Now, 22 day of October 1968 by paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

May 5
10:11 AM EST

45

Melvin C. Owens
Eva E. Owens
RD 1, Clearfield, Pa.

Pro. By Plff 4.50

Pro of Plff 3.00

First National Bank
Philipsburg, Pa.

D. S. B. -- DATED MAY 3, 1967

Payable One Day after Date

By Virtue of Power of Attorney contained therein,
Judgment is entered in favor of the Plaintiff and against
the Defendants in the sum of Eighteen Hundred Eighty
Two and 39/100 Dollars, with Interest, Attorney's
Commission, Cost of Suit, Release of Errors, Waiving
Stay, Inquisition and Exemption.

Debt \$1882.39

Atty Comm. 5%

Interest from May 3, 1967

Filed and Entered by Plaintiff, May 5, 1967

Judgment.

Archie Hill

Prothonotary

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

Attest *Archie Hill*
Prothonotary

May 5
10:16 AM EST

46

Louis DePalma, Jr.
Anna DePalma
RD 2, Box 92
Philipsburg, Pa.

Pro. By Plff 4.50

Pro by Plff 1.50

TWENTY (20) SUGGESTIONS OF NON-PAYMENT, filed. May 5, 1967 at 10:40 A.M. E.S.T.
 The Commonwealth of Pennsylvania, Dept. of Public Welfare, Harrisburg, Pa., Plaintiff
 Fifteen days have elapsed since notice of filing 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 (\$2000.00) Dollars, with Cost of Suit. Pro. each Writ \$3.50, except #49 - \$4.00; #51 - \$6.00 and #63 - \$7.50.

Judgment

Archie Hill

Prothonotary

NUMBER	NAME AND ADDRESS OF DEFENDANTS	REVIVING JUDGMENT NO.
	Jan. 6, 1972, Sugg Non Pay filed to 37 Jan T, 1972.	
48	William A. & Elsie Hayward, RD Box 260, Houtzdale, Pa.	94 September T., 1962
	Jan. 6, 1972, Sugg Non Pay filed to 38 Jan T, 1972.	
49	Frank Hepfer, Dec'd; Theresa Hepfer, Alias Thresa Hepfer, RD #1, Curwensville, Pa.	95 September T., 1962
	Jan. 6, 1972, Sugg Non Pay filed to 39 Jan T, 1972.	
50	Jesse & Evelyn James, Westover, Pa.	134 September T., 1962
	Jan. 6, 1972, Sugg Non Pay filed to 40 Jan T, 1972.	
51	Robie Kephart, Dec'd; Clarence Kephart, Dec'd; June Sheposh, Charlotte Bell, Patricia Heard, James Kephart, Janet Mae Freeman-Heirs., Coalport, Pa.	97 September T., 1962
	Jan. 6, 1972, Sugg Non Pay filed to 42 Jan T, 1972.	
52	Fred & Dorothy June Knepp, Mineral Springs, Pa.	99 September T., 1962
	Jan. 6, 1972, Sugg Non Pay filed to 41 Jan T, 1972.	
53	Frederick C. Kolbe, Jr. & Julia K. Kolbe Boxs-100 RD Woodland	100 September T., 1962
	Jan. 6, 1972, Sugg Non Pay filed to 43 Jan. T, 1972.	
54	Pauline Komonczki, Woodland, Pa.	101 September T., 1962
	Jan. 6, 1972, Sugg Non Pay filed to 44 Jan T, 1972.	
55	Hari G. Kopp & Goldie Kopp, Dec'd; R.D., Cherry Tree, Pa.	102 September T., 1962
	Feb. 7, 1972, Sugg Non Pay filed to 265 Jan T, 1972.	
56	Mary Kowatch, Brisbin, Pa.	135 September T., 1962
	Jan. 6, 1972, Sugg Non Pay filed to 45 Jan T, 1972.	
57	Otis Lines, RD 2, Mahaffey, Pa.	138 September T., 1962
	Jan. 7, 1972, Sugg Non Pay filed to 52 Jan T, 1972.	
58	Elizabeth Morrison Lippert and Walton D. Lippert RD 2, Clearfield, Pa.	139 September T., 1962
	Jan. 7, 1972, Sugg Non Pay filed to 53 Jan T, 1972.	
59	Raymond G. & Lois A. Lukens, Good St., Houtzdale, Pa.	154 September T., 1962
	Jan. 7, 1972, Sugg Non Pay filed to 54 Jan T, 1972.	
60	Martha Magilton, Alias Martha Swartz, RFD 1, Houtzdale, Pa.	143 September T., 1962
	Jan. 7, 1972, Sugg Non Pay filed to 55 Jan T, 1972.	
61	William P. Maher, 401 Elizabeth St., Osceola Mills, Pa.	144 September T., 1962
	Jan. 7, 1972, Sugg Non Pay filed to 56 Jan T, 1972.	
62	Kenneth & Elizabeth Maines, Wallaceton, Pa.	191 September T., 1962
	Jan. 7, 1972, Sugg Non Pay filed to 57 Jan T, 1972.	
63	John Marshall, Dec'd; Agnes Spotts Marshall, Alias Agnes Spotts; Agnes Spotts Marshall, Morrisdale, Barney Marshall, Hegins, Pa., Theodore Marshall, Irene Rhoades, Dorothy Bush, Bertha Conklin, Kenneth Marshall-Heirs	192 September T., 1962
	Jan. 7, 1972, Sugg Non Pay filed to 58 Jan T, 1972.	
64	Lyde & Thomas McGary, Bdx 124, RD Curwensville, Pa.	141 September T., 1962
	Jan. 7, 1972, Sugg Non Pay filed to 59 Jan T, 1972.	
65	Herman E. McGovern, Box 16, Karthaus, Pa.	142 September T., 1962
	Oct. 24, 1964, Sat, by paper filed. Pro. \$1.00, State tax .50¢ paid.	
66	Dorsey G. Mease, Box 196, R.D. W. Decatur, Pa.	193 September T., 1962
	June 4, 1969, Sat. by paper filed. Pro. \$3.00, State tax .50¢ paid.	
67	George M. & Luella Miller, Ramey, Pa.	195 September T., 1962
***	September 9, 1968 RELEASE FROM LIEN OF JUDGMENT, filed See page 350	
***	SEPTEMBER 22, 1972, Satisfied by paper filed, Pro. \$3.00, State Tax \$.50.	
***	No. 60 MAY TERM, 1967, Martha Magilton, Alias Martha Swartz, RFD 1, Houtzdale, Pa.	

<p>May 5 1:20 AM EST</p>	<p>County National Bank Clearfield, Pa.</p> <p>68</p> <p>Fred W. Shirey Box 173D, Woodland, Pa.</p>	<p>D. S. B. -- DATED MAY 5, 1967</p> <p>Payable In Installments</p> <p>By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Twenty One Hundred Fifty One and 84/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2151.84</p> <p>Atty Comm. 10%</p> <p>Interest from May 5, 1967</p> <p>Filed and Entered by Plaintiff, May 5, 1967</p> <p>Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p><i>AND NOW: April 8 1969</i> having received payment full of debt, interest, and costs of this judgment, I hereby direct same satisfied THE COUNTY NATIONAL BANK AT CLEARFIELD, PA. <i>Archie Hill</i> Prothonotary <i>Archie Hill</i> Prothonotary</p>
	<p>Pro. By Deft 4.50 <i>Pro by deft 3.00</i></p>	

<p>May 5 1:55 PM EST</p>	<p>County National Bank Clearfield, Pa.</p> <p>69</p> <p>Michael J. Kovalick Dorothy M. Kovalick LeContes Mills, Pa.</p>	<p>D. S. B. --- DATED MAY 4, 1962</p> <p>Payable In Installments</p> <p>By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of 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 May 4, 1967</p> <p>Filed and Entered by Plaintiff, May 5, 1967</p> <p>Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, <i>21</i> day of <i>April</i> 19 <i>69</i> by paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Archie Hill</i> Prothonotary</p>
	<p>Pro. By Deft 4.50 <i>Pro by Deft 3.00</i></p>	

John B. Gates

THOMAS G. JOHNSON
JUDITH M. JOHNSON

MAY 5, 1967, COMPLAINT IN QUIET TITLE, filed. One copy certified.

70

BELL RUN COAL COMPANY,
INC.

Pro.	By atty	5.00
Atty		3.00
Pro	By <i>Atty</i>	3.50
Pro.	By <i>Atty</i>	3.50
Pro	By Atty	3.00

1. The Plaintiffs, THOMAS G. JOHNSON and JUDITH M. JOHNSON, are residents of Penn Township, Clearfield County, Pennsylvania.

2. The Defendant, is the BELL RUN COAL COMPANY, INC. a corporation heretofore organized under the laws of the Commonwealth of Pennsylvania, and doing business in Grampian, Clearfield County, Pennsylvania, with letters patent being approved and issued on July 15, 1919.

3. The Bell Run Coal Company, by virtue of deed dated November 25, 1920, and appearing of record in Deed Book 249, page 98, became seized of all that certain tract or parcel of land situate in the Township of Penn, County of Clearfield and State of Pennsylvania, bounded and described as follows:

BEGINNING at a post on the public highway leading from Grampian to Hepburnia and corner of property of John Pontefract; thence by line of said Pontefract, north eighty eighty (88°) degrees west 71 perches more or less to post on line of Herman Kester, thence by line of Herman Kester north two (2°) degrees east seventy one (71) perches to a post corner of J.D. Wall property; thence by line of same south eighty eight (88°) degrees east forty three (43) perches to an apple tree; thence by line of said apple tree south nineteen and one half (19½°) degrees east seventy seven (77) perches on Township Road aforesaid; thence by line of same south fifty two and one half (52½°) degrees west two (2) perches to post and place of beginning. Containing twenty five (25) acres, be the same more or less.

Excepting and reserving nevertheless, from said twenty five acres, a strip of land heretofore sold by William M. Rowles to the Tyrone and Clearfield Railway Company.

And Further Excepting and Reserving all the coal, fire clay, oil and gas and other minerals in, under and upon said premises, with the right of ingress, egress and regress to mine and remove the same and for said purposes to make upon said premises, such openings, shafts, slopes and drifts and to build and erect such roads, railroads, tramroads, dumps, tipples and other structures as may be necessary for the convenient mining and removal of all said coal,

fire clay, oil and gas and other minerals, together with the right to deposit upon the surface of the premises hereby conveyed, dirt, rock and other waste from any mine or mines that may be opened upon said premises; with the right also to haul through, over and under the surface of the said premises, coal, fire clay, oil and gas and other minerals produced upon other premises. And together with a release of all damages which may be caused to the premises hereby conveyed or to the water thereon and under by the mining and removal of all of said coal, fire clay, oil and gas and other minerals; with the right of surface support of the premises hereby conveyed, being specially waived by Grantees, its successors and assigns.

Also excepting and reserving from this conveyance all of the timber upon said tract of land, with the privilege of removal for a period of five years from April 10th, 1920. Being the same premises which S.C. Kirk and wife, by deed dated July 10th, 1920 and recorded in Deed Book 244, page 560, granted and conveyed to the said Hugh Mallon, grantor herein.

4. The said parcel as described in Paragraph 3 hereof, was conveyed by C. O. Norris, H.J. Thompson, Elizabeth Thompson, his wife, Walter Welch, Minnie B. Welch, his wife, and Theophilis Kujawa to Ralph Wall, by deed dated February 5, 1946 and appearing of record in Deed Book 373, page 438 and which deed recited thereon that the Bell Run Coal Company had been dissolved and that the title was vested in C.O. Norris, H.J. Thompson, Walter Welch and Theophilis Kujawa.

5. That Ralph P. Wall a/k/a/ Ralph Wall granted and conveyed to David Overdorff by deed dated May 23, 1951, and appearing of record in Deed Book 413, page 548, all that certain piece or parcel of land situate in Penn Township, Clearfield County, Pennsylvania, described as follows:

ALL that certain piece of land, situated in Penn Township, Clearfield County, Pennsylvania, described as follows:

Beginning at a post on Township Road; thence following said Township road Northward approximately eighty (80) feet to a post; thence Northeast to State Highway Route 219 approximately two hundred forty (240) feet to a post; bounded by land of Warner Wall; thence following said highway South ward on Route 219 approximately two hundred seventy five (275) feet to a post; thence Eastward approximately two hundred seventy (270) feet to a post and place of beginning, bounded by land of John Pontefract this piece of land to contain one acre, more or less, and to be found in Deed Book 373, page 431, and recorded in the Recorder's Office in and for Clearfield County, Pennsylvania.

6. The premises as described in Paragraph 5 were conveyed by David Overdorff, single, to Jack Ellis and Gwendolyn Ellis, his wife, by deed dated June 7, 1951 and appearing of record in Deed Book 413, page 550.

7. The parcel of real estate described in Paragraph 5 hereof and referred to in Paragraph 5 hereof and referred to in Paragraph 6 hereof was conveyed by Jack Ellis and Gwendolyn Ellis to Donald A. Zorger and Alma A. Zorger by deed dated May 24, 1961 and appearing of record in Deed Book 489, page 591.

8. Donald Zorger, a/k/a Donald A. Zorger and Alma A. Zorger, granted and conveyed to Edward and Rozella Wood by deed dated October 3, 1962, and recorded in Deed Book 513 page 15, a parcel consisting of 0.24 acres as formerly being a part of parcel of the premises described in Paragraph 5, 6 and 7 hereof. and which parcel referred to in this Paragraph is bounded and described as follows:

ALL that certain parcel of land situate in the Township of Penn, County of Clearfield and State of Pennsylvania, bounded and described as follows:
BEGINNING at an iron pin in the Southern line of Pennsylvania State Highway Route No. 219

<p>Bell, Silberblatt & Swoope</p> <p>May 6 10:05 AM EST</p>	<p>Robert E. Smith and Pearl B. Smith RD 1, Clearfield, Pa.</p> <p>71</p> <p>William T. Kauffman 29 N. Main Street Mahaffey, Pa.</p> <p>Pro. By Atty 4.50 Atty 3.00 Pro. By atty 1.00 Pro. By atty 1.00</p>	<p><u>D. S. B. -- ON AGREEMENT DATED FEBRUARY 2, 1967</u></p> <p>Payable In Installments</p> <p>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 Eight Hundred Ninety-Nine and 50/100, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$899.50</p> <p>Atty Comm. 10%</p> <p>Interest from Rebruary 2, 1967</p> <p>Filed and Confessed by Attorney, May 6, 1967</p> <p>Judgment.</p> <p style="text-align: center;"><i>Archie Hill</i> Prothonotary</p> <p>May 6, 1967, Affidavit of Default, filed.</p> <p><u>OCTOBER 11, 1967, CERTIFICATION OF JUDGMENT</u>, mailed to the Commonwealth of Pennsylvania, Department of Revenue, Bureau of Traffic Safety, Harrisburg 17123</p>
<p>May 6, 10:16 AM EST</p>	<p>Community Consumer Discount Company Clearfield, Pa.</p> <p>72</p> <p>Helen C. Leigey RD 2, Clearfield, Pa.</p> <p>Pro. By Plff 4.50</p>	<p><u>D. S. B. -- DATED MAY 5, 1967</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 10%</p> <p>Interest from May 5, 1967</p> <p>Filed and Entered by Plaintiff, May 6, 1967</p> <p>Judgment.</p> <p style="text-align: center;"><i>Archie Hill</i> Prothonotary</p> <p>And on 30 Oct 68 Filed, the amount of interest and cost. Attest <i>Archie Hill</i> Prothonotary</p>

<p>May 6 10:17 AM EST</p>	<p>County National Bank, Clearfield, Pa.</p> <p>73</p> <p>Sylvester Finch Elizabeth Finch Smoke Run, Pa.</p> <p>Pro. By Deft. 4.50 <i>Pro by Deft 3.00</i></p>	<p><u>D. S. B. -- DATED MAY 1, 1967</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 Three and 28/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1903.38</p> <p>Atty Comm. 10%</p> <p>Interest from May 1, 1967</p> <p>Filed and Entered by Plaintiff, May 6, 1967</p> <p>Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>30</u> day of <u>May</u> 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>May 6 10:18 AM EST</p>	<p>First National Bank Clearfield, Pa.</p> <p>74</p> <p>Paul Runk Josephine Runk RD 2, Box 311 Philipsburg, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro By Plff 3.00</i></p>	<p><u>D. S. B. -- DATED APRIL 28, 1967</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 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 \$867.00</p> <p>Atty Comm. 5%</p> <p>Interest from April 28, 1967</p> <p>Filed and Entered by Plaintiff, May 6, 1967</p> <p>Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>5</u> day of <u>Nov</u> 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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Brookline Savings & Trust
Company
820 Brookline Blvd
Pittsburgh, Pa.

May 6
10:25 AM EST

75

August G. Gainvors
Leona L. Gainvors
R.D. 1, Box 249
Houtzdale, Pa.

Pro. By Plff 4.50
Pro. by Plff 3.00

D.S.B. -DATED APRIL 20, 1967 on Home Improvement
Installment Contract

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 Four Thousand, One Hundred
Seventeen and 68/100 Dollars, with Attorney's Commission,
Cost of Suit, Release of Errors, Waiving Stay, Inquisition
and Exemption.

Debt \$2700.00
Finance Charge 1417.68 \$4117.68

Atty's Comm. 20%

Filed and Entered by Plaintiff, May 6, 1967
Judgment.

Archie Hill
Prothonotary

And Now, 24 day of May 1967 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Raymond Dutherau*
Prothonotary

United States National
Bank in Johnstown
216 Franklin Street
Johnstown, Pa.

May 6
10:35 AM EST

76

Lee P. Wagner
Betty Wagner
Box 144
Westover, Pa.

Pro. By Plff 4.50
Pro. by Plff 3.00

D. S. B. -- DATED APRIL 25, 1967

Payable In Installments

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 Five and 40/100 Dollars, with Interest, Attorney's
Commission, Cost of Suit, Release of Errors, Waiving
Stay, Inquisition and Exemption.

Debt 1985.40

Atty Comm 15%

Interest from April 25, 1967

Filed and Entered by Plaintiff, May 6, 1967
Judgment.

Archie Hill
Prothonotary

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

Attest *Raymond Dutherau*
Prothonotary

County National Bank
Clearfield, Pa. ,

D. S. B. -- DATED MAY 5, 1967

Payable In Installments

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
Two and 56/100 Dollars, with Interest, Attorney's
Commission, Cost of Suit, Release of Errors, Waiving
Stay, Inquisition and Exemption.

May 6
11:51 AM EST

77

Debt \$2902.56

Atty Comm. 10%

Interest from May 5, 1967

Filed and Entered by Plaintiff, May 6, 1967

Judgment.

Robert E. Butler
Jean H. Butler
RD Clearfield, Pa.

Archie Hill

Prothonotary

16 Feb. 70

Archie Hill

Pro. By Deft. 4.50

Pro by Deft 3 cr

County National Bank
Clearfield, Pa.

D. S. B. -- DATED MAY 5, 1967

Payable In Installments

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 Fifty Two and 03/100 Dollars, with Interest,
Attorney's Commission, Cost of Suit, Release of Errors,
Waiving Stay, Inquisition and Exemption.

May 6
11:52 AM EST

78

Debt \$4552.03

Atty Comm. 10%

Interest from May 5, 1967

Filed and Entered by Plaintiff, May 6, 1967

Judgment.

Lyle Hubler
Kathryn V. Hubler
R.D. Box 222
Morrisdale, Pa.

Archie Hill

Prothonotary

Pro. By Deft. 4.50

Pro by Deft 3 cr

And Now, 24 day of Sept. 1970 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

Johnston &
Hanak

SHIRLEY JEAN MORIARTY

MAY 8, 1967, COMPLAINT IN DIVORCE, filed. One copy certified to the Sheriff.

80

May 12, 1967, Sheriff's Return, filed.
Now, May 9, 1967 at 8:00 o'clock P.M. (EDT) served the within Complaint in Divorce on Michael Moriarty at his place of residence, Village of Allport, Morris Township, Clearfield County, Pennsylvania, by handing to Michael Moriarty personally a true and attested copy of the original Complaint in Divorce and made known to him the contents thereof. So Answers, William Charney, Sheriff.

MICHAEL MORIARTY

MAY 29, 1968, PETITION FOR DISCONTINUANCE, filed.
WHEREFORE, your Petitioner prays that your Honorable Court order and direct the Prothonotary of Clearfield County to mark the prior action in divorce instituted by the above named plaintiff, Sheriley Jean Moriarty, discontinued, in that she failed to prosecute that action.
s/ James A. Naddeo.
ORDER: NOW, this 29th day of May, 1968, upon consideration of the Petition of James A. Naddeo, attorney for the above named defendant, it is ORDERED and DIRECTED that the Prothonotary of Clearfield County, Archie Hill, mark the divorce action filed by Shriley Jean Moriarty against Michael Moriarty to No. 80 May Term, 1967, settled and discontinued for failure of the aforesaid Shirley Jean Moriarty to proceed with that action. By the Court, John A. Cherry, President Judge.

Pro. By atty 7.00
Atty 3.00
By atty
Shff Charney 10.70
Pro by J. Naddeo 5.00

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 350 No. 62 May, Term 1967 Comm. of Pa. DPW -vs. - Kenneth Maines al

SEPTEMBER 9, 1968 RELEASE FROM LIEN OF JUDGMENT, filed. Pro. Paid By Deft. \$3.00

KNOW ALL MEN BY THESE PRESENTS, THAT Commonwealth of Pennsylvania, Department of Public Welfare the Plaintiff above named and for and in consideration of the sum of one dollar lawful money of the United States, to it paid by said defendant 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 that certain piece or parcel of land located, lying and being in the Borough of Wallaceton, Clearfield County, Pennsylvania, bounded and described as follows:

BEGINNING at a point on the West side of Reed Street, said point being the corner of lot No. 79 and fifty (50) feet north of the intersection of said street with an alley; thence in a northerly direction along the said West line of Reed Street a distance of fifty (50) feet to a stake and common corner of lot No. 77; thence in a westerly direction along line of lot No.77 a distance of ninety (90) feet to a point; thence in a southerly direction and on line parallel with Reed Street a distance of fifty (50) feet to a point on line of lot No. 79; thence in an easterly direction along line of lot No. 79 a distance of ninety (90) feet to a point on the west side of Reed Street and the place of beginning. Being one half of lot No. 78 of the plan of Wallaceton Borough.

And it is further Agreed that the plaintiff above named will not look to the above mentioned and described premises, or any part thereof, for payment of any part of the principal and interest of said above entitled judgment, now or hereafter to become due, 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 which are not herein expressly released therefrom.

In Witness Whereof, it has hereunto set its hand and seal, this 3rd day of September, A.D. 1968
S/ Edgar R. Casper, Deputy Attorney General

Gleason,
Cherry &
Guido

WANDA S. SPENE

MAY 8, 1967, COMPLAINT IN DIVORCE, filed. One copy certified to Attorney

\$135.00 Pd by Atty
7/14/67 Clfd Trust

81

MAY 25, 1967, CONSTABLE'S RETURN, filed.
And Now, May 16, 1967, at 10:40 A.M. E.D.S.T., served FRANCIS V. SPENE, at his residence, to wit, 513 Rainbow Drive, DuBois, Pennsylvania, with a true and attested copy of the within Complaint in Divorce, No. 81 May Term, 1967, by handing the same to and leaving with him personally, and making known to him the contents thereof. So Answer, Adolph Misko, Constable.

FRANCIS V. SPENE

JULY 14, 1967, PRAECIPE FOR APPOINTMENT OF MASTER, filed.

AND NOW, July 14, 1967, WANDA S. SPENE, 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 May 18, 1967. GLEASON, CHERRY & GUIDO, Attorneys for Plaintiff, s/ Anthony S. Guido.

ORDER FOR APPOINTMENT:

And now, this 14th day of July, 1967, upon Praecipe filed by EDWARD V. CHERRY, Esq., Attorney for Plaintiff, the Court does hereby appoint David Blakley, 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.

AUGUST 31, 1967, MASTER'S REPORT, filed.

And Now, the 6th day of September 1967, the report of the Master is acknowledged. We approve his findings and recommendations.

We, therefore, DECREE that WANDA S. SPENE be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and FRANCIS V. SPENE. Thereupon all the rights, duties or claims accruing to either of said parties in pursuance

Pro. By atty 7.00

Atty 3.00

Inc. \$4.50 by

Master 79.50

Clfd Co. Bar 10.00

Pro. 10.00

Pro 1.00

#189 - Transf to Reg. Acct \$135.00

\$135.00 PAID BY ATTORNEY

#967 - Master \$75. Const. \$4.50 \$79.50

#968 - Clfd Co. Bar Assn. 10.00

Atty \$10. Ref. \$24.50

#969 - Gleason, Cherry & Guido 34.50

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 plaintiff. BY THE COURT, JOHN A. CHERRY, President Judge.

County National Bank
Clearfield, Pa.

May 8
9:37 AM EST

82

Edward A. Smith
Catherine Smith
Coalport, Pa.

Pro. By Deft 4.50
Pro by Deft 3.00

D. S. B. -- DATED MAY 5, 1967

Payable In Installments

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

Debt \$2565.00

Atty Comm. 10%

Interest from May 5, 1967

Filed and Entered by Plaintiff, May 8, 1967

Judgment.

Arthur Hill
Prothonotary

And Now, *5* day of *Feb* 1971 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Arthur Hill*
Prothonotary

County National Bank
Clearfield, Pa.

May 8
9:47 AM EST

83

Lawrence E. Dick
Barbara J. Dick
Coalport, Pa.

Pro. By Deft. 4.50
Pro by Deft 3.00

D. S. B. -- DATED MAY 5, 1967

Payable In Installments

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 40/100 Dollars, with Interest, Attorney's Commission,
Cost of Suit, Release of Errors, Waiving Stay, Inquisi-
tion and Exemption.

Debt \$1524.40

Atty Comm. 10%

Interest from May 5, 1967

Filed and Entered by Plaintiff, May 8, 1967

Judgment.

Arthur Hill
Prothonotary

And Now, *6* day of *Apr* 1971
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Arthur Hill*
Prothonotary

<p>May 8 10:00 AM EST</p>	<p>First National Bank Philipsburg, Penna.</p> <p>84</p> <p>Gilbert C. Moore Agnes Moore Munson, Penna.</p> <p>Pro by Plff 4.50 <i>Pro by Off</i> 3.00</p>	<p><u>D. S. B. --- DATED MAY 5, 1967</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 Four Hundred Twenty Eight and 26/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2428.26</p> <p>Atty Comm 5%</p> <p>Interest from May 5, 1967</p> <p>Filed and Entered by Plaintiff, May 8, 1967.</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>30</u> day of <u>July</u> 19<u>77</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <i>Raymond Hetherow</i> Prothonotary</p>
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<p>May 8 10:01 AM EST</p>	<p>First National Bank Philipsburg, Penna.</p> <p>85</p> <p>John G. Frank Jessie T. Frank 603 Curtin St., Osceola Mills, Penna.</p> <p>Pro by Plff 4.50 <i>Pro by Off</i> 3.00</p>	<p><u>D. S. B. --- DATED MAY 5, 1967</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 Seventy Four Hundred Sixty Three and 68/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$7463.68</p> <p>Atty Comm. 5%</p> <p>Interest from May 5, 1967</p> <p>Filed and Entered by Plaintiff, May 8, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>17</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 style="text-align: right;">Attest <i>Archie Hill</i> Prothonotary</p>
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First National Bank
Philipsburg, Penna.

D. S. B. --- DATED MAY 4, 1967

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 Nine Hundred Eighty
Nine and 15/100 Dollars, with Interest, Attorney's
Commission, Cost of Suit, Release of Errors, Waiving Stay
Inquisition and Exemption.

Debt \$2989.15

Atty Comm. 5%

Interest from May 4, 1967

Filed and Entered by Plaintiff, May 8, 1967

Judgment.

Archie Hill
Prothonotary

And Now, 4 day of May 1967
that the above judgment is satisfied in full of debt,
interest and cost.
Attest: *Archie Hill*
Prothonotary

May 8 86
10:02 AM EST

Leon C. Muir
Linda T. Muir
Wallaceton, Penna.

Pro by Plff 4.50
Pro By Plff 3.00

First National Bank
Philipsburg, Penna.

D. S. B. --- MAY 6, 1967

Payable One Day After Date

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

Debt \$4005.99

Atty Comm. 5%

Interest from May 6, 1967

Filed and Entered by Plaintiff, May 6, 1967

Judgment.

Archie Hill
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

May 8 87
10:04 AM EST

Richard L. Hughes
Dorothy M. Hughes
Box 313, R.D. #1,
Philipsburg, Penna.

Pro by Plff 4.50
Pro By Plff 3.00

<p>Sharp & Gilpatrick</p>	<p>COMMONWEALTH OF PENNA. Ex Rel - ROBERT LESLIE ENGLISH</p> <p>88</p> <p>HOWARD ENGLISH and IVE ENGLISH</p> <p>Pro. By atty 7.00 Atty 3.00 Shff Charney 10.70 Pro. 3.50 Pro. 1.00</p>	<p><u>MAY 8, 1967, PETITION FOR WRIT OF HABEAS CORPUS and Order of Court, filed.</u></p> <p>One copy of Petition with Writ for Habeas Corpus Issued to the Sheriff.</p> <p>WHEREFORE, your Petitioner requests that Your Honorable Court direct that a writ of habeas corpus be issued, directed to the said Howard and Iva English, commanding them to bring forthwith Before this Court, the body of the said Robert Leslie English and to show cause, if any they have, why the said Robert Leslie English should not be delivered into the custody of his said mother, your Petitioner. And she will ever pray, etc. Signed Joyce E. English by Ruth M. Albert, Mother and Parent.</p> <p><u>ORDER OF COURT:</u> AND NOW, to wit, on this 8th day of May 1967, upon consideration of the foregoing Petition, a writ of habeas corpus is directed to be issued upon Howard English and Iva English commanding them to produce the body of Robert Leslie English before this court on the 29th day of May, 1967 at 10:00 o'clock A.M. By the Court, John A. Cherry, P.J. <u>MAY 18, 1967, SHERIFF/s RETURN, filed.</u> Now, May 9, 1967 at 5:15 o'clock P.M. (EDT) served the within Writ of Habeas Corpus and Order on Howard English and Iva English at their place of residence, RFD West Decatur, Boggs Township, Clearfield County, Pennsylvania, by handing to Iva English, true and attested copies of the original Writ of Habeas Corpus and Order of Court and made known to her the contents thereof. So Answers, William Charney, Sheriff.</p> <p><u>JULY 24, 1967, ORDER, filed.</u> Now, July 24, 1967, in keeping with the verbal Order issued at hearing on the above matter on the 29th day of May 1967, it is HEREBY ORDERED that custody of the above named Robert Leslie English be and it is hereby granted to his mother, Joyce E. English, with rights of visitation also granted to the paternal grandparents, Howard and Ida English, and the father of the said child, Allen Lemoyne English, in common. Said rights of visitation to be arranged between the mother of said child and the said father and paternal grandparents; failing which, the Court will enter a definitive order setting forth the rights of visitation to be exercised. BY THE COURT, John A. Cherry, President Judge. <u>JULY 29, 1967, TRANSCRIPT OF TESTIMONEY,</u> taken before Honorable John A. Cherry, President Judge on May 29, 1967, Lodged this date by Archie Hill, Prothonotary</p>

American Consumer Dis-
count Company
134 E. Market Street
Clearfield, Penna.

May 8
1:50 PM EST

89

Milford Wilsoncroft
Patsy Wilsoncroft
RD1 West Decatur, Pa.

Pro. By Plff 4.50
Pro by Plff 3.00

D. S. B. -- DATED MAY 8, 1967

Payable In Installments

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.

Debt \$2232.00

Atty Comm. 15%

Interest from May 8, 1967

Filed and Entered by Plaintiff, May 8, 1967

Judgment.

Arthur Hill

Prothonotary

2.5 *700* *69*
Arthur Hill
Prothonotary

Thrift Consumer Discount
Company
Clearfield, Pa.

May 8
1:51 PM EST

90

Helen J. Sass
John Sass
Box 6, Grampian, Pa.

Pro. By Plff 4.50

D. S. B. -- DATED MAY 8, 1967

Payable In Installments

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 May 8, 1967

Filed and Entered by Plaintiff, May 8, 1967

Judgment.

Arthur Hill

Prothonotary

<p>May 8 2:20 P.M. EST</p>	<p>Community Consumer Discount Company, Clearfield, Penna.</p> <p>91</p> <p>Josephine Vezza Anthony Vezza 1031 Daisy St., Clearfield, Penna.</p> <p>Pro by Plff 4.50 <i>pro by plff</i> 1.50</p>	<p><u>D. S. B. --- DATED MAY 8, 1967</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 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 \$3888.00</p> <p>Atty Comm. 10%</p> <p>Interest from May 8, 1967</p> <p>Filed and Entered by Plaintiff, May 8, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>7</u> day of <u>Dec</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>Caroline Strice</i> Prothonotary</p>
<p>May 8 2:21 PM EST</p>	<p>Community Loan and Discount Company, Clearfield, Penna.</p> <p>92</p> <p>Clay T. Hopkins R.D. #1, Box 355, Houtzdale, Penna.</p> <p>Pro by Plff 4.50</p>	<p><u>D. S. B. --- DATED SEPTEMBER 13, 1966</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 Forty-Eight and 29/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition, and Exemption.</p> <p>Debt \$148.29</p> <p>Atty Comm</p> <p>Interest from September 13, 1966</p> <p>Filed and Entered by Plaintiff, May 8, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p>

<p>May 8 2:22 AM EST</p> <p>93</p> <p>Marion L. Hopkins Clay T. Hopkins R.D. #1, Box 355 Houtzdale, Penna.</p> <p>Pro by Plff 4.50 <i>Pro by Plff</i> 3.00</p>	<p>Community Loan and Discount Company, Clearfield, Penna.</p>	<p><u>D. S. B. --- DATED MAY 13, 1966</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 and 00/100 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.</p> <p>Interest from May 13, 1966</p> <p>Filed and Entered by Plaintiff, May 8, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Arthur Hill</i> Prothonotary</p> <p>And Now, <i>28</i> Any of <i>Apr 10 1967</i> 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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CONTINUED FROM PAGE 395, No. 160 May T, 1967, CONDEMNATION - SANDY TWP.

attached to the said Declaration of Taking.

It is further ordered that the Petitioner shall serve a copy of the within Petition and this Order on the Estate of Anna H. Reitz, a/k/a A.H. Reitz, Thomas E.H. Reitz, Executor, the only condemnee affected by this amendment to the Declaration of Taking. The condemnee shall have 20 days from such service to file objections, if any, to the said amendment.

Unless objections are so filed, the Petitioner shall file a copy of the within Petition and this Order in the Office of the Recorder of Deeds, and the Prothonotary and the Recorder shall mark the original Exhibit No. 5, "VOID-SUPERSEDED BY REVISED EXHIBIT NO. 5." The Recorder shall also note on the original exhibit the book and page number wherein the exhibit which supersedes it is filed. And further, the Recorder shall change the indices in his office to show the Estate of Anna H. Reitz, a/k/a A.H. Reitz, Thomas E. H. Reitz, Executor, rather than J.H. France Ref. Co. as the condemnee on this exhibit. BY THE COURT: John A. Cherry J.

5. Estate of Anna H. Reitz, a/k/a A.H. Reitz by Thomas E.H. Reitz, Executor Claim No.
17 North High Street Will Book 11, Page 667 1702321
DuBois, Pennsylvania 15801

MARCH 20, 1970, PROOF OF SERVICE, filed.

John K. Reilly, Jr., being duly sworn according to law, deposes and says that he is an attorney representing the Department of Highways, Commonwealth of Pennsylvania; that on or before February 28, 1970, copies of a Petition for Leave to Amend Declaration of Taking filed to the above term and number, were served on the condemnees affected thereby. A Schedule of the Condemnees so notified and the manner in which service was made is attached, hereto and made part hereof. s/ John K. Reilly, Jr.

Estate of Anna H. Reitz, a/k/a A. H. Reitz, by Thomas E. H. Reitz, Executor, 17 North High Street, DuBois, Pennsylvania, 15801

AUGUST 6, 1981, PETITION TO PAY TO COMMONWEALTH OF PENNSYLVANIA, DEPARTMENT OF TRANSPORTATION, UNDISTRIBUTED ESTIMATED JUST COMPENSATION DEPOSITED INTO COURT and ORDER, filed by Edward D. Werblun, Assistant Counsel for the Department of Transportation.

One copy certified to Commonwealth.

Order:

AND NOW, August 3, 1981, upon presentation of the within Petition, it is hereby ordered and directed that the sum of \$250.00, representing the amount deposited into Court to No. 160 May Term, 1967 as just compensation estimated to be due Edward L. and Laura A. Kuntz which remains undistributed, shall be paid to the Commonwealth of Pennsylvania, Department of Transportation, without escheat.

It is further ordered that the Prothonotary make a check payable to the Pennsylvania Department of Transportation, for the said sum of \$250.00, and to deliver the same to Walter F. Cameron, Jr., Esquire, Attorney for the Commonwealth of Pennsylvania, Department of Transportation, and that the record be marked accordingly. BY THE COURT, /s/ John K. Reilly, Jr., President Judge.

First National Bank of
Philipsburg, Pa.

D. S. B. -- DATED MAY 5, 1967

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 Six Hundred Fifty
Eight and 72/100 Dollars, with Interest, Attorney's
Commission, Cost of Suit, Release of Errors, Waiving
; Stay, Inquisition and Exemption.

Debt \$2658.72

Atty Comm. 5%

Interest from May 5, 1967

Filed and Entered by Plaintiff, May 9, 1967

Judgment.

Archie Hill
Prothonotary

And Now 27 day of May 1967 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

May 9
9:45 AM EST

95

Clarence Sharpless
Valerie Sharpless
RD 1, Box 362
Houtzdale, Pa.

Pro. By Plff 4.50
Pro by Plff 3.00

Curwensville State Bank
Curwensville, Pa.

D. S. B. -- DATED MAY 6, 1967

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

Debt \$2400.00

Atty Comm. 5%

Interest from May 6, 1967

Filed and Entered by Plaintiff, May 9, 1967

Judgment.

Archie Hill
Prothonotary

And Now 6 day of Aug 1967 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.
Attest *Archie Hill*
Prothonotary

May 9
9:48 AM EST

96

Fred C. Morgan
Garnett M. Morgan
Luthersburg, Pa.

Pro. By Plff 4.50
Pro. By Plff 3.00

<p>May 9 9:49 AM EST</p>	<p>Curwensville State Bank Curwensville, Penna.</p> <p>97</p> <p>Clifford J. Hockman Dorothy E. Hockman 629 Tyler Avenue, Clearfield, Penna.</p> <p>Pro by Plff 4.50 <i>Pro by Plff</i> 3.00</p>	<p><u>D. S. B. --- DATED MAY 8, 1967</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 Eight Hundred Thirty Five and 72/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2835.72</p> <p>Atty Comm. 10%</p> <p>Interest from May 8, 1967</p> <p>Filed and Entered by Plaintiff, May 9, 1967</p> <p>Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now <u>10</u> day of <u>May</u> 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>May 9 9:52 AM EST</p>	<p>Community Consumer Discount Company, Clearfield, Penna.</p> <p>98</p> <p>Mabel Nelson Clyde W. Nelson R D #1, Clearfield, Pa.</p> <p>Pro by Plff 4.50 <i>Pro by Plff</i> 3.00</p>	<p><u>D.S.B. --- DATED MAY 8, 1967</u></p> <p>Payable In Installments</p> <p>By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Four Hundred Forty Eight and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2448.00</p> <p>Atty Comm. 10%</p> <p>Interest from May 8, 1967</p> <p>Filed and Entered by Plaintiff, May 9, 1967</p> <p>Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now <u>10</u> day of <u>May</u> 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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Thrift Consumer Discount
Company, Clearfield, Pa.

D. S. B. --- DATED MAY 8, 1967

Payable In Installments

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

Debt \$2592.00

Atty Comm. 15%

Interest from May 8, 1967

Filed and Entered by Plaintiff, May 9, 1967

Judgment.

Archie Hill
Prothonotary

May 9
1:20 PM EST

101

William Maines
Gloria Maines
Osceola Mills, Penna.

Pro by Plff 4.50

County National Bank
Clearfield, Penna.

MAY 9, 1967, AGREEMENT TO REVIVE, filed. To revive
and continue Judgment entered to 63 May Term, 1962.

By Virtue of Agreement contained herein, Judgment
is entered in favor of the Plaintiff and against the
Defendants in the sum of One Thousand Four Hundred Twenty
Five and 03/100 Dollars, with Interest, Attorney's
Commission, Cost of Suit, Release of Errors, Waiving
Stay, Inquisition and Exemption.

Debt \$1425.03

Atty Comm. 10%

Interest from May 7, 1962

Filed and Entered by Defendant, May 9, 1967

Judgment.

Archie Hill
Prothonotary

May 9
2:08 PM EST

102

Frank Wasiw
Eva Wasiw
Beccaria, Penna.

Pro by Plff 4.50
Prislyft 3.00

And Now, 9 day of July 1968 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.
Attest *Archie Hill*
Prothonotary

<p>Baird, McCamley & Miller</p> <p>May 9 2:16 PM EST</p>	<p>Modern Loan Consumer Discount Company, Philipsburg, Penna.</p> <p>103</p> <p>Anderson A. Maines Arlene M. Maines R.D. #1, Box 17, Morrisdale, Penna.</p> <p>Pro by Plff 4.50 Atty 3.00</p>	<p><u>D. S. B. --- DATED MAY 6, 1967</u></p> <p>Payable In Installments</p> <p>By Virtue of Warrant of Attorney hereunto annexed, Baird, McCamley & 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 and 00/100 Dollars, with Interest Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2400.00 Atty Comm. 120.00 Interest from May 6, 1967 Filed and Confessed by Attorneys, May 9, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p style="text-align: center;"><i>Agreement to Amend No. 8 May 1972</i></p>
<p>May 10 10:10 AM EST</p>	<p>First National Bank Philipsburg, Penna.</p> <p>104</p> <p>Daryl L. Gurbal June E. Gurbal Box 54, Grassflat, Penna. Emery Gurbal, Jr. Alta M. Gurbal Box 137, Grassflat, Pa.</p> <p>Pro by Plff 5.50 <i>Pro G GJM 3.00</i></p>	<p><u>D. S. B. --- DATED MAY 9, 1967</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 Seventy Five and 23/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay Inquisition and Exemption.</p> <p>Debt \$1875.23 Atty Comm. 5% Interest from May 9, 1967 Filed and Entered by Plaintiff, May 10, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>29</u> day of <u>May</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>

Gleason
Cherry &
Guido

Union Banking and Trust
Company,
DuBois, Penna.

D. S. B. --- DATED MAY 9, 1967

Payable On Demand

By Virtue of Warrant of Attorney hereunto annexed,
Gleason, Cherry & Guido, 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 Eighty Five and no/100 Dollars,
with Interest, Attorney's Commission, Cost of Suit,
Release of Errors, Waiving Stay, Inquisition and Ex-
emption.

May 10
10:11 AM EST

105

Irvin M. Salada
Geraldine M. Salada
R.D. #1, DuBois, Penna.

Debt \$2585.00
Atty Comm. 10% 258.50 \$2843.50
Interest from May 9, 1967
Filed and Confessed by Attorneys, May 10, 1967
Judgment.

Pro by Atty 4.50
Atty 3.00

Irvin M. Salada

Arthur Hill

Prothonotary

And Now, 29 day of Sept 1970 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Arthur Hill*
Prothonotary

Universal C.I.T. Consumer
Discount Company,
Altoona, Penna.

D. S. B. --- DATED MAY 4, 1967

Payable In Installments

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

May 10
10:22 AM EST

106

Herbert Hawkins
Annie V. Hawkins
Box 93, Glen Hope, Pa.

Debt \$2448.00
Atty Comm. 15%
Interest from M y 4, 1967
Filed and Entered by Plaintiff, May 10, 1967
Judgment.

Pro by Plff 4.50

Herbert Hawkins 3.50

Arthur Hill

Prothonotary

And Now, 15 day of Dec. 69
filed, the above judgment is satisfied in full of debt,
interest and cost.
Attest *Arthur Hill*

IN RE: MEMORIAL TO
M. PAUL SCOLLINS, A
DECEASED MEMBER OF
THIS BAR

108

Pro. 10.00

MAY 11, 1967, MEMORIAL TO M. PAUL SCOLLINS, A DECEASED
MEMBER OF THE BAR, filed.

The Committee appointed by President, James K. Nevling, to prepare resolutions on the death of M. Paul Scollins, requests leave to report as follows:

M. Paul Scollins, a member of this Bar and the Bar of Allegheny County, died Saturday, January 21, 1967 at 11:20 o'clock P.M., in the Philipsburg State Hospital, at the age of 72 years. Born in Houtzdale on February 22, 1894, he would have reached his 73rd year had he lived another month, of which honor he was deprived by his death at the time mentioned.

Paul was a son of Michael and Alicia (Ronan) Scollins, and his parents had long been residents of the Borough of Houtzdale. He was educated in the parochial and public schools of Houtzdale and after completing his preliminary education there, he enrolled as a student at Pennsylvania State College, now Penn State University at State College, Pa., in the year of 1913. There he specialized in the study of human affairs, humanity the current trends in the social economy and human relations relative thereto. In 1917, he graduated from the course with a B. H. Degree, the degree of Bachelor in Humanics.

World War I having caught the United States up in

its throes at that time in the war against Germany, he entered the Armed Forces where he served as a Second Lieutenant from September 17, 1917, until honorably discharged in January, 1919. He then took up the study of Law at Georgetown University in the National Capitol and in 1921 graduated from its law school with a degree of L.L.B. In 1923 he applied for, and was accepted as a member of the Bar of Allegheny County and thereupon entered into the practice of his profession, living in the Pittsburgh suburb of Oakland.

Although he applied himself to the law from that time on, he also found time to take a lively interest in Sports of various kinds and was indeed a sports enthusiast; so much so, that he became a member of the Pittsburgh Chapter of the Eastern Association of Intercollegiate Officials. Thereafter, he officiated at many District College and high school games for a quarter of a century and his services in that capacity were widely sought, extensively used and generally appreciated. This was an enterprise he enjoyed so much and in which he became so highly proficient. Thus he became widely known and quickly recognized on the football fields, where his capability and proficiency as an officiating participant in the referring of games each football season for the quarter of a century brought to him both happiness and recognition.

In his law work, he practiced alone rather than in partnership, and devoted his legal efforts more largely to office work, that important phase of the practitioner's activity, than to the arena of the Court room. He continued his practice in Pittsburgh, residing in the suburban area of Oakland, until the death of his brother, John Scollins, on the 9th day of December, 1963, whereupon he returned to Houtzdale and took over the practice which John had built up and so successfully carried on for so many years. This change of location from Oakland to Houtzdale to enable him to be near his sister, Miss Kathryn Scollins, and his own financial situation permitted him to work such portion of his time as he desired, carrying on the established professional business which John had left upon his death.

Paul was distinctively the type of person who like people, liked to share with others, the enthusiasm of the various sports activities of his time. It was doubtless this liking that drew him into the area of officiating for so many years at such important games as local high school and college football matches. He made friends readily and retained them long. The larger portion of his law practice having been in the County of Allegheny and the City of Pittsburgh, we of the local Bar came very little into contact with his work until he returned to Houtzdale to practice early in 1964. But we found him a man amiable and easy to get along with, not contentious but co-operative and pleasant in all his associations. After attaining the allotted biblical three-score years and ten, and almost three additional years, he was called from this life. His career in Clearfield County as a Lawyer was therefore of short duration. After the customary viewing at the Raymond M. Hayes Funeral Home on Sunday evening and Monday afternoon and evening, he was buried with services at his home Church, the St. Lawrence Roman Catholic Church at Houtzdale, on Tuesday morning, January 24, 1967; and was buried in the Church Cemetery, beside his parents and his brother, John. The Bar retains a pleasant recollection of him and his personality and rightfully pause at this time to honor him with a brief tribute reviewing his life and career.

This memorial committee requests that a copy of these proceedings be spread upon the records in the Continuance Docket; in the Prothonotary's Office and copies be certified to his sisters, Miss Kathryn Scollins of Houtzdale, Pa., and Mrs. Nora Pie of Johnstown, Pa., his closest surviving relatives. Signed Clarence R. Kramer, Dan P. Arnold and John J. Pentz.

As a member of the Committee, I move the adoption of these resolutions and of this memorial tribute. Clarence R. Kramer.

Mr. President, Judge Cherry and Members of the Bar, it is customary on occasions of this kind that in addition to presenting the prepared resolution and tribute to the departed brother, the members of the Committee make appropriate remarks stating their impressions of the man and paying additional tribute to his memory. I am happy to do this. While I knew M. Paul Scollins only briefly and met him only occasionally, I gained a favorable impression of his kindly, congenial personality. The first time I met him was many years ago, in the Law Library, on one of his occasional trips to Clearfield County to visit his brother, John. Afterwards, on three or more occasions I met him at the same place and in like environment. His greeting was always cordial and it was a pleasure to talk to him. And when you started on athletics or sports he grew quite enthusiastic and willingly talked at length of them.

That he went out from Clearfield County and located elsewhere, brings to mind the fact that there have been many Lawyers who originated in Clearfield County but have placed their Shingle as we refer to a Lawyer's professional announcement, in other places, some near at hand and some quite distant; some have located to the west of Clearfield County; others to the east. Many have gone to other states: To Missouri, to Ohio, to Wisconsin, and to New York State, where one became a U. S. Attorney at Syracuse; some have gone to Washington D.C., some to Tennessee and to Florida, where one of the members of this Bar, admitted here and in active practice before he left Clearfield, later became a Judge of Florida. It is my impression that that member died while he was still a Judge. He has been gone for many years.

And although from time to time occasional ones who sought their destiny elsewhere came back to Clearfield to live, it was usually in retirement. M. Paul Scollins was an exception. He came back to close his professional career by practicing in our County and upon his admission to the bar here when he returned in 1964 he immediately took up the practice, served the

Gleason,
Cherry &
Guido

EUNICE MILLER

109

JOHN W. MILLER

Pro. By atty 7.00

Atty 3.00

Incl Serv. \$21.90 96.90

Master

Clfd Co. Bar 10.00

Pro. 10.00

Pro. 1.00

#232 - Transf. to Reg Acct \$135.00

\$135.00 Paid by Attorney

Master /s Serv. \$21.90

#1186 - David Blakley \$96.10

#1187 - Clfd Co. Bar Assn. 10.00

Atty \$10. Ref. \$7.10

#1188 - Gleason, Cherry & Guido 17.10

Prothonotary 11.00

\$135.00

MAY 11, 1967, COMPLAINT IN DIVORCE, filed. One copy certified to Attorney

JULY 31, 1967, RETURN OF SERVICE, filed.
Now, May 18, 1967, served JOHN W. MILLER, JR., Defendant, by sending to him a true and attested copy of the Complaint in Divorce entered to No. 109 May Term, 1967, by Registered Mail, Deliver to Addressee only, with Return Receipt Requested; said attested copy of the Complaint was delivered to the said JOHN W. MILLER, JR., on May 18, 1967, as shown by the Return Receipt which is attached hereto. So Answers, Anthony S. Guido, Attorney for Plaintiff

JULY 31, 1967, PRAECIPE & ORDER FOR APPOINTMENT OF MASTER, filed.
AND NOW, this 31st day of July, 1967, EUNICE MILLER, Plaintiff in this action, moves for the appointment of a Master, the certified copy of the original Complaint in Divorce having been served upon the Defendant and more than twenty (20) days having elapsed from the date of said service, no Answer has been filed or appearance entered by the Defendant. GLEASON, CHERRY & GUIDO, Attorneys for Plaintiff by Anthony S. Guido.
ORDER: AND NOW, this 31st day of July, 1967, upon Praecipe filed by Gleason, Cherry & Guido, Attorneys for Plaintiff, the Court does hereby appoint David Blakley 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

JANUARY 11, 1968, MASTER'S REPORT, filed.
And Now, the 11th day of January 1968, the report of the Master is acknowledged. We approve his findings and recommendations.
We, therefore, DECREE that Eunice Miller be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and John W. Miller, 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.
The Prothonotary is directed to pay the Court costs, including Master's fees, as noted herein, out of the deposit received and then remit the balance to the plaintiff. BY THE COURT S/ John A. Cherry, President Judge.

Gleason
Cherry &
Guido

Union Banking & Trust Co.

D. S. B. -- DATED MAY 10, 1967

May 11
10:00 AM EST

110

William H. Smith
Mrs. Mary Smith
611 Chestnut Ave.
DuBois, Pa.

Payable On Demand
By Virtue of Warrant of Attorney hereunto annexed,
Gleason, Cherry & Guido, 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,
Nine Hundred Thirty One and 50/100 Dollars, with Interest,
Attorney's Commission, Cost of Suit, Release of Errors,
Waiving Stay, Inquisition and Exemption.

Debt \$2931.50
Atty Comm. 293.15 \$3,224.65
Interest from May 10, 1967
Filed and Confessed by Attorney, May 11, 1967
Judgment.

Pro. By atty 4.50
Atty 3.00
Pro by atty 3.00

Archie Hill
Prothonotary

And Now, 14 day of April 1967,
filed, the above judgment is satisfied in full of debt,
interest and cost.
Attest *Archie Hill*
Prothonotary

Thrift Consumer Discount
Company

D. S. B. -- MAY 10, 1967

May 11
10:05 AM EST

111

Raymond Bennett
Donna M. Bennett
RD Grampian, 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 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 May 10, 1967
Filed and Entered by Plaintiff, May 11, 1967
Judgment.

Pro. By Plff 4.50
Pro by Plff 3.00

Archie Hill
Prothonotary

And Now, 24 day of May 1968 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.
Attest *Archie Hill*
Prothonotary

<p>May 11 10:06 AM EST</p>	<p>Thrift Consumer Discount Company Clearfield, Pa.</p> <p>112</p> <p>John C. Lanich Margaret Lanich, Endsr. 106 S. Fifth St. Clearfield, Pa.</p> <p>Pro. By Plff 4.50 Pro. By Atty. 4.00</p> <p><i>Pro by [Signature]</i> 3.00</p> <p>And Now, 2 copies of June 1970 paper filed. The above is satisfied in full of debt, interest and cost.</p> <p><i>Archie Hill</i> Prothonotary</p>	<p>D. S. B. --- DATED MAY 10, 1967</p> <p>Payable In Installments</p> <p>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. 25%</p> <p>Interest from May 10, 1967</p> <p>Filed and Entered by Plaintiff, May 11, 1967</p> <p>Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p><u>OCTOBER 23, 1967, RELEASE OF LIEN OF JUDGMENT</u>, filed by Bell Silberblatt & Swoope.</p> <p>WHEREAS, on May 11, 1967 the Thrift Consumer Discount Company entered judgment against John C. Lanich in the Court of Common Pleas of Clearfield County, Pennsylvania, as of No. 112 May Term, 1967, in the amount of \$3,840, which judgment by law binds all of the real estate then of the said John C. Lanich and Margaret Lanich situate in Clearfield County, Pennsylvania, for the payment thereof and</p> <p>WHEREAS, the said Margaret Lanich at the time of obtaining of the said judgment was seized and possessed of an interest in all those two certain pieces or parcels of land situate in the Township</p> <p>CONTINUED ON PAGE</p>
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<p>May 11 10:15 AM EST</p>	<p>Thrift Consumer Discount Company</p> <p>113</p> <p>Daniel L. Knepp Barbara Knepp James E. Knepp, Endorser Georgia Knepp, Endorser RD 1, Woodland, Pa.</p> <p>Pro. By Plff 5.50</p>	<p>D. S. B. --- DATED MAY 9, 1967</p> <p>Payable In Installments</p> <p>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 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt %1536.00</p> <p>Atty Comm. 15%</p> <p>Interest from May 9, 1967</p> <p>Filed and Entered by Plaintiff, May 11, 1967</p> <p>Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p>
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<p>Joseph J. Lee May 11 10:16 AM EST</p>	<p>COMMONWEALTH OF PENNA. TO use of CLEARFIELD COUNTY 114 RONALD QUICK, Principal RESOLUTE INSURANCE COMPANY, Surety Pro 4.00 Pro 3.00 Pro by Reso Ins 5.00 Pro 3.50 Pro. 3.50</p>	<p><u>MAY 11, 1967, CONFESSION OF JUDGMENT ON DEFENDANT'S RECOGNIZANCE</u>, dated February 15, 1967 By Virtue of Power of Attorney set forth in the above Bond filed to proceedings in the Court of Quarter Sessions of Clearfield County, Pennsylvania to No. 172 November Sessions 1966, designated therein as Commonwealth vs Ronald Quick, which said proceedings are incorporated herein by reference, and by virtue of the warrant attached thereto as set forth in said Defendant's Recognizance, a copy of which is attached hereto and made a part hereof, the Prothonotary is hereby directed to enter judgment against Roland Quick and Resolute Insurance Company in favor of the Commonwealth of Pennsylvania, for the use of Clearfield County, in the amount of \$5,000.00, together with costs of suit and release of all errors as more specifically authorized in said attached Recognizance. s/ Joseph J. Lee, Attorney for Commonwealth of Pennsylvania' to use of Clearfield County. Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Five Thousand and No/100 Dollars, with Costs of Suit, and Release of Errors, Debt \$5000.00 Filed and Confessed by Attorney, May 11, 1967 Judgment.</p>
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Archie Hill
Prothonotary

MAY 31, 1967, PETITION AND ORDER OF COURT, filed.
WHEREFORE, considering the triviality of the offense and the former record of the defendant, your petitioner pays your Honorable Court under Rules of Criminal Procedure 4012, Sub-section C, that the Court will open the said judgment in whole or in part and remit to your peitioner such portion of the judgment as to the Court shall seem proper.
And it will ever pray. RESOLUTE INSURANCE COMPANY, s/ Francis M. Pallone, Attorney in Fact. s/ James W. Mack, Jr., Attorney for Petitioner.
ORDER OF COURT:
AND NOW, May 31, 1967, upon consideration of the foregoing petition and upon motion of JAMES W. MACK, JR., Esquire, attorney foe petitioner, the Court fixes the 24th of July, 1967, at 11:00 o'clock A.M. for hearing in this matter, at least ten (10) days notice to be given attorneys for Clearfield County of this order. BY THE COURT, John A. Cherry, President Judge.
AUGUST 9, 1967, ORDER, filed.
NOW, August 8, 1967, upon consideration of the petition and argument presented in the above matter, and the Court having determined that some consideration should be given to the prayer of the petition filed by Resolute Insurance Company, the Court does hereby enter the following:
The judgment entered to the above term and number is hereby opened in part and there is hereby remitted to Resolute Insurance Company \$3000.00 of said judgment; judgment in the sum of \$2,000.00 to remain payable; in all other respects judgment to remain in effect as entered and confessed. BY THE COURT John A. Cherry, President Judge.

Joseph J. Lee

COMMONWEALTH OF PENNSYLVANIA to use of CLEARFIELD COUNTY

MAY 11, 1967, CONFESSION OF JUDGMENT ON DEFENDANT'S RECOGNIZANCE, dated October 4, 1965

MAY 11
10:17 AM EST

115

By Virtue of Power of Attorney set forth in the above Bond filed to proceedings in the Court of Quarter Session of Clearfield County, Pennsylvania, to No. 28 September Sessions, 1965, designated therein at Commonwealth vs Harry Phillips, which said proceedings are incorporated herein by reference, and by virtue of warrant attached thereto as set forth in said Defendant's Recognizance, a copy of which is attached hereto and made a part hereof, the Prothonotary is hereby directed to enter judgment against Harry Phillips and Resolute Insurance Company in favor of the Commonwealth of Pennsylvania, for the use of Clearfield County, in the amount of \$5000.00, together with costs of suit and release of all ~~errors~~ as more specifically authorized in the said attached Recognizance. Signed by Joseph J. Lee, Attorney for Commonwealth of Pennsylvania to use of Clearfield County.

HARRY PHILLIPS, Principal and
RESOLUTE INSURANCE COMPANY, Surety

Pro. 4.00
Atty 3.00

Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Five Thousand and No/100 Dollars, with Costs of Suit and Release of Errors.

Debt \$5000.00
Filed and Confessed by Attorney, May 11, 1967
Judgment.

Archie Hill
Prothonotary

Household Consumer Dis-
count Company
678 Philadelphia St.
Indiana, Pa. 15701

May 11
10:26 AM EST

116

Morgan R. Ball and
Helen M. Ball
117 Rumbarger Avenue
DuBois, Pa.

Pro. By Plff 4.50

D. S. B. -- DATED MAY 10, 1967

Payable In Installments

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

Debt \$2250.00

Atty Comm.

Interest from May 10, 1967

Filed and Entered by Plaintiff, May 11, 1967

Judgment.

Archie Hill
Prothonotary

Mellon National Bank &
Trust Company
Fifth & Liberty Ave.
Pittsburgh, Pa.

May 11
10:41 AM EST

117

Agnes Noble
Mark L. Noble
Shirley Noble
RD 3, DuBois, Pa.

Pro. By Plff 5.00

Dis ley Plff 3.00

D. S. B. -- DATED MARCH 21, 1967

Payable In Installments

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, Eight Hundred
Seventy and 76/100 Dollars, with Interest, Attorney's
Commission, Cost of Suit, Release of Errors, Waiving
Stay, Inquisition and Exemption.

Debt \$3850.00

Finance Charges 2020.76 \$5870.76

Interest

Atty Comm. 20%

Filed and Entered by Plaintiff, May 11, 1967

Judgment.

Archie Hill
Prothonotary

Agree to Review to 431 Jan 7, 1972.

16
Raymond [Signature]

<p>Blakley & Ammerman</p> <p>\$135.00 Pd by Atty 7/19/67 Clfd Trust Archie Hill</p>	<p>DORIS M. HIXON</p> <p>118</p>	<p><u>MAY 11, 1967, COMPLAINT IN DIVORCE</u>, filed. One copy certified to Sheriff.</p> <p><u>MAY 17, 1967, SHERIFF'S RETURN</u>, filed. Now, May 12, 1967 at 5:50 o'clock P.M. (EDT) served the within Complaint in Divorce on Chester A. Hixon at 300 North 2nd Street, Borough of Clearfield, Clearfield County, Pennsylvania, by handing to Chester A. Hixon personally, a true and attested copy of the original Complaint in Divorce and made known to him the contents thereof. So Answers, William Charney, Sheriff.</p>
<p>Belin & Belin</p>	<p>CHESTER A. HIXON</p>	<p><u>JULY 19, 1967, PRAECIPE FOR APPOINTMENT OF MASTER</u>, filed. AND NOW, this 19th day of July, 1967, Doris M. Hixon, 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 May 12, 1967. BLAKLEY & AMMERMAN, s/ David S. Ammerman, Attorneys for Plaintiff. <u>ORDER FOR APPOINTMENT:</u> AND NOW, this 19th day of July, 1967, upon praecipe filed by Blakley & Ammerman, Esquires, attorneys for the plaintiff the Court does hereby appoint Edward T. Kelley, Esquire, Master in the above stated case to take testimony and report the same to the Court with form of suggested decree. BY THE COURT, John A. Cherry, P.J.</p>
	<p>Pro. By atty 7.00</p> <p>Atty 3.00</p> <p>By atty Shff Charney 9.50</p> <p>#904 Shff Charney 9.50</p> <p>Master 75.00</p> <p>Clfd Co. Bar 10.00</p> <p>Pro. 10.00</p> <p>Pro. 1.00</p>	<p><u>JULY 24, 1967, SHERIFF'S RETURN</u>, filed. Now, July 22, 1967 at 3:05 o'clock P M (EDT) served the within Notice of Master's Hearing on Chester A Hixon at 300 North Second Street, Clearfield Borough, Clearfield County, Pa., by handing to Chester A Hixon personally, a true copy of the original Notice of Master's Hearing and made known to him the contents thereof. So Answers, William Charney, Sheriff. <u>SEPTEMBER 8, 1967, PRAECIPE</u>, filed by Belin & Belin Jr., Attorney for Chester A. Hixon Enter my appearance for defendant. s/s Carl A. Belin, Jr., Attorney for Chester A. Hixon</p> <p><u>SEPTEMBER 28, 1967, MASTER'S REPORT</u>, filed. And Now, the 30th day of September 1967, the report of the Master is acknowledged. We approve his findings</p>
<p>#200 - Transf to Reg Acct \$135.00</p> <p>\$135.00 Paid by Attorney</p> <p>Master</p> <p>#1016 - Edw. T. Kelley 75.00</p> <p>#1017 - Clfd Co. Bar 10.00</p> <p>Atty \$19.50 Ref. \$10</p> <p>#1018 - Blakley & Ammerman 29.50</p> <p># 904 - Shff Charney 9.50</p> <p>Prothonotary 11.00</p> <p>\$135.00</p>		<p>and recommendations;</p> <p>We, therefore, DECREE that DORIS M. HIXON be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and CHESTER A. HIXON 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 plaintiff. BY THE COURT S/ John A. Cherry, President Judge.</p>

IN RE: MEMORIAL SERVICES
FOR JOHN M. UREY, ESQUIRE

MAY 12, 1967, MEMORIAL SERVICES FOR JOHN M. UREY,
ESQUIRE, filed.

Held in open court before JOHN A. CHERRY, President
Judge, and Members of the Clearfield County Bar Association,
May 8, 1967.

119

BY THE COURT:

We will now commence memorial services for the late
member of our Bar, John M. Urey, Esquire. The Court
recognizes Mr. Nevling.

BY JAMES K. NEVLING, ESQ.:

May it please the Court, members of the Bar, members
of Mr. Urey's family, County officials, ladies and
gentlemen: We are meeting here today to pay tribute to
the memory of the late John M. Urey, and our minds quite
naturally turn to the long span of time during which
Mr. Urey was a member of our Bar. He was a member of the
Bar, as most of you know, for over seventy years; and
the changes that occurred during the years when he was
a lawyer were many and memorable. For example, when
Mr. Urey was admitted to the Bar - I say this as being
of particular interest to the lawyers - in 1896, it was

Pro. 10.00

felt that under the Appellate decision of 1894 an income tax would be unconstitutional; and it
was not until 1914, when he had been in practice almost twenty years, that the Sixteenth
Amendment to the Constitution was adopted, and the income tax, that most familiar aspect of our
practice, became part of the law. He was established lawyer, having been almost twenty years
at the Bar, when the first Workmen's Compensation Act was adopted in Pennsylvania, and when the
first Child Labor legislation was adopted, I think in 1914 or 1915. During his practice he saw
the first general codification of our practice under the Practice Act of 1915; and the Orphans'
Court laws, with which he was very familiar, were first pulled together in a general code in
the Seven Sisters Act of 1917. Mr. Urey's experience with the law and the changes and mutations
in the law was vast, and it was this experience which made him the wise counselor which the
public and our profession recognized him as being. He must have felt with peculiar force and
truth, the maxim of Justice Holmes, that the growth of the law is not light in experience.
The Bar Association has appointed as a committee on resolutions to be presented at this
time, Judge John J. Pentz, and attorneys Clarence R. Kramer, Joseph S. Ammerman, and Donald
R. Mikesell. Your Honor, may I now introduce Hon. John J. Pentz, Chairman of the Committee
on Resolutions?

BY THE COURT:

You may do so. Judge Pentz:

BY JUDGE PENTZ:

With permission of the Court, Judge Cherry, Mr. Nevling, members of the Clearfield County
Bar Association and the Joh M. Urey family: The Committee of the Clearfield County Bar,
selected by Mr. Nevling, president of the Bar Association, to prepare and submit Resolutions in
respect to the passing of John M. Urey, have prepared the following Resolutions and submit them
herewith; and they are as follows:

"The committee of the Clearfield County Bar Association, appointed by James K. Nevling,
President, to prepare and present the resolutions of the Clearfield County Bar in respect to
the passing of John M. Urey, an honored member of the Clearfield County Bar, have such resolu-
tions prepared and present them to the Clearfield County Bar, here this day assembled:

John M. Urey, a son of David Urey and Elizabeth McDermitt Urey, was born in Banks Township,
Indiana County, the 22nd day of August, 1870. His early life was spent on the farm and in the
usual occupation of lumbering and rafting, as was common in that era.

With Mr. Urey, along with many other young men, the urge for improvement and gratification
of ambition brought him through the Indiana State Teachers College, now Indiana University, at
Indiana, Pennsylvania. By virtue of graduation from this State Teachers College, he engaged in
teaching as a means of providing his maintenance and support while he studied law. At that time,
many young men with a practice of law as their ultimate aim, engaged in teaching in the public
schools as a means of providing money for support until they had achieved membership in the county
bar of their choice. Mr. Urey was Principal of the DuBois High School and later Assistant Prin-
cipal of the Clearfield High School, and studied law in the office of Thomas H. Murray and
Allison O. Smith until he was admitted to the Bar of Clearfield County on the 7th day of
September, 1896. Thus, at the time of his death, March 21, 1967, he had practiced law in the
Courts of Clearfield County for a period of 71 years; with the exception of the last two or
three months of his lifetime.

From the time of his birth in 1870 until his death in 1967, and during the 71 years of his
active practice of the law, Mr. Urey had appeared before all but one of the President Judges of
the Clearfield County Courts, being admitted to practice just after the first Judge, David L.
Krebs, had retired from office. The judges before whom he practiced were Syrus Gordon, Allison
O. Smith, Singleton Bell, A. R. Chase, W. Wallace Smith, F. Cortez Bell, Sr., John J. Pentz and
John A. Cherry. Over this period of 71 years Mr. Urey had witnessed more changes in the way of
life in the United States and the world than had ever occurred in any previous century. At the
time of his admission to the Bar in 1896, automobiles were not invented, nor airplanes, jet planes,
or atomic energy thought of. Notwithstanding these tremendous developments in finance, industry,
sociology and politics, Mr. Urey kept fully abreast and was aware of what was happening in the
country and throughout the world.

John M. Urey was active in civic life and progress of the county in which he lived and
practiced. He served as Clearfield Borough Solicitor for a periof of 23 years, beginning the
year 1909. During this service he organized and established the Clearfield Board of Health
and Shade Tree Commission, and saw to the dodification of the ordinances of the Clearfield
Borough Council. On the establishment of a County Controller, on July 25, 1921, John M. Urey
organized that office and advised the controller how to carry out the functions of that office.
He also was active as a member of the First Presbyterian Church of Clearfield, and had a wide
activity in the Masonic Fraternity, being one of the oldest Past Masters in the State of Pennsylvania.

The first law offices rented in the Clearfield Trust Company Building were rented by
John M. Urey, adn he kept his offices in that building during the remainder of his life. He had
a brief partnership with Frank G. Harris, until Harris became State Treasurer in 1902. Then
Mr. Urey practiced law alone until January 1, 1951, when he associated himself with Joseph A.
Ammerman and practiced law under the firm name of Urey & Ammerman, which continued until March 1,
1954. On that date Donald R. Mikesell became a member of the firm and the partnership practiced
law under the name of Urey, Ammerman & Midesell, which continued until January 11, 1956. In

<p>May 12 9:40 AM EST</p>	<p>Beneficial Consumer Discount Company 1052 Pennsylvania Ave. Tyrone, Pa.</p> <p>120</p> <p>Norman M. Smay Joanne E. Smay R.D. 1, Woodland, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Plff</i> 3.00</p>	<p><u>D. S. B. -- DATED APRIL 26, 1967</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 \$1656.00</p> <p>Atty Comm. 15%</p> <p>Interest from April 26, 1970</p> <p>Filed and Entered by Plaintiff, May 12, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>17</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>Archie Hill</i> Prothonotary</p>
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<p>May 12 9:43 AM EST</p>	<p>Curwensville State Bank Curwensville, Pa.</p> <p>121</p> <p>Bessie B. Pearce Box 64, Curwensville, Pa</p> <p>Pro. By Plff 4.50 Pro by Atty 2.00 <i>Pro by Plff</i> 3.00</p>	<p><u>D. S. B. -- DATED MAY 11, 1967</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 and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2300.00</p> <p>Atty Comm. 10%</p> <p>Interest from May 11, 1967</p> <p>Filed and Entered by Plaintiff, May 12, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p><u>MAY 25, 1967, RELEASE FROM LIEN OF JUDGMENT, filed.</u></p> <p>KNOW ALL MEN BY THESE PRESENTS, that 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 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:</p> <p>ALL that certain tract of land situate in the Township of Bell, County of Clearfield and State of Pennsylvania, bounded and described as follows;</p> <p>CONTINUED ON PAGE 375</p> <p>And Now, <u>22</u> day of <u>July</u> 19<u>71</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Archie Hill</i> Prothonotary</p>
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Universal C.I.T. Con-
sumer Discount Company
3108 Pleasant Valley
Blvd., Altoona, Pa.

May 12
9:46 AM EST

122

Harold J. Folmar
Florence Folmar
RD, Box 126
Philipsburg, Pa.

Pro. By Plff 4.50

D. S. B. -- DATED MAY 10, 1967

Payable In Installments

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

Debt \$1380.00

Atty Comm. 15%

Interest from May 10, 1967

Filed and Entered by Plaintiff, May 12, 1967

Judgment.

Archie Hill
Prothonotary

County National Bank
Clearfield, Pa.

May 12
10:05 AM EST

123

Francis R. Swales
Jane E. Swales
RD 2, Clearfield, Pa.

Pro. By Deft 4.50

Pro by Deft 300

D. S. B. -- DATED MAY 12, 1967

Payable In Installments

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

Debt \$10,000.00

Atty Comm. 10%

Interest from May 12, 1967

Filed and Entered by Plaintiff, May 12, 1967

Judgment.

Archie Hill
Prothonotary

File 22
Archie Hill
Prothonotary

<p>May 13 9:55 AM EST</p>	<p>Community Consumer Discount Company Clearfield, Pa.</p> <p>124</p> <p>Rex Dodson Sara Dodson RD 2, DuBois, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro By Plff 3.00</i></p>	<p><u>D. S. B. -- DATED MAY 11, 1967</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 Twelve and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$4512.00</p> <p>Atty Comm. 10%</p> <p>Interest from May 11, 1967</p> <p>Filed and Entered by Plaintiff, May 13, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p style="text-align: center;">And Now, <u>16</u> day of <u>Mar</u> 19<u>70</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>May 13, 9:56 AM EST</p>	<p>Community Consumer Discount Company Clearfield, Pa.</p> <p>125</p> <p>Chester Turner Josephine Turner 99 W. 5th Street Clearfield, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro By Plff 3.00</i></p>	<p><u>D. S. B. -- DATED MAY 12, 1967</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-Six and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2976.00</p> <p>Atty Comm. 10%</p> <p>Interest from May 12, 1967</p> <p>Filed and Entered by Plaintiff, May 13, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p style="text-align: center;">And Now, <u>23</u> day of <u>June</u> 19<u>71</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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First National Bank
Philipsburg, Pa.

D. S. B. -- DATED MAY 11, 1967

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
Ninety Seven and 26/100 Dollars, with Interest, Attorney's
Commisssion, Cost of Suit, Release of Errors, Waiving
Stay, Inquisition and Exemption.

Debt \$1,197.26

Atty Comm. 5%

Interest from May 11, 1967

Filed and Entered by Plaintiff, May 13, 1967

Judgment.

Archie Hill

Prothonotary

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

Attest *Archie Hill*
Prothonotary

May 13
10:10 AM EST

126

Mike Yatchik
Mary R. Yatchik
John J. Yatchik
Doris M. Yatchik
Hawk Run, Pa.

Pro. By Plff 5.50
Pro by Plff 300

Curwensville State Bank
Curwensville, Pa.

D. S. B. -- MAY 12, 1967

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, eight
hundred ninety and 16/100 Dollars, with Interest,
Attorney's Commission, Cost of Suit, Release of Errors,
Waiving Stay, Inquisition and Exemption.

Debt \$3890.16

Atty Comm. 10%

Interest from May 12, 1967

Filed and Entered by Plaintiff, May 13, 1967

Judgment.

Archie Hill

Prothonotary

And Now, 13 day of May 1967 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

May 13
10:15 AM EST

127

Eugene J. Errigo
Patricia L. Errigo
RD 1, Curwensville, Pa

Pro. By Plff 4.50
Pro by Plff 300

<p>May 13 10:27 AM EST</p>	<p>128</p> <p>First National Bank Philipsburg, Penna.</p> <p>George Brilla Doris Brilla Kylertown, Penna.</p> <p>Pro by Plff 4.50 <i>Pro by Plff</i> 3.00</p>	<p><u>D. S. B. --- DATED MAY 11, 1967</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 Nineteen Hundred Fifty Five and 32/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1955.32</p> <p>Atty Comm. 5%</p> <p>Interest from May 11, 1967</p> <p>Filed and Entered by Plaintiff, May 13, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>13</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 style="text-align: right;">Attest <i>Archie Hill</i> Prothonotary</p>
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<p>May 13 11:45 AM EST</p>	<p>129</p> <p>County National Bank Clearfield, Penna.</p> <p>Dennis D. Howell Charles T. Howell Alda W. Howell 9 Bigler Road, Clearfield, Penna.</p> <p>Pro by Deft 4.50</p>	<p><u>D. S. B. --- DATED MAY 13, 1967</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 Seven Hundred and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$3700.00</p> <p>Atty Comm. 10%</p> <p>Interest from May 13, 1967</p> <p>Filed and Entered by Plaintiff, May 13, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>26</u> day of <u>Oct</u> 19<u>67</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <i>Archie Hill</i> Prothonotary</p>
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TWENTY-TWO (22) SUGGESTIONS OF NON-PAYMENT, filed, May 15, 1967 at 9:20 A.M. E.S.T. The Commonwealth of Pennsylvania, Dept. of Public Welfare, Harrisburg, Pa., Plaintiff

Fifteen days have elapsed since notice of filing 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 (\$2000.00) Dollars, except #146 - \$138.50, with Cost of Suit. Pro. each Writ \$3.50 except #136 - \$6.00; #145 - \$4.00; #146 - \$4.50.

Judgment.

Clara Hill

Prothonotary

NUMBER	NAME AND ADDRESS OF DEFENDANTS	REVIVING JUDGMENT NO.
131	Elmer J. Bloom, Dec'd, Phyllis Pastorius-Heir, 2123 Noeton Ave., Linwood, Pa. 16424	124 September T., 1962
132	Jan. 7, 1972, Sugg Non Pay filed to 60 Jan T, 1972. Twila C. Murphy, 1031 S. Brady St., DuBois, Pa.	196 September T., 1962
133	Jan. 7, 1972, Sugg Non Pay filed to 61 Jan T, 1972. Hannah G. Myrter & Gerald J. Myrter, Dec'd; 707 S 3rd St., Clearfield, Pa.	197 September T., 1962
134	Jan. 7, 1972, Sugg Non Pay filed to 62 Jan T, 1972. James A. & Mary Ellen Neeper, RD #3, Clearfield, Pa.	198 September T., 1962
135	Jan. 7, 1972, Sugg Non Pay filed to 63 Jan T, 1972. Raymond O'Brien, Sr. 701 Stone St., Osceola Mills, Pa.	200 September T., 1962
136	Jan. 7, 1972, Sugg Non Pay filed to 64 Jan T, 1972. Emma Pepperday, Dec'd; Walter Pepperday Sr., Dec'd; Ruth Millin, Chester Hill, Philipsburg, Pa.; George Pepperday, RD Box 11, Philipsburg, Pa.; Walter Pepperday, Jr., Fred Pepperday & Suzanna Comley-Heirs	201 September T., 1962
137	Jan. 7, 1972, Sugg Non Pay filed to 65 Jan T, 1972. Merle & Guila Rainey, RD 1, Westover, Pa.	203 September T., 1962
138	Elizabeth Resinger, RD 2, DuBois, Pa.	240 September T., 1962
139	Jan. 7, 1972, Sugg Non Pay filed to 66 Jan T, 1972. Mary Rumfola, 812 Dorey St., Clearfield, Pa.	156 September T., 1962
140	Jan. 7, 1972, Sugg Non Pay filed to 67 Jan T, 1972. Mary Ann Rutter, RD, West Decatur, Pa.	205 September T., 1962
141	Jan. 7, 1972, Sugg Non Pay filed to 68 Jan T, 1972. <i>Sit by paper filed Aug 5, 1974</i> Reginald & Gladys Seyler, RD 1, Luthersburg, Pa. <i>Do by deft \$ 50</i>	206 September T., 1962
142	Jan. 7, 1972, Sugg Non Pay filed to 69 Jan T, 1972. Delphin & Lena Snyder, R.D., Curwensville, Pa.	208 September T., 1962
143	Jan. 7, 1972, Sugg Non Pay filed to 71 Jan T, 1972. Daniel C. & Lydia Spencer, 1019 W. Hannah St., Houtzdale, Pa.	209 September T., 1962
144	Jan. 7, 1972, Sugg Non Pay filed to 72 Jan T, 1972. George F. & Edith B. Stone, Box 156, RD 3, Clearfield, Pa.	210 September T., 1962
145	Jan. 7, 1972, Sugg Non Pay filed to 73 Jan T, 1972. Samuel H. Sunderlin, Dec'd; Jefferson Sunderlin & Andrew Sunderlin-Heirs, RD 1, Punxsutawney, Pa.	211 September T., 1962
146	John Tomko, Alias John Tompko, Dec'd; Olga Tomko, Alias Olga Tompko, Box 54, Houtzdale, Pa.	212 September T., 1962
147	Jan. 7, 1972, Sugg Non Pay filed to 74 Jan T, 1972. Alvin & Althea B. Williams, RD 1, West Decatur, Pa.	158 September T., 1962
148	Jan. 7, 1972, Sugg Non Pay filed to 75 Jan T, 1972. Irvana Williams, Bigler, Pa.	214 September T., 1962
149	Jan. 7, 1972, Sugg Non Pay filed to 76 Jan T, 1972. Myrl & Leona I. Williams, Hawk Run, Pa. July 29, 1968, Sat by paper filed Pro/\$3 00, State Tax .50, paid.	215 September T., 1962
150	Jan. 7, 1972, Sugg Non Pay filed to 77 Jan T, 1972. Roger & Virda Wilsoncroft, RD W., Decatur, Pa.	216 September T., 1962
151	Jan. 7, 1972, Sugg Non Pay filed to 78 Jan T, 1972. Leonard & Madeline Wisor, Mineral Springs, Pa.	217 September T., 1962
152	Jan. 7, 1972, Sugg Non Pay filed to 78 Jan T, 1972. Paul D. & Viola E. Wisor, Mineral Springs, Pa.	218 September T., 1962

* NO. 132, MAY TERM, 1967, TWILA C. MURPHY, RELEASE OF REAL ESTATE FROM LIEN OF JUDGMENT, to Page 525.

Local Consumer Discount
Company
St. Marys, Pa.

D. S. B. -- DATED MAY 10, 1967

Payable In Installments

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

May 15 153
9:45 AM EST

Debt \$936.00

Atty Comm. 10%

Interest from May 10, 1967

Filed and Entered by Plaintiff, May 15, 1967

Judgment.

Norman L. Burnside
Frances I. Burnside
PO Box 71, Ridgway, Pa.
Russell Beck
Belle Beck
RD 1, Penfield, Pa.

Archie Hill
Prothonotary

Pro. By Plff 5.00

Pro. .50

Pro by Plff

3.50

29 Dec 67
And Now, this judgment is satisfied in full of debt,
interest and cost.
Archie Hill
Prothonotary

Curwensville State Bank
Curwensville, Pa.

D. S. B. -- DATED MAY 13, 1967

Payable One Day after Date

By Virtue of Power of Attorney contained therein,
Judgement 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.

May 15 154
10:52 AM EST

Debt \$3150.00

Atty Comm. 10%

Interest from May 13, 1967

Filed and Entered by Plaintiff, May 15, 1967

Judgment.

Robert J. McCartney
Mary E. McCartney
423 Walnut St.
Curwensville, Pa.

Archie Hill
Prothonotary

Pro. By Plff 4.50

Pro by Plff

3.00

And Now, 8 day of May 1967 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.
Attest *Archie Hill*
Prothonotary

<p>May 15 11:45 AM EST</p>	<p>Community Consumer Discount Company, Clearfield, Penna.</p> <p>155</p> <p>Droze Rowles Edith Rowles 127 Clark St., Clearfield, Penna.</p> <p>Pro by Plff 4.50 <i>Ans & Off</i> 3.00</p>	<p><u>D. S. B. --- DATED MAY 11, 1967</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 \$4800.00</p> <p>Atty Comm. 10%</p> <p>Interest from May 11, 1967</p> <p>Filed and Entered by Plaintiff, May 15, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>10</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 style="text-align: right;">Attest <i>Archie Hill</i> Prothonotary</p>
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<p>May 15 11:46 AM EST</p>	<p>Community Consumer Discount Company, Clearfield, Penna.</p> <p>156</p> <p>Lorraine Snyder Clair Snyder West Hannah St., Houtzdale, Penna.</p> <p>Pro by Plff 4.50 <i>Ans by Plff</i> 3.00</p>	<p><u>D. S. B. --- DATED MAY 2, 1967</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 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 May 2, 1967</p> <p>Filed and Entered by Plaintiff, May 15, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now <u>30</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 style="text-align: right;">Attest <i>Archie Hill</i> Prothonotary</p>
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Community Consumer Discount Company,
Clearfield, Penna.

D. S. B. --- DATED MAY 11, 1967

Payable In Installments

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.

May 15 157
11:47 AM EST

Debt \$3996.00

Atty Comm. 10%

Interest from May 11, 1967

Filed and Entered by Plaintiff, May 15, 1967

Judgment.

Irvin S. Cleaver
Sara Ann Cleaver
Grampian, Penna.

Archie Hill

Prothonotary

Pro by Plff 4.50

Pro by Plff

3.00

And Now, 17 day of June 1967,
filed, the above judgment is satisfied in full of debt,
interest and cost.
Attest *Archie Hill*
Prothonotary

County National Bank
Clearfield, Penna.

D. S. B. --- DATED MAY 12, 1967

Payable In Installments

By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Fifty Nine Hundred Thirty Five and 80/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

May 15 158
1:00 PM EST

Debt \$5935.80

Atty Comm. 10%

Interest from May 12, 1967

Filed and Entered by Plaintiff, May 15, 1967

Judgment.

Chalmer B. Dixon
Norma M. Dixon
421 Decatur St.,
Philipsburg, Penna.

Archie Hill

Prothonotary

Pro by Deft 4.50

Pro by Deft

3.00

And Now, 21st day of May 1967 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

W. Albert Ramey

V. W. Anckaitis

IN RE: CONDEMNATION BY THE COMMONWEALTH OF PENNSYLVANIA, DEPARTMENT OF HIGHWAYS, OF RIGHT OF WAY, FOR LEGISLATIVE ROUTE 1009, SECTION 23, A LIMITED ACCESS HIGHWAY IN SANDY AND WASHINGTON TOWNSHIPS

MAY 15, 1967 - EMINENT DOMAIN PROCEEDINGS -
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, 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. The Secretary of Highways, with the approval of the Governor, is authorized in Section 8 of the Act of May 29, 1945, P.L. 1108, as amended, to condemn an easement for highway purposes from all property as may be required for the purpose of constructing limited access highways, local service highways, or intersection streets or roads; and in Section 4, of the Act of April 28 P.L. 101, to condemn advertising devices and any property rights pertaining to, or used for, or in connection with advertising devices within six hundred sixty feet of the edge of the right of way of any highway on the National System of Interstate and Defense Highways.

3. The Governor has approved the within condemnation by signing on November 10, 1966, a plan entitled "Drawings Establishing Limited Access Highway and Authorizing Condemnation of Right of Way and Prohibition of the Erection and Maintenance of Outdoor Advertising Devices, Legislative Route 1009, Section 23" a copy of which plan was recorded in the Recorder's Office of the aforesaid county on November 30, 1966, in Map Rack No. 18.

4. The purpose of the condemnation is to construct a limited access highway on the National System of Interstate and Defense Highways, local service highways and intersecting streets and roads; and to acquire advertising devices and any property rights pertaining to, or used for, or in connection with advertising devices within six hundred sixty feet of the edge of the right of way of the said limited access highway.

5. The list of the condemnees is attached hereto.

6. Plans of the property hereby condemned are also attached hereto, identified as Exhibit 1 through 9. Copies of said plans are also filed in the County Recorder's Office where they are available for inspection.

7. The nature of the title hereby condemned is an easement for highway purposes from all property shown on the above plans as "required", and all, right, title and interest in the advertising devices shown on the said plans as being within six hundred sixty feet of the required right of way of the limited access highway, together with any property rights, pertaining thereto, or used therefor, or in connection therewith.

WHEREFORE an easement for highway purposes is hereby condemned from the property shown on the plans referred to in paragraph 6 above, an all right, title and interest in the advertising devices shown on the said plans as being within six hundred sixty feet of the required right of way of the limited access highway, together with any property rights pertaining to, or used for, on in connection thereto, or used therefor, or in connection therewith. /s/ V. W. Anckaitis, Deputy Secretary of Highways, Commonwealth of Pennsylvania

CONDEEMNEE

Edward L. Kuntz and Laura A. Kuntz.
Claim No. 1702353

Edward C. Miller and Martha F. Miller
Claim No. 1702364

Martha Frances Miller
Claim No. 1702345

Harry E. Robertson
Claim No. 1702346

J. H. France Ref. Co.
Claim No. 1702321

McIntosh Coal Co.
Claim No. 1702322

Delaney Bros., Inc.
Claim No. 1702352

Penn Research & Development Corporation
Claim No. 1702344

Thomas L. Delaney
Claim No. 1702391

Pro. *by Commissioner* 9.50

Atty 3.00

Pro. 5.00

Pro. (poundage) 5.00

Pro. *by Peff* 3.50

JUNE 13, 1967, PROOF OF SERVICE, filed.

Howard E. Miller, being duly sworn according to law, deposes and says that he is District Right of Way Engineers of District 10, Department of Highways, Commonwealth of Pennsylvania, and that on or before May 15, 1967, 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/ H. E. Miller, District Right of way Engineer.

AUGUST 7, 1967, PETITION TO DEPOSIT ESTIMATED JUST COMPENSATION, filed.

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 W. W. Anckaitis.

ORDER OF COURT:

AND NOW, August 7, 1967, upon presentation of the within petition it is hereby ordered and directed that the sum of \$250.00, representing the amount of just compensation due to 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 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. BY THE COURT, John A. Cherry, J.

Proposed schedule of Distribution

\$250.00 Pd by
Comm of Pa 8/7/67
Clfd Trust

160

Aug. 10, 1981
Ck#3717 Trans to reg acct. \$250.00
Ck#9673 To PenDot 250.00

Pa 9/17/81

W. Albert Ramey
V. W. Anckaitis

IN RE: CONDEMNATION BY THE COMMONWEALTH OF PENNSYLVANIA, DEPARTMENT OF HIGHWAYS, OF RIGHT OF WAY, FOR LEGISLATIVE ROUTE 1009, SECTION 23, A LIMITED ACCESS HIGHWAY IN SANDY TOWNSHIP

161

Pro By Commonwealth 7.00
Atty 3.00

NAME	CLAIM NO.
John F. Reed	1702347
C.S. Peterman	1702350
Ward Terminals,	1702365
Harry E. Robertson	1702407
William R. Reed and Sophia Reed	1702442

MAY 15, 1967, 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, 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. The Secretary of Highways, with the approval of the Governor, is authorized in Section 8 of the Act of May 29, 1945, P.L. 1108, as amended, to condemn an easement for highway purposes from all property as may be required for the purpose of constructing limited access highways, local service highways, or intersection streets or roads; and in Section 4, of the Act of April 28, P.L. 101, to condemn advertising devices within six hundred sixty feet to the edge of the right of way of any highway on the National System of Interstate and Defense Highways.

3. The Governor has approved the within condemnation by signing on November 10, 1966 a plan entitled "Drawings Establishing Limited Access Highways and Authorizing Condemnation of Right of Way and Prohibition of the Erection and Maintenance of Outdoor Advertising Devices Legislative Route 1009, Section 23, in Clearfield County" a copy of which plan was recorded in the Recorder's office of the aforesaid county on November 30, 1966 in Map Rack No. 18.

4. The purpose of the condemnation is to construct a limited access highway on the National System of Interstate and Defense Highways, local service highways and intersecting streets and roads; and to acquire advertising devices and any property rights pertaining to, or used for, or in connection with advertising devices within six hundred sixty feet of the edge of the right of way of the said limited access highway.

5. The list of the condemnees is attached hereto.

6. Plans of the property hereby condemned are also attached hereto, identified as Exhibit 1 through 5.

Copies of said plans are also filed in the County Recorder's Office where they are available for inspection.

7. The nature of the title hereby condemned is an easement for highway purposes from all property shown on the above plans as "required", and all, right, title and interest in the advertising devices shown on the said plans as being within six hundred sixty feet of the required right of way of the limited access highway, together with any property rights pertaining thereto, or used therefor, or in connection therewith.

WHEREFORE an easement for highway purposes is hereby condemned from the property shown on the plans referred to in paragraph 6 above, and all right, title and interest in the advertising devices shown on the said plans as being within six hundred sixty feet of the required right of way of the limited access highway, together with any property rights pertaining to, or used for, or in connection thereto, or used therefor, or in connection therewith. s/ V. W. Anckaitis, Deputy Secretary of Highways, Commonwealth of Pennsylvania.

JUNE 13, 1967, Proof Of Service, filed.

Howard E. Miller, being duly sworn according to law, deposes and says that he is District Right of Way Engineer of District 10, Department of Highways, Commonwealth of Pennsylvania, and that on or before May 15, 1967, 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 fo notified is attached hereto and made a part hereof. s/ H.E. Miller, District Right of Way Engineer.

Gleason,
Cherry &
Guido

Union Banking and Trust
Company, DuBois, Penna.

D. S. B. --- DATED MAY 12, 1967

Payable On Demand

By Virtue of Warrant of Attorney hereunto annexed,
Gleason, Cherry & Guido, 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 Sixty Six and 31/100 Dollars,
with Interest, Attorney's Commission, Cost of Suit,
Release of Errors, Waiving Stay, Inquisition and
Exemption.

May 15
2:30 P.M. EST

162

John Beshada, Jr.
Helen L. Beshada
301 West Sherman Ave.,
DuBois, Penna.

Debt \$2566.31
Atty Comm. 10% 256.63 \$2822.94
Interest from May 12, 1967
Filed and Confessed by Attorney, May 15, 1967
Judgment.

Pro by Atty 4.50
Atty 3.00
Dw by Jeff 3.00

Archie Hill
Prothonotary

And Now, 6 day of May 1968 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, Penna.

MAY 16, 1967, AMICABLE REVIVAL, filed. To revive and
continue Lien No. 75 May Term, 1962.

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

May 16
10:00 AM EST

163

Louise Osewalt
Robert Osewalt

Debt \$1260.00
Atty Comm.
Interest from May 15, 1957
Filed and Entered by Plaintiff, May 16, 1967
Judgment.

Pro by Plff 4.50
Dw by Jeff 3.00

Archie Hill
Prothonotary

And Now, 31 day of July 1974 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Raymond Withrow*
Prothonotary

MAY TERM, 1967

DOCKET 188

<p>May 16 10:20 AM EST</p>	<p>164</p> <p>First National Bank Philipsburg, Penna.</p> <p>Michael J. Deao Frances Deao Morann, Penna.</p> <p>Pro by Plff 4.50 <i>[Signature]</i> 3-2</p>	<p><u>D. S. B. --- DATED MAY 15, 1967</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 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. 5%</p> <p>Interest from May 15, 1967</p> <p>Filed and Entered by Plaintiff, May 16, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, 18th day of May 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>May 17 9:40 AM EST</p>	<p>165</p> <p>County National Bank Clearfield, Penna.</p> <p>Alfred Fish Marie K. Fish 605 Mary Street, Houtzdale, Penna.</p> <p>Pro by Deft 4.50 <i>[Signature]</i> 2.10</p>	<p><u>D. S. B. --- DATED MAY 9, 1967</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 Thirty Four and 40/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2534.40</p> <p>Atty Comm. 10%</p> <p>Interest from May 9, 1967</p> <p>Filed and Entered by Plaintiff, May 17, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, 16th day of June 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>

Mellon National Bank and Trust Company, Pittsburgh, Penna.

D. S. B. --- DATED MARCH 30, 1967

Payable In Installments

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

Debt \$4312.80

Atty Comm. 20%

Interest from March 30, 1967

Filed and Entered by Plaintiff, May 17, 1967 Judgment.

Archie Hill

Prothonotary

SEPTEMBER 20, 1968, RELEASE FROM LIEN OF JUDGMENT, filed.

KNOW ALL MEN BY THESE PRESENTS, that Mellon National Bank of Pittsburgh, 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, do hereby forever acquit, exonerate, discharge and release from the lien of the above entitled Judgment,

of land situated in Burnside Township, Clearfield County, Pennsylvania,

CONTINUED TO PAGE 504

May 17 10:10 AM EST 166

Sandy Lee (Mr.)
Nellie E. Lee
Janet M. Lee
R.D. #2, Mahaffey, Penna.

Pro by Plff 5.00
Pro by D.R.M. 3.00

Pro by Plff 3.00

The following described property, to wit:
ALL those two certain piece or parcels
varia, bounded and described as follows:

Mellon National Bank and Trust Company, Pittsburgh, Penna.

D. S. B. --- DATED APRIL 20, 1967

Payable In Installments

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

Debt \$4300.80

Atty Comm. 20%

Interest from April 20, 1967

Filed and Entered by Plaintiff, May 17, 1967 Judgment.

Archie Hill

Prothonotary

May 17 10:12 AM EST 167

Donald E. Coleman
Ruth E. Coleman
R.D. #2, Box 61,
DuBois, Penna.

Pro by Plff 4.50

Pro by Plff 3.00

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

Attest *Archie Hill*
Prothonotary

And Now, 11 day of Dec 1968 By
filed, the above judgment is satisfied in full of debt,
interest and cost.
Attest *Archie Hill*
Prothonotary

MAY TERM, 1967

DOCKET 188

Blakley &
Ammerman

IN RE: LELAND HARMICK
Appeal from Suspension
of Motor Vehicle
Privileges.

168

Pro. By atty 5.25
Atty 3.00
Pro. 3.50
Pro. 4.00

MAY 17, 1967, PETITION FOR APPEAL FROM SUSPENSION OF
MOTOR VEHICLE PRIVILEGES, filed. Two copies certified
to Attorney. One for Service on Dept. Traffic Safety.

WHEREFORE, your petitioner prays that this Honorable
Court grant an appeal in this matter, and that the action
of the Secretary of Revenue be reversed and that the
suspension ordered in this matter be suspended pending
the hearing of this appeal. /s/ Blakley & Ammerman By
David E. Blakley, Attorneys for Petitioner.

ORDER:

NOW, This 17th day of May, 1967, on consideration of
the foregoing petition, an appeal is hereby granted to
Leland Harmick, from the action of the Department of
Revenue in suspending the said Leland Harmick's operating
privileges from four (4) months, from May 18, 1967.

A hearing shall be held on said appeal, May 29, 1967,
at 11 A.M. (EDST)

In the meanwhile, the action of the Department of
Revenue in suspending the said Leland Harmick's operating
privileges shall be suspended pending the hearing and
the outcome of said appeal.

A certified copy of the petition and order in this
matter to be served upon the Department of Revenue by
regular mail. By the Court, John A. Cherry, P.J.

JUNE 9, 1967, OPINION AND ORDER, filed.

After full consideration of the testimony produced in
the instant case, the Court must find, even though reluc-
tantly, that it is without authority to change or inter-
fere with the action of the Secretary of Revenue sus-
pending the license of the above named vehicle operator.

Although the Court is vested with jurisdiction "to determine whether petitioner is subject to
suspension of operator's license" (75 P.S. 620), the right to change the order of suspension or
to remove the same must rest on a finding that there was no basis for suspension under the circum-
stances of the case.

The testimony in the instant case was related solely to economic hardship - which is not
sufficient to permit the Court to interfere with the action taken by the Secretary of Revenue.
Nor can the Court in any respect change the penalty so imposed. As stated in COMMONWEALTH v.
MOOGERMAN, 385 Pennsylvania 256;

"The decision of the County Court in the base at bar, if unreversed, would tend to give ballast
to the unsubstantiated notion that the Courts may be called upon to function as ex officio
pardon boards to mitigate the penalties which the Legislature empowers the Secretary of Revenue
to impose under given conditions."

We fell bound by the holding in MAGIDA MOTOR VEHICLE OPERATOR LICENSE case, 194 Pennsylvania
Supreme Court 398, which declared:

"Economic hardship, standing alone, is insufficient to excuse violation."
This is so because the testimony here was directed only to such economic hardship. Even
though we feel it would be well to give a much lesser period of suspension, we reiterate that
it is not in our province to take any such action. Therefore, in view of the foregoing, we
enter the following.

ORDER

NOW, June 9, 1967, the prayer of the said petition is denied and the suspension of the appellant's
operating privileges is sustained. BY THE COURT, John A. Cherry, President Judge.

Community Consumer Discount Company,
Clearfield, Penna.

D. S. B. --- DATED MAY 13, 1967

Payable In Installments

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 00/100 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 May 13, 1967

Filed and Entered by Plaintiff, May 17, 1967

Judgment.

Archie Hill

Prothonotary

APRIL 27, 1968, POSTPONEMENT OF LIEN OF JUDGMENT, filed.

Know All Men by these presents, that we, Community 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 that certain lot or piece of ground situate in the Second Ward of Clearfield Borough, Clearfield County, Pennsylvania, bounded and described as follows:

BEGINNING at the Northwest corner of Fourth and Cherry Streets; thence North along the line of Fourth Street seventy-eight (78) feet to a point at line of land formerly of Edward H. and Frances C. Broad; thence West along line fifty (50) feet to
CONTINUED TO PAGE 419

May 17 169
10:20 AM EST

William H. Hess
Cathie E. Hess
Constance W. Hess, Endsrs.
Alfred P. Hess, Jr. Endsrs.
25 S. Fourth St. Clfd., Pa.

Pro by Plff 5.50

Pro by Atty, D.R.M. 3.00

Pro by Plff 3.00

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

Community Consumer Discount Company,
Clearfield, Penna.

D. S. B. --- DATED MAY 12, 1967

Payable In Installments

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

Debt \$2928.00

Atty Comm. 10%

Interest from May 12, 1967

Filed and Entered by Plaintiff, May 17, 1967

Judgment.

Archie Hill

Prothonotary

May 17 170
10:21 AM EST

Kenneth Welder
Linda Welder
Woodland, Penna.

Pro by Plff 4.50

Pro by Plff 3.00

And Now, 24 day of Mar. 1969 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*
Prothonotary

<p>May 17 10:22 AM EST</p>	<p>Community Consumer Discount Company, Clearfield, Penna.</p> <p>171</p> <p>Dona J. Evans Calvin Evans Woodland, Penna.</p> <p>Pro by Plff 4.50 <i>Pro by Plff</i> 3.00</p>	<p><u>D. S. B. --- DATED APRIL 20, 1967</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 Thirty-Two and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2232.00</p> <p>Atty Comm. 10%</p> <p>Interest from April 20, 1967</p> <p>Filed and Entered by Plaintiff, May 17, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>10</u> day of <u>June</u> 19<u>67</u> filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <i>Archie Hill</i> Prothonotary</p>
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<p>May 17 10:23 AM EST</p>	<p>Community Consumer Discount Company, Clearfield, Penna.</p> <p>172</p> <p>Mac McCoy Evelyn McCoy 11 Race Street, Clearfield, Penna.</p> <p>Pro by Plff 4.50 <i>Pro by plff</i> 1.50</p>	<p><u>D. S. B. --- DATED MAY 13, 1967</u></p> <p>Payable In Installments</p> <p>By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Six Hundred Eighty and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1680.00</p> <p>Atty Comm. 10%</p> <p>Interest from May 13, 1967</p> <p>Filed and Entered by Plaintiff, May 17, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>22</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 style="text-align: right;">Attest <i>Archie Hill</i> Prothonotary</p>
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Nevling & Davis

Punxsutawney National Bank,
Punxsutawney, Penna.

D. S. B. --- DATED MAY 13, 1967

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 Four Thousand One Hundred Twenty One and 40/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

May 17
1:40 PM EST

173

Debt \$4121.40
Atty Comm. 10% 412.14 \$4533.54

Walter M. Bouch
Bessie M. Bouch
Burnside, Penna.

Interest from May 13, 1967
Filed and Confessed by Attorney, May 17, 1967
Judgment.

Pro by Atty 4.50
Atty 3.00

Pro by P. Hill 3.00

Archie Hill

Prothonotary

And Now, 23 day of May 1967 paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*
Prothonotary

May 17
1:42 PM EST

Punxsutawney National Bank,
Punxsutawney, Penna.

D. S. B. --- DATED MAY 12, 1967

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 One Hundred Twenty Six and 88/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2126.88
Atty Comm 10% 212.69 \$2339.57

Richard C. Hurd
Barbara Hurd
Box 27, LaJose, Penna.

Interest from May 12, 1967
Filed and Confessed by Attorney, May 17, 1967
Judgment.

Pro by Atty 4.50
Atty 3.00

Pro by P. Hill 3.00

Archie Hill

Prothonotary

And Now, 29 day of May 1968 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*
Prothonotary

MAY TERM, 1967

DOCKET 188

<p>May 18 8:30 A.M EST</p>	<p>Commonwealth of Penna Dept. of Public Welfare Harrisburg, Pa.</p> <p>175</p> <p>Virgil O. Spangle P.O. Box 73 Coalport, Pa.</p> <p>Pro. By Plff 3.00</p>	<p><u>MAY 18, 1967, REIMBURSEMENT AGREEMENT</u>, filed. Signed on April 7, 1967 - Record No. 32981</p> <p>By Virtue of Agreement 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 Costs of Suit.</p> <p>Debt \$2000.00</p> <p>Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p><u>Jan. 7, 1972, Sugg Non Pay</u> filed to 70 Jan T, 1972.</p> <p>And Now, <u>21</u> day of <u>August</u> 19<u>67</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Allen O. Bitt</i> Prothonotary</p>
<p>May 18 10:00 A.M. EST</p>	<p>First National Bank Philipsburg, Pa.</p> <p>176</p> <p>Paul M. Burns, Jr. Gloria W. Burns RD Clearfield, Pa.</p> <p>Pro. By Plff 4.50</p>	<p><u>D. S. B. -- DATED APRIL 3, 1967</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 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. 5%</p> <p>Interest from April 3, 1967</p> <p>Filed and Entered by Plaintiff, May 18, 1967</p> <p>Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p>

Gleason,
Cherry &
Guido

ALVERDA HURD

MAY 18, 1967, COMPLAINT IN DIVORCE, filed. One copy certified to Attorney

177

MAY 25, 1967, CONSTABLE'S RETURN, filed.
Now, May 22nd, 1967, at 7:20 P.M. E.D.S.T. served JOHN T. HURD, at his residence, to wit, 102 Quarry Avenue, DuBois, Pennsylvania, with a true and attested copy of the within Complaint in Divorce, No. 177 May Term, 1967, by handing the same to and leaving with him personally, and making known to him the contents, thereof. So Answers, Joseph J. Donahue, Constable.

JOHN T. HURD

November 16, 2000 ORDER 21-1
NOW, this 16th 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>May 18 10:10 AM EST</p>	<p>County National Bank Clearfield, Penna.</p> <p>178</p> <p>Nelson Lovell Joyce Ann Lovell Fallen Timber, Gulich Twp., Clearfield, Penna.</p> <p>Pro by Deft 4.50 <i>Pro by Deft 3.00</i></p>	<p><u>D. S. B. --- DATED MAY 18, 1967</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 Sixty Seven and 20/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1867.20</p> <p>Atty Comm. 10%</p> <p>Interest from May 18, 1967</p> <p>Filed and Entered by Plaintiff, May 18, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p><i>And Now, 26 day of May 1967 filed, the above judgment is satisfied in full of debt, interest and cost.</i> Attest <i>Archie Hill</i> Prothonotary</p>
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<p>May 18 10:42 AM EST</p>	<p>Capital Consumer Discount Company, DuBois, Penna.</p> <p>179</p> <p>Joseph E. Nelson Georgia Nelson Minnie Nelson R.D. #2, DuBois, Penna.</p> <p>Pro by Plff 4.50 <i>Pro by Plff 3.00</i></p>	<p><u>D. S. B. --- DATED MAY 16, 1967</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 Forty and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1740.00</p> <p>Atty Comm 15%</p> <p>Interest from May 16, 1967</p> <p>Filed and Entered by Plaintiff, May 18, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p><i>And Now, 20 day of May 1967 by paper filed, the above judgment is satisfied in full of debt, interest and cost.</i> Attest <i>Archie Hill</i> Prothonotary</p>
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<p>May 18 12:11 PM EST</p>	<p>Thrift Consumer Discount Company 118 E. Market St. Clearfield, Pa.</p> <p>182</p> <p>Robert D. Flanagan Shirley Flanagan 228 Hill Street Clearfield, Pa.</p> <p>Pro. By Plff 4.50 Pro. By Plff. 3.00 <i>As by Plff</i> 3.00</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: <u>Archie Hill</u> Prothonotary</p>	<p>D. S. B. -- DATED MAY 18, 1967</p> <p>Payable In Installments</p> <p>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 Thirty Two and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2832.00</p> <p>Atty Comm. 15%</p> <p>Interest from May 18, 1967</p> <p>Filed and Entered by Plaintiff, May 18, 1967</p> <p>Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>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. 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 448, Page 583.</p> <p>CONTINUED TO PAGE 410</p>
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<p>May 18 2:00 PM EST</p>	<p>County National Bank Clearfield, Pa.</p> <p>183</p> <p>Richard B. Confer Pearl D. Confer Maude B. Confer 226 Nichols Street Clearfield, Pa.</p> <p>Pro. By Deft 5.00 <i>Pro By deft</i> 3.00</p> <p>And Now, <u>25th</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: <u>Archie Hill</u> Prothonotary</p>	<p>D. S. B. -- DATED MAY 18, 1967</p> <p>Payable In Installments</p> <p>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 Twenty Seven and 51/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$4027.51</p> <p>Atty Comm. 10%</p> <p>Interest from May 18, 1967</p> <p>Filed and Entered by Plaintiff, May 18, 1967</p> <p>Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p>
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<p>W. Albert Ramey V. W. Anckaitis</p> <p>IN RE: CONDEMNATION BY THE COMMONWEALTH OF PENNSYLVANIA, DEPARTMENT OF HIGHWAYS, OF RIGHT OF WAY, FOR LEGISLATIVE ROUTE 1009, SECTION 23, A LIMITED ACCESS HIGHWAY, IN SANDY TOWNSHIP</p> <p>185</p> <p>CONDEMNEE</p> <p>DeAngelo Sign Company, Claim No. 1702369 DuBois Brewing Company, Claim No. 1702379 Schaffner's Furniture Store, Claim No. 1702370 Sekula Sign Company, Claim No. 1702380 Sekula Sign Company, Claim No. 1702371 B'Nai B'rith Synagogue, Claim No. 1702381 National Advertising Company, Claim No. 1702372 Lions, Rotary, Kiwanis Clubs, Claim No. 1702382 Sekula Sign Company, Claim No. 1702373 Quaker State Oil Company, Claim No. 1702383 National Advertising Company, Claim No. 1702374 Pine Inn, Claim No. 1702384</p>	<p>IN RE: CONDEMNATION BY THE COMMONWEALTH OF PENNSYLVANIA, DEPARTMENT OF HIGHWAYS, OF RIGHT OF WAY, FOR LEGISLATIVE ROUTE 1009, SECTION 23, A LIMITED ACCESS HIGHWAY, IN SANDY TOWNSHIP</p> <p>185</p> <p>CONDEMNEE</p> <p>DeAngelo Sign Company, Claim No. 1702369 DuBois Brewing Company, Claim No. 1702379 Schaffner's Furniture Store, Claim No. 1702370 Sekula Sign Company, Claim No. 1702380 Sekula Sign Company, Claim No. 1702371 B'Nai B'rith Synagogue, Claim No. 1702381 National Advertising Company, Claim No. 1702372 Lions, Rotary, Kiwanis Clubs, Claim No. 1702382 Sekula Sign Company, Claim No. 1702373 Quaker State Oil Company, Claim No. 1702383 National Advertising Company, Claim No. 1702374 Pine Inn, Claim No. 1702384</p>	<p>MAY 18, 1967, DECLARATION OF TAKING, filed.</p> <p>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, respectfully represents that;</p> <ol style="list-style-type: none"> 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 8 of the Act of May 29, 1945, P.L. 1108, as amended to condemn an easement for highway purposes from all property as may be required for the purpose of constructing limited access highways, local service highways, or intersection streets or roads, and in Section 4, of the Act of April 28, P.L. 101, to condemn advertising devices and any property rights pertaining to, or used for, or in connection with advertising devices within six hundred sixty feet of the right of way of any highway on the National System of Interstate and Defense Highways. 3. The Governor has approved the within condemnation by signing on November 10, 1966, a plan entitled "Drawings Establishing Limited Access Highway and Authorizing Condemnation of Right of Way and Prohibition of the Erection and Maintenance of Outdoor Advertising Devices, Legislative Route 1009, Section 23" a copy of which plan was recorded in the Recorder's Office of the aforesaid county on November 30, 1966, in Map Rack 18. 4. The purpose of the condemnation is to construct a limited access highway on the National System of Interstate and Defense Highways, local service highways and intersecting streets and roads; and to acquire advertising devices and any property rights pertaining to, or used, for, or in connection with advertising devices within six hundred sixty feet of the edge of the right of way of the said limited access highway. 5. The list of the condemnees is attached hereto. 6. Plans of the property hereby condemned are also attached hereto, identified as Exhibit 1 through 31, Copies of said plans are also filed in the County Recorder's Office where they are available for inspection. 7. The nature of the title hereby condemned is an easement for highway purposes from all property shown on the above plans as "required", and all, right, title and interest in the advertising devices shown on the said plans as being within six hundred sixty feet of the required right of way of the limited access highway, together with any property rights pertaining thereto, or used therefor, or in connection therewith. <p>WHEREFORE and easement for highway purposes is hereby condemned from the property shown on the plans referred to in paragraph 6 above, and all right, title and interest in the advertising devices shown on the said plans as being within six hundred sixty feet of the required right of way of the limited access highway, together with any property rights pertaining to, or used for, or in connection thereto, or used therefor, or in connection therewith.</p> <p>s/ V. W. Anckaitis, Deputy Secretary of Highways, Commonwealth of Pennsylvania.</p>
<p>Nittany Advertising Company, Claim No. 1702408 Sekula Sign Company, Claim No. 1702375 United Refining Company, Claim No. 1702409 Nittany Advertising Company, Claim No. 1702376 DuBois Poster Advertising Company, Claim No. 1702410 National Advertising Company, Claim No. 1702378 Johnstown Poster Advertising Company, Claim No. 1702411 Kopps Cycle Shop, Claim No. 1702412 Raymond Nelson, Claim No. 1702413 DuBois Poster Advertising Company, Claim No. 1702414 Episcopal Church, Claim No. 1702416 Sekula Sign Co., Claim No. 1702417 DuBois Poster Advertising Co., Claim No. 1702418 George R. Sonnie, Claim No. 1702419 Sekula Sign Co., Claim No. 1702420 R & B. Custom Kitchens, Richard Tonnell Owner, Claim No. 1702423 Grace Sign Co., Claim No. 1702422 J.S. and A.H. Reitz, Claim No. 1702363 Falls Creek Borough, Claim No. 1702366</p> <p>Pro <i>By Commonwealth</i> 15.50 Atty 3.00</p>	<p>Nittany Advertising Company, Claim No. 1702408 Sekula Sign Company, Claim No. 1702375 United Refining Company, Claim No. 1702409 Nittany Advertising Company, Claim No. 1702376 DuBois Poster Advertising Company, Claim No. 1702410 National Advertising Company, Claim No. 1702378 Johnstown Poster Advertising Company, Claim No. 1702411 Kopps Cycle Shop, Claim No. 1702412 Raymond Nelson, Claim No. 1702413 DuBois Poster Advertising Company, Claim No. 1702414 Episcopal Church, Claim No. 1702416 Sekula Sign Co., Claim No. 1702417 DuBois Poster Advertising Co., Claim No. 1702418 George R. Sonnie, Claim No. 1702419 Sekula Sign Co., Claim No. 1702420 R & B. Custom Kitchens, Richard Tonnell Owner, Claim No. 1702423 Grace Sign Co., Claim No. 1702422 J.S. and A.H. Reitz, Claim No. 1702363 Falls Creek Borough, Claim No. 1702366</p> <p>Pro <i>By Commonwealth</i> 15.50 Atty 3.00</p>	<p>JUNE 13, 1967, PROOF OF SERVICE, filed.</p> <p>Howard E. Miller, being duly sworn according to law, deposes and says that he is District Right of Way Engineer of District 10, Department of Highways, Commonwealth of Pennsylvania, and that on or before May 18, 1967, 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/ H.E. Miller, District Right of Way Engineer.</p>

Centre Consumer Discount Company
201 W. Beaver Avenue
State College, Pa.

D. S. B. -- DATED APRIL 18, 1967

Payable In Installments

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 \$2520.00

Atty Comm. 15%

Interest from April 18, 1967

Filed and Entered by Plaintiff, May 19, 1967

Judgment.

Archie Hill

Prothonotary

May 19 186
9:20 AM EST

Ronald Lowder
Leroy Lauder
Susie Louder
Wallaceton, Pa.

Pro. By Plff 5.00

Pro by Plff 3.00

And Now, 11 day of Nov 1967 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 MAY 18, 1967

Payable One Day after Date

By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Eleven Hundred thirty-four and 64/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1134.64

Atty Comm. 5%

Interest from May 18, 1967

Filed and Entered by Plaintiff, May 19, 1967

Judgment.

Archie Hill

Prothonotary

May 19 187
10:01 AM EST

Luther Williams
Jean Williams

Pro. By Plff 4.50

Pro by Plff 3.00

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

Attest *Archie Hill*
Prothonotary

<p>May 19 10:40 AM EST</p>	<p>188</p> <p>Brookline Savings and Trust Company, Pittsburgh, Penna.</p> <p>Roy Neal Beadal Neal 428 Hill Street, Curwensville, Penna.</p> <p>Pro by Plff 4.50 <i>Pro by Plff</i> 3.00</p>	<p><u>D. S. B. --- DATED APRIL 15, 1967</u></p> <p>Payable In Installments</p> <p>By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Seven Hundred Forty Five and 12/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay Inquisition and Exemption.</p> <p>Debt \$2745.12</p> <p>Atty Comm 20%</p> <p>Interest from April 15, 1967</p> <p>Filed and Entered by Plaintiff, May 19, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>14</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 style="text-align: right;">Attest <i>[Signature]</i> Prothonotary</p>
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<p>May 19 10:45 AM EST</p>	<p>189</p> <p>The Fidelity Bank Successor to Fidelity Philadelphia Trust Co. Philadelphia, Penna.</p> <p>Jack M Irwin Eva E. Irwin 418 Pine Street, Curwensville, Penna.</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 MAY 5, 1967</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 Two and 74/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1502.74</p> <p>Atty Comm.</p> <p>Interest from May 5, 1967</p> <p>Filed and Entered by Plaintiff, May 19, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>May 19, 1967, Affidavit of Non-Military Service filed.</p> <p>And Now, <u>14</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 style="text-align: right;">Attest <i>Archie Hill</i> Prothonotary</p>
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<p>May 19 190 10:48 AM EST</p>	<p>Community Consumer Discount Company, Clearfield, Penna.</p> <p>Kenneth R. Wagner Norma J. Wagner Clarence Baum, Endorser Margaret Baum, Endorser Coalport, Penna.</p> <p>Pro by Plff 5.50 <i>Pro by Plff 3.00</i> <i>Pro by Plff 3.00</i> <i>14</i></p> <p><i>Archie Hill</i> Prothonotary</p>	<p><u>D. S. B. --- DATED MAY 16, 1967</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 10%</p> <p>Interest from May 16, 1967</p> <p>Filed and Entered by Plaintiff, May 19, 1967</p> <p>Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p><u>OCTOBER 10, 1969, RELEASE FROM JUDGMENT LIEN, filed by James A. Naddoo</u></p> <p>KNOW ALL MEN BY THESE PRESENTS THAT COMMUNITY CONSUMER DISCOUNT COMPANY of Clearfield, Pennsylvania, the Plaintiff named in the above entitled judgment at the request of the Defendants above named and for and in consideration of the sum of one dollar lawful money of the United States, to them paid by said defendant the receipt whereof is hereby acknowledged, do hereby forever acquit, exonerate, discharge and release from the lien and obligation of the above entitled judgment and of and from all suits, actions, execution, cost, damages and demands whatsoever, for or on account or by reason of said judgment, the following described property, to-wit: ALL that certain piece or parcel of ground situate in the Borough of Clearfield, County of Clearfield</p> <p>CONTINUED TO PAGE 371</p>	
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<p>May 19 191 10:49 A.M. EST</p>	<p>Community Loan and Discount Company, Clearfield, Penna.</p> <p>Joseph Malinky New Millport, Penna.</p> <p>Pro by Plff 4.50</p> <p>Satisfied on</p>	<p><u>D. S. B. --- DATED MARCH 30, 1960</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 Fifty and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$50.00</p> <p>Atty Comm.</p> <p>Interest from March 30, 1960</p> <p>Filed and Entered by Plaintiff, May 19, 1967</p> <p>Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>Writ of Execution No. 1 May Term, 1967</p>	
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Thrift Consumer Dis-
count Company
114 E. Market St.
Clearfield, Pa.

D. S. B. - DATED MAY 12, 1967

Payable In Installments

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.

May 19 193
11:40 AM EST

Debt \$3150.00

Nelson E. Wilsoncroft
Diana L Wilsoncroft
RD West Decatur, Pa.

Atty Comm. 15%

Interest from May 12, 1967

Filed and Entered by Plaintiff, May 19, 1967

Judgment.

Pro. By Plff 4.50
Pro by Plff 1.50

Archie Hill
Prothonotary

And Now, 7 day of Oct 1967 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

Commodore P. Rowles, Sr.
Thelma Rowles

MAY 20, 1967, AMICABLE REVIVAL to Revive and Continue
Lien entered to No. 282 MAY TERM, 1962

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 No. Interest, with Costs of Suit, Release of Errors,
Attorney's Commission, Waiving Stay, Inquisition and
Exemption.

May 20 194
9:20 AM EST

Debt \$2000.00

Commodore P. Rowles, Jr
Elizabeth E. Rowles

Atty Comm.

No Interest.

Filed and Entered by Plaintiff, May 20, 1967

Judgment.

Pro. By Plff 4.50
Pro by Plff 3.00

Archie Hill
Prothonotary

<p>Bell, Silberblatt & Swoope</p> <p>May 20 9:40 AM EST</p>	<p>County National Bank Clearfield, Penna.</p> <p>195</p> <p>Elroy K. Dixon Helen J. Dixon R. D. Morrisdale, Penna.</p> <p>Pro by Deft 4.50 Atty 3.00</p>	<p>D. S. B. --- DATED MAY 19, 1967</p> <p>Payable In Installments</p> <p>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 Thirty Two Hundred Six and 40/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$3206.40 Atty Comm 10% 320.64 Interest from May 19, 1967</p> <p>Filed and Confessed by Attorney, May 20, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, 6 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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<p>May 20 10:00 AM EST</p>	<p>Community Consumer Discount Company, Clearfield, Penna.</p> <p>196</p> <p>Velma Tibbens Fred Tibbens R. D. #2, Clearfield, Pa.</p> <p>Pro by Plff 4.50 O.C. Pro by Plff 4.50</p>	<p>MAY 20, 1967, AMICABLE REVIVAL, filed. To revive and continued Lien entered to No. 124 May Term, 1962.</p> <p>By Virtue of Agreement contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Four Hundred Fifty Seven and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2457.00 Atty Comm.</p> <p>Interest from May 10, 1962</p> <p>Filed and Entered by Plaintiff, May 20, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, 8th day of Jan 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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Community Consumer Dis-
count Company,
DuBois, Penna.

D. S. B. --- DATED MAY 15, 1967

Payable In Installments

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

Debt \$3360.00

Atty Comm. 15%

Interest from May 15, 1967

Filed and Entered by Plaintiff, May 20, 1967

Judgment.

Archie Hill

Prothonotary

And Now, 10 day of April 1968 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

May 20 197
10:15 AM EST

Sarah Edith Dobis
Stephen W. Dobis
430 Lane Street,
DuBois, Penna.

Pro by Plff 4.50
Pro by Plff 3.00

First National Bank
Philipsburg, Penna.

D. S. B. --- DATED MAY 19, 1967

Payable One Day After Date

By Virtue of Power of Attorney contained therein,
Judgment is entered in favor of the Plaintiff and against
the Defendants in the sum of Eleven Hundred Thirty
Four and 15/100 Dollars, with Interest, Attorney's
Commission, Cost of Suit, Release of Errors, Waiving
Stay, Inquisition and Exemption.

Debt \$1134.15

Atty Comm. 5%

Interest from May 19, 1967

Filed and Entered by Plaintiff, May 19, 1967

Judgment.

Archie Hill

Prothonotary

And Now, 4th day of July 1969 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

May 20 198
10:25 AM EST

Andrew Murarik
R.D. Box 114
Houtzdale, Penna.

Pro by Plff 4.50
Pro By Plff 3.00

<p>May 20 11:40 AM EST</p>	<p>County National Bank Clearfield, Pa.</p> <p>199</p> <p>Richard D. Butler Cleo W. Butler 721 Quarry Ave., Clearfield, Pa.</p> <p>Pro. By Deft. 4.50 <i>pro. By plff 3.00</i></p>	<p>D. S. B. -- DATED <u>MAY 20, 1967</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 Eighty One and 85/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption:</p> <p>Debt \$1681.85</p> <p>Atty Comm. 10%</p> <p>Interest from May 20, 1967</p> <p>Filed and Entered by Plaintiff, May 20, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <i>6th</i> day of <i>May</i> 19<i>67</i> 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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CONTINUED FROM PAGE 402, NO. 169 May TERM 1967, COMMUNITY CONSUMER DISCOUNT COMPANY, VS. WILLIAM H. HESS al

the line of Lot No. 175; thence South by line of Lot No. 175 seventy-eight (78) feet to Cherry Street; thence East by line of Cherry Street fifty (50) feet to the intersection of Fourth and Cherry Streets and the place of beginning. Being a portion of Lot No. 180 in the general plan of Clearfield Borough.

BEING the same premises which vested in Alfred P. Hess, Jr. and Constance W. Hess, husband and wife by Deed from A. Lea Hess, Executor of the Estate of Celeste H. Withrow, deceased, dated August 29, 1957, and recorded in the Recorder's Office of Clearfield County in Deed Book 462, page 28.

in favor of a mortgage and extension of mortgage to the Clearfield Trust Company, Clearfield, Pennsylvania, dated June 13, 1966, and recoded in the Recorder's Office of Clearfield County in Mortgage Book 217 page 423, so that the mortgage and extension of mortgage of the said Clearfield Trust Company 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 and extension of mortgage set forth herein and entered in favor of the Clearfield Trust Company, Clearfield, Pennsylvania.

In Witness Whereof, the Community Consumer Discount Company has executed this instrument, this 27th day of April, 1968. Community Consumer Discount Co., by s/Ed P. Dufton.

Joseph J. Work

COMMONWEALTH OF PENNA.

MAY 22, 1967, PETITION FOR APPEAL FROM ORDER OF SECRETARY OF REVENUE SUSPENDING OPERATOR'S LICENSE, filed.

One copy certified to Attorney for Service on Secretary of Revenue.

The Petition of E. A. Potter respectfully represents

1. That he resides at 216 East Long Avenue, DuBois, Clearfield County, Pennsylvania

2. That he is 76 years of age and has been a licensed motor vehicle operator in the Commonwealth of Pennsylvania for a period of over fifty years.

3. That he is an Alderman in the Second Ward of the City of DuBois, Clearfield County, Pennsylvania

4. That on or about April 24, 1967, the said Department notified Petitioner that his Operator's License was suspended as of April 27, 1967 at 12:01 A.M., until sufficient proof of competency is established under Section 6-18 (a) (1) of the Vehicle Code of Pennsylvania, and he was ordered to forward his current operator's card to said Department., which he did

5. That said order suspending Petitioner's operator's license is illegal, unreasonable and an abuse of discretion on the part of said Department, the Secretary of Revenue and the Director of Highway Safety in that:

(a) It has not been determined that your petitioner is incompetent to operate a motor vehicle or that he is afflicted with mental or physical infirmities or disabilities, which would render it unsafe for your Petitioner to operate a motor vehicle upon the Highway.

(b) That you petitioner is competent to operate a motor vehicle and is not afflicted with any mental or physical infirmities or disabilities.

WHEREFORE, your Petitioner respectfully prays that this Appeal be allowed, that a hearing de novo be granted to determine whether your Petitioner is subject to suspension of his Operator's License; that his appeal act as a supersedeas pending said hearing; and that upon conclusion thereof Petitioners' driver's privileges be restored to him. And so he will ever pray. /s/ E. A. Potter

ORDER:

AND NOW, this 22nd day of May 1967, upon consideration of the Foregoing Petition for Appeal from Order of the Secretary of Revenue Suspending Operator's License, and on motion of Edward V. Cherry, Esq., Attorney for E/ A. POTTER, Petitioner, a hearing is granted de novo to determine whether the Petitioner, E.A. POTTER is subject to suspension of his Operator's License. Said hearing is set down for the 26th day of June, 1967, at 10 A.M. E.D.S.T., and a Rule is issued upon the Secretary of Revenue to show cause why said suspension should not be dismissed.

ALL proceedings to stay meanwhile. This Order to operate as a supersedeas to the Order of Suspension from the Secretary of Revenue. By the Court, John A. Cherry, President Judge.

June 5, 1967, PRAECIPE FOR APPEARANCE, filed by Joseph p. Work.

Enter my appearance on behalf of the Commonwealth of Pennsylvania in connection with the above captioned appeal. /s/ Joseph P. Work, Esquire.

AUGUST 7, 1967, TRANSCRIPT OF TESTIMONY, filed.

Transcript of Testimony taken before Hon. John A. Cherry, President Judge on July 25, 1967, Lodged this date by Archie Hill, Prothonotary

DECEMBER 22, 1967, ORDER, filed.

NOW' December 22, 1967, the Court finds that the bases for the action taken by the Commonwealth for suspension of the license of the appellant, E. A. Potter, are insufficient, and therefore, enters the following order:

The prayer of the petition is granted; appeal is sustained; and it is further ordered that driver's privileges be restored to the said appellant, E. A. Potter. BY THE COURT, s/ John A. Cherry, President Judge

One copy certified to the Department of Revenue, Secretary of Revenue

200

Gleason, Cherry & Guido

E. A. POTTER

Pro. By atty 5.25.
Atty 3.00
Pro 1.00
Pro. 3.50

IN RE: PETITION OF
 JOSEPH H. BYERS FOR CON-
 SOLIDATION OF WRITE-IN
 VOTES CAST IN NAMES OF
 JOSEPH H. BYERS, JOE
 BYERS AND JOSEPH BYERS

201

Pro. 5.00
 Pro. 3.50
 Pro. 3.50

MAY 22, 1967, PETITION OF JOSEPH H. BYERS FOR CONSOLIDA-
 TION OF WRITE -IN_VOTES CAST IN NAMES OF JOSEPH H. BYERS,
 JOE BYERS AND JOSEPH BYERS, filed.

Your Petitioner, Joseph H. Byers, respectfully represents as follows:

1. Petitioner is a qualified elector of the Borough of Coalport, Clearfield County, Pennsylvania
2. On Tuesday, May 16, 1967, a Primary Election was held in the said Election District.
3. Petitioner Joseph H. Byers is the only person in the said Election District who is known by the said name or by Joe Byers, or by Joseph Byers.
4. Petitioner was a Republican candidate for the office of Borough Council in the said Election District
5. The following votes were recorded in the Republican Primary for member of Borough Council:

Joseph H. Byers, petitioner	- 130
P. S. Lomire	- 121
Joseph Cossick	- 55
6. No printed names of candidates were placed on the Democratic Primary ballot sheet.
7. Petitioner on the Democratic ticket received 9 write in votes under the name of Joseph H. Byers, 3 write in votes under the name of Joe Byers and 3 votes under the name of Joseph Byers or a total of 15 votes.
8. Other candidates received Democratic write-in votes as follows:

P. S. Lomire, 38 total votes under the aforesaid name and as Pat Lomire and Patrick Lomire, Joe Madormo, a total of 21 votes under the aforesaid name and Joe Madneral and Joseph Madormo and Larry Peacock, a total of 13 votes under the aforesaid name and Lawrence Peacock.

9. If your petitioner is permitted to consolidate the votes written in on the Democratic ballot under the name of Joseph H. Byers, your petitioner's true name, Joe Byers and Joseph Byers, then your petitioner will have secured one of the three Democratic nominations for member of Council as well as the Republican nomination under the provisions of the Election Code of the Commonwealth of Pennsylvania or the Act of 1937, June #, P.L. 1333, Article XIV, Section 1406 (25P.S., Section 3156

Honorable Court to determine that the names of Joe Byers, Joseph Byers and Joseph H. Byers are one and the same person, and further requests your Honorable Court to enter an order finding said fact and directing the County Board of Elections to revise its return for the Borough of Coalport accordingly. Petitioner further requests your Honorable Court in accordance with the appropriate section of the Election Law quoted supra to direct the manner of notice of the filing of this petition by giving notice to the County Board of Elections and to all other candidates who appear to have been nominated for the said office. Respectfully submitted. /s/ Joseph H Byers.

ORDER
 NOW, this 22nd day of May 1967, the contents of the foregoing petition having been read and examined by this Court, said petition requesting the consolidation of write-in votes cast on the Democratic Primary ballot in the name of Joseph H. Byers, Joe Byers and Joseph Byers, it is hereby ORDERED and DECREED that a hearing be had upon the said petition to be held on the 24th day of May 1967, at 11 a.m. EDST in Court Room No. 1 of the Clearfield County Court House at Clearfield, Pennsylvania. Notices of the filing of this petition shall be given to the County Board of Elections and to the other Democratic candidates, namely; P. E. Lomire, Joe Madormo and Larry Peacock in the following manner: Personal Service. By the Court, John A. Cherry, President Judge.
 MAY 25, 1967, ORDER, filed.
 NOW, May 24, 1967, the above matter having been called for hearing, and no one having appeared to contest the same, and the Court being satisfied that under the law the prayer of the petition should be granted; it is hereby ORDERED that the write-in votes case on the Democratic Primary Ballot in the named of Joseph H. Byers, Joe Byers and Joseph Byers, be and they are hereby consolidated, and the County Board of Elections is hereby ordered to revise its return for the Borough of Coalport to reflect the consolidation of said votes for the said Joseph H. Byers for member of Borough Council. By the Court, John A. Cherry, President Judge.

County National Bank
Clearfield, Pa.

D. S. B. -- DATED MAY 18, 1967

May 22
9:30 AM EST

202

Payable On Demand

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

Debt \$3000.00

Nelson B. Lovell
Joyce A. Lovell
Fallen Timber, Pa.

Atty Comm. 10%
Interest from May 18, 1967
Filed and Entered by Plaintiff, May 22, 1967
Judgment.

Pro. By Plff 4.50

Pro by Plff 3.00

Archie Hill

Prothonotary

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

Archie Hill
Prothonotary

First National Bank of
Philipsburg, Pa.

D. S. B. -- DATED MAY 19, 1967

May 22
9:50 AM EST

203

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 Sixteen Hundred Ninety-
Eight and 73/100 Dollars, with Interest, Attorney's
Commission, Cost of Suit, Release of Errors, Waiving
Stay, Inquisition and Exemption.

Debt \$1698.73

Barbara Lyncha
P.O. Box 86
Grassflat, Pa.

Atty Comm. 5%
Interest from May 19, 1967
Filed and Entered by Plaintiff, May 22, 1967
Judgment.

Pro. By Plff 4.50

Pro by Plff 3.00

Archie Hill

Prothonotary

And Now, 3 day of July 1968
filed, the above judgment is satisfied in full of debt,
interest and cost.

Archie Hill
Prothonotary

<p>May 22 9:56 AM EST</p>	<p>First National Bank of Philipsburg, Pa.</p> <p>204</p> <p>Mrs. Luemma Robins 206 Warwick St. Philipsburg, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Plff</i> 3.00</p>	<p><u>D. S. B. -- DATED MAY 20, 1967</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 Thirty-five hundred Ninety- Two and 46/100 Dollars, with Interest, Attorney's Commis- sion, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$3592.46</p> <p>Atty Comm. 5%</p> <p>Interest from May 20, 1967</p> <p>Filed and Entered by Plaintiff, May 22, 1967</p> <p>Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>5</u> day of <u>June</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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<p>May 22 10:00 AM EST</p>	<p>First National Bank of Philipsburg, Pa. 1/2</p> <p>205</p> <p>Harold Mann Doris Mann P.O. Box 4 Drifting, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro By Plff</i> 3.00</p>	<p><u>D. S. B. -- DATED MAY 20, 1967</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 Thirty-Two and 72/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, inquisi- tion and Exemption.</p> <p>Debt \$1632.72</p> <p>Atty Comm. 5%</p> <p>Interest from May 20, 1967</p> <p>Filed and Entered by Plaintiff, May 22, 1967</p> <p>Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>14</u> day of <u>Nov</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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Donald R. Mikesell

First National Bank of Reynoldsville, Pa.

D. S. B. -- DATED MAY 19, 1967

Payable Six Months after Date

By Virtue of Warrant of Attorney hereunto annexed, Donald R. Mikesell, Attorney, does hereby appear for the Defendants and Confesses 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.

May 22 206
10:24 AM EST

Theodore T. Penhall
Helen E. Penhall
Ian H. McCreight
Rachel E. McCreight
103 Stockdale St.
DuBois, Pa.

Debt \$9,000.00
Atty Comm 10% 900.00
Interest from May 19, 1967
Filed and Confessed by Attorney, May 22, 1967
Judgment.

Pro. by Atty 5.50
Atty 3.00
Pro & Self 3.00

Archie Hill
Prothonotary

And Now, 17 day of May 1976 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 MAY 20, 1967

Payable One Day after Date

By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Nineteen Hundred Thirty and 97/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

May 22 207
10:28 AM EST

Richard L. Hughes
Dorothy Hughes
Box 313, R.D. 1
Philipsburg, Pa.

Debt \$1930.97
Atty Comm. 10%
Interest from May 20, 1967
Filed and Entered by Plaintiff, May 22, 1967
Judgment.

Pro. By Plff 4.50
Pro & Self 3.00

Archie Hill
Prothonotary

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

Attest *Archie Hill*
Prothonotary

<p>May 22 10:30 AM EST</p>	<p>County National Bank Clearfield, Penna.</p> <p>208</p> <p>Frank Monotoro Elaine Montoro Madera, Penna.</p> <p>Pro by Deft 4.50</p>	<p><u>D. S. B. DATED MAY 20, 1967</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 Fifty Nine and 70/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1859.70</p> <p>Atty Comm. 10%</p> <p>Interest from May 20, 1967</p> <p>Filed and Entered by Plaintiff, May 22, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p>
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<p>May 22 2:00 P.M. EST</p>	<p>County National Bank Clearfield, Penna.</p> <p>209</p> <p>Urban F. Leigey Magdalene K. Leigey 709 Nichols Street, Clearfield, Penna.</p> <p>Pro by Deft 4.50</p>	<p><u>D. S. B. --- DATED MAY 22, 1967</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 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$3000.00</p> <p>Atty Comm. 10%</p> <p>Interest from May 22, 1967</p> <p>Filed and Entered by Plaintiff, May 22, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p style="text-align: right;">And Now, <u>13th</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. Attest <u><i>Archie Hill</i></u> Prothonotary</p>
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<p>May 22 2:35 PM EST</p>	<p>Clearfield Trust Company Clearfield, Penna.</p> <p>210</p> <p>Harvey Bumbarger, Sr. Sylvia H. Bumbarger Charles C. Bumbarger Dorothy J. Bumbarger</p> <p>Pro by Plff 5.50 <i>[Signature]</i> 3.00</p>	<p>MAY 22, 1967, AMICABLE REVIVAL, filed. To revive and continue Lien entered to No. 523 September Term, 1964.</p> <p>By Virtue of Agreement contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Twelve Hundred Sixty Eight and 64/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1268.64</p> <p>Atty Comm 10%</p> <p>Interest from October 26, 1964</p> <p>Filed and Entered by Plaintiff, May 22, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i></p> <p>And Now, <u>25</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 style="text-align: right;">Attest <i>Archie Hill</i> Prothonotary</p>	
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<p>May 23 9:55 AM EST</p>	<p>First National Bank Philipsburg, Penna.</p> <p>211</p> <p>Charles Blair Vera Blair Ginter, Penna.</p> <p>Pro by Plff 4.50 <i>[Signature]</i> 3.00</p>	<p>D. S. B. --- DATED MAY 20, 1967</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 Four Hundred and 89/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2400.89</p> <p>Atty Comm. 5%</p> <p>Interest from May 20, 1967</p> <p>Filed and Entered by Plaintiff, May 23, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i></p> <p style="text-align: right;">Prothonotary</p> <p>And Now, <u>4th</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 style="text-align: right;">Attest <i>Archie Hill</i> Prothonotary</p>	
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<p>May 23 10:08 AM EST</p>	<p>The Houtzdale Bank Houtzdale, Pa.</p> <p>212</p> <p>Margaret McGlynn Madera, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro</i> <i>By Plff</i> 3.00</p>	<p><u>D. S. B. -- DATED APRIL 11, 1967</u></p> <p>Payable In Two Months</p> <p>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. 5%</p> <p>Interest from April 11, 1967</p> <p>Filed and Entered by Plaintiff, May 23, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>27</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. Attest <i>Archie Hill</i> Prothonotary</p>
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<p>May 23 10:37 AM EST</p>	<p>W. Albert Ramey</p> <p>First National Bank of Hastings Hastings, Pa.</p> <p>213</p> <p>Carey T. Spacht and Catherine T. Spacht Westover, Pa.</p> <p>Pro. By atty 4.50 Atty <i>Pro</i> <i>By atty</i> 3.00</p>	<p><u>D. S. B. -- DATED MAY 18, 1967</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 Confesses Judgment against the Defendants and in favor of the Plaintiff in the sum of Nine Hundred Fifty Five and 08/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$955.08.</p> <p>Atty Comm 15% <u>143.26</u> \$1098.34</p> <p>Interest from May 18, 1967</p> <p>Filed and Confessed by Attorney, May 23, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>1</u> day of <u>Dec</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 Consumer Dis-
count Company
Clearfield, Pa.

May 23 214
11:15 AM EST

David R. Green
Dorothy L. Green
James R. Green
Betty Green
RD Houtzdale, Pa.

Pro. By Plff 5.50
Rec by Plff 3.00

D. S. B. -- DATED JANUARY 9, 1967
Payable In Installments
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
Sixty Eight and No/100 Dollars, with Interest, Attorney's
Commission, Cost of Suit, Release of Errors, Waiving
Stay, Inquisition and Exemption.
Debt \$4,368.00
Atty Comm. 15%
Interest from January 9, 1967
Filed and Entered by Plaintiff, May 23, 1967
Judgment.

Archie Hill
Prothonotary

June 21, day of June 1967
The above judgment is satisfied in full of debt,
Attest *Raymond Wetherow*
Prothonotary

Joseph J. Lee

Beckwith Machinery Co.
P.O. Box 8718
Pittsburgh, Pa. 15221

May 23 215
12:18 PM EST

James M. Stott Coal
Company, Inc.
Box 130
Philipsburg, Pa.

Pro. By atty 4.50
Atty 3.00
Pro. By atty 1.00
Pro. By atty 3.50
Pro By atty 2.00
Shff Charney 12.50

CONFESSION OF JUDGMENT ON NOTE AND SECURITY AGREEMENT -
Dated December 17, 1965, filed.
Payable in Monthly Installments
By Virtue of Warrant of Attorney hereunto annexed,
Joseph J. Lee, Attorney, does hereby appear for the
Defendants and Confesses Judgment against the Defendants
and in favor of the Plaintiffs in the sum of Twelve
Dollars
Thousand, Six Hundred Nine and 75/100/ together with
costs of suit and release of all errors, Waiving Stay,
Inquisition and Exemption.
Debt \$12,609.75
Atty Comm. 15%
Interest from, May 23, 1967
Filed and Confessed by Attorney, May 23, 1967
Judgment.

Archie Hill
Prothonotary

WRIT OF EXECUTION NO. 14 NOVEMBER TERM, 1967
DECEMBER 20, 1967, INTERROGATORIES to The County
National Bank and Highway Equipment Company, Garnishees,
filed.
JANUARY 10, 1968, SHERIFF'S RETURN, filed, on Garnishees.
Now, December 20, 1967 at 11:05 o'clock A.M. served
the within Writ of Execution with Interrogatories on The
County National Bank, Clearfield, Pa., by handing to David
Ferguson, Vice President, true and attested copies of the
Writ of Execution with Interrogatories and made known to him
the contents thereof.

<p>May 23 2:19 PM EST</p>	<p>Beckwith Machinery Company, P.O. Box 8718 Pittsburgh, Penna.15221</p> <p>216</p> <p>James M. Stott Coal Co. Inc. and Stott Coal Co., Inc. 223 North Front St., Philipsburg, Penna.</p> <p>Pro by Atty 4.50 Atty 3.00 Pro by Atty 1.00 Pro. by atty 3.50 Pro <i>By County Shff Charney</i> 2.00 <i>Atty</i> 12.50</p>	<p><u>CONFESSION OF JUDGMENT ON NOTE AND SECURITY AGREEMENT --</u> <u>Dated June 14, 1966, filed.</u> Payable In Monthly Installments By Virtue of Warrant of Attorney hereunto annexed, Joseph J. Lee, Attorney, does hereby appear for the Defendants and Confesses Judgment against the Defendants and in favor of the Plaintiffs in the sum of Twenty-Two Thousand, Nine Hundred Fifty Two and 16/100 Dollars, together with costs of suit and release of all errors, Waiving Stay, Inquisition and Exemption. Debt \$22,952.16 Atty Comm. 15% Interest from May 23, 1967 Filed and Confessed by Attorney, May 23, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p style="text-align: right;">WRIT OF EXECUTION NO. 13 NOVEMBER TERM, 1967</p> <p><u>DECEMBER 20, 1967, INTERROGATORIES</u>, to The County National Bank and Highway Equipment Company, Garnishees, filed. <u>JANUARY 10, 1968, SHERIFF'S RETURN</u>, on Garnishees, filed. Now, December 20, 1967 at 11:07 o'clock A.M. served the within Writ of Execution with Interrogatories on The County National Bank, Clearfield, Pa., by handing to David CONTINUED ON PAGE 439</p>
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<p>Assigned to:</p> <p>May 23 2:00 PM EST</p>	<p>County National Bank Clearfield, Penna. Herman S. Moore 314 N. 4th St.,P-burg.</p> <p>217</p> <p>Paul M Burns, Jr. Gloria W. Burns R.D. #1, Clearfield, Pa.</p> <p>Pro by Deft ^{HSM} 4.50 Pro. By Plff. 3.00</p>	<p><u>D. S. B. --- DATED APRIL 4, 1966</u> Payable In Installments' By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Twenty Seven Hundred and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption. Debt \$2700.00 Atty Comm. 10% Interest from April 4, 1966 Filed and Entered by Plaintiff, May 23, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p style="text-align: right;">WRIT OF EXECUTION NO. 5 MAY TERM, 1967 WRIT OF EXECUTION NO. 6 NOV. TERM, 1968</p> <p><u>FEBRUARY 7, 1969, ASSIGNMENT, filed.</u> NOW, February 7, 1969, for value received we hereby assign; transfer and set over to Herman S. Moore, of 314 N. Fourth St. of Philipsburg, Pa. above Judgment, Debt, Interest and Costs without recourse. County National Bank, Clearfield, Pa., s/ J.P. Moore, Assistant Cashier.</p>
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May 23,
2:02 PM EST

County National Bank
Clearfield, Penna.

218

Tony Natoli
Alverta Natoli
1104 Daisy Street,
Clearfield, Penna.

Pro by Deft 4.50
Pro by Deft 3.00

*AND NOW June 8 - 1967 having
received payment full of debt, interest, and
costs on this judgment, I hereby direct same
satisfied. THE COUNTY NATIONAL BANK AT CLEARFIELD, PA.*

*Attest Archie Hill
Prothonotary*

D. S. B. --- DATED MAY 23, 1967

Payable In Installments

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
Fifty Eight and 90/100 Dollars, with Interest, Attorney's
Commission, Cost of Suit, Release of Errors, Waiving
Stay, Inquisition and Exemption.

Debt \$2558.90

Atty Comm. 10%

Interest from May 23, 1967

Filed and Entered by Plaintiff, May 23, 1967

Judgment.

Archie Hill

Prothonotary

May 23
2:03 PM EST

County National Bank
Clearfield, Penna.

219

James M Pollick
Brenda J. Pollick
Mike Pollick
515 Coal St.,
Osceola Mills, Penna.

Pro by Deft 5.00
Pro by Deft 3.00

*And Now, 10 day of Mar 19 1967 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.*

*Attest Archie Hill
Prothonotary*

D. S. B. --- DATED MAY 20, 1967

Payable In Installments

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

Debt \$3334.80

Atty Comm. 10%

Interest from May 20, 1967

Filed and Entered by Plaintiff, May 23, 1967

Judgment.

Archie Hill

Prothonotary

<p>May 23 2:30 PM EST</p>	<p>Community Consumer Discount Company, Clearfield, Penna.</p> <p>220</p> <p>Ralph J. Korb Mae Anna Korb R.D., Grampian, Penna.</p> <p>Pro by Plff 4.50 <i>Pro by Plff</i> 1.50</p>	<p><u>D. S. B. --- DATED MAY 18, 1967</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 and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2700.00</p> <p>Atty Comm. 10%</p> <p>Interest from May 18, 1967</p> <p>Filed and Entered by Plaintiff, May 23, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p style="text-align: right;">AND MAY 27 1967 FILED Interest and cost.</p> <p style="text-align: right;">Attest <i>Carole Hill</i> Prothonotary</p>
<p>May 23 2:45 PM EST</p>	<p>First National Bank Philipsburg, Penna.</p> <p>221</p> <p>John T. Westwood Margaret Jean Westwood Grassflat, Penna.</p> <p>Pro by Plff 4.50</p>	<p><u>D. S. B. --- DATED MAY 12, 1967</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 00/100 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. 5%</p> <p>Interest from May 12, 1967</p> <p>Filed and Entered by Plaintiff, May 23, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p style="text-align: right;"><i>Agree to Review to 343 March 7, 1972.</i></p>

Community Consumer Dis-
count Company,
Curwensville Branch
Clearfield, Penna.

D. S. B. --- DATED MAY 18, 1967

Payable In Installments

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

May 24
9:55 AM EST

222

Debt \$3528.00

Atty Comm. 10%

Interest from May 18, 1967

Filed and Entered by Plaintiff, May 24, 1967

Judgment.

Terry Caldwell
Carol Caldwell
Curwensville, Penna.
Enlo Wisor, Endorser
Star Route,
Curwensville, Penna.

Archie Hill
Prothonotary

Pro by Plff 5.00

And Now, ^{29th} day of *Jan* 19*69* By paper
filed, the above judgment is satisfied in full of debt,
Interest and cost.

Attest *Archie Hill*
Prothonotary

XX

CONTINUED FROM PAGE 428 - NO. 215 MAY TERM, 1967 - BECKWITH MACHINERY CO. vs JAMES M. STOTT COAL CO INC.

Now, December 20, 1967 at 3:25 o'clock P.M. served the within Writ of Execution with Interrogatories on Highway Equipment Co. at Hoover Avenue, DuBois, Pa., by handing to Edward Young, Clerk, true and attested copies of the Writ of Execution with Interrogatories and made known to him the contents thereof. So answers, S/ William Charney, Sheriff.

<p>James E. Naddeo</p>	<p>HARRY PHILLIPS Petitioner 223 Commonwealth of Pennsylvania, Et Al Respondent Pro. 5.00 Pro. 4.50 Pro 3.50 Pro. 5.00 Pro. 3.50 Pro. 2.00 Pro 2.00 Pro 3.50 Shff Charney 25.76</p>	<p><u>MAY 24, 1967, MOTION FOR PRELIMINARY AND FINAL INJUNCTION,</u> filed by Harry Phillips Petitioner. One copy certified to District Attorney WHEREFORE, petitioner respectfully demand a Preliminary Injunction against the Commonwealth of Pennsylvania enjoining same from further restraint of the petitioner during the pendency of this action, by which a final injunction will be sought. Respectfully Submitted /s/ Harry Phillips. <u>JUNE 23, 1967, MOTION IN LACHES,</u> filed, by Harry Phillips. And Now to wit, this 20 day of June, 1967, comes Harry Phillips, Plaintiff in the above captioned cause of action, and who respectfully moves the Court as hereinafter more fully appears. 1. That plaintiffs action as above captioned set forth has been pending disposition since May 17, 1967, and the purpose of such action has thus far been defeated, in that, plaintiffs prayer for the issuance of the Preliminary Injunction has apparently been ignored and again denying plaintiff his entitled due Process of "An injunction granted at the institution of a suit, to restrain the defendant from doing or continuing some act, the right to which is in dispute, and which may be either discharged or made perpetual according to the result of th controversy, as soon as the rights of the parties are determined. "See: Darlington Oil Co. v. Pee Dee Oil Co. ; 62 S.C. 196, 40 S.C. 169; and Appeal of Momoth Vein Consol Coal Co., 54 Pa 188 2. To date, there has been no preservation of plaintiffs status quo, pending a hearing on the action, of which has been lawfully decided to the extent that "the object of a Preliminary Injunction is to preserve the status quo until the merits can be heard" See Fredericks v. Huber, 180 Pa. 572, 37, A.90; yet, plaintiff has been heretofore denied the equal benefits of the factual laws cited hereon. Wherefore, plaintiff enters his Motion in Laches for the reasons stated herein, and prays the Court will bring him forth without further unjust delay, and he shall ever pray. Respectfully submitted. s/ Harry Phillips, Per se.</p>
<p>DECEMBER 13, 1967, PETITION, filed WHEREFORE, your Petitioner prays the Court to relieve him of his duties in the aforesaid actions, and to grant his Petition of withdrawal as assigned and appointed counsel. ORDER, filed. AND NOW, this 13 th day of December, 1967, upon consideration of the forgoing Petition, it is hereby ORDERED and DECREED that JOHN R. BRANCATO, ESQ. is granted the Court's permission to withdraw as assigned counsel in the above entitled actions, by reason of his call to active military service. BY THE COURT, s/ John A. Cherry, President Judge., Original papers filed to 59 Feb. T. SS., 1964. DECEMBER 28, 1967, Praecipe for Appearance filed. by James A. Naddeo., Attorney for Harry Phillips Sir: Enter my appearance for Harry Phillips, Petitioner, in the above case. FEBRUARY 16, 1968, PETITION, filed by James A. Naddeo, Esq. One copy certified to Sheriff WHEREFORE, your Petitioner prays that the Plaintiff, Harry Phillips, be returned from the Western Penitentiary at Pittsburgh, Pennsylvania to the Clearfield County Jail, pending a hearing on the allegations in his petition under the Post Conviction Hearing Act. ss/ James A. Naddeo, Attorney for the Plaintiff ORDER: AND NOW, this 15th day of February, 1968, upon petition of James A. Naddeo, Esq., attorney for the Plaintiff, Harry Phillips, alleging the necessity of a hearing on the allegations presented by the above named Plaintiff in his petition under the Post Conviction Hearing Act; IT IS ORDERED AND DIRECTED that the Plaintiff, Harry Phillips, be returned from the Western Penitentiary at Pittsburgh, Pennsylvania to the Clearfield County Jail, pending a hearing on his Post Conviction petition. BY THE COURT s/ John A. Cherry, Pr. J. FEBRUARY 21, 1968, SHERIFF'S RETURN, filed. Now, February 21, 1968, as within ordered, received the within named Harry Phillips from the authorities of the authorities of the State Correctional Institution at Pittsburgh, Pa., and transported him to Clearfield, Pa., and lodged him in the Clearfield County Jail. So Answers, William Charney, Sheriff APRIL 4, 1968, ORDER, filed. NOW, April 4, 1968, all matters requiring the presence of the said defendant in Clearfield County having been concluded, it is hereby ordered that the Sheriff remove the said defendant from the Clearfield County Jail and deliver him to the institution to which he was committed under wehtence of this court. BY THE COURT, John A. Cherry, President Judge. One copy certified to the Sheriff. APRIL 8, 1968, SHERIFF'S RETURN, filed. Now, April 5, 1968, as within ordered, transported the within named Harry Philipsb to Pittsburgh, Pa., and delivered him into the custody of the State Correction Institution. So Answered, William Charney, Sheriff.</p>	<p>Pro. 3.50 Shff Charney 22.30</p>	<p><u>NOVEMBER 10, 1967, ORDER,</u> filed. NOW, November 10, 1967, John Brancato, Esq. and James Naddeo, Esq. are appointed counsel for the above named to represent him in proceedings involved in a Motion for Preliminary and Final Injunction. BY THE COURT, S/ John A. Cherry, President Judge.</p>

Gleason,
Cherry &
Guido

Union Banking & Trust Co
DuBois, Pa.

D. S. B. -- DATED MAY 23, 1967

Payable On Demand

By Virtue of Warrant of Attorney hereunto annexed,
Gleason, Cherry & Guido, Attorneys, do hereby appear for
the Defendants and Confess Judgment against the Defen-
dants and in favor of the Plaintiffs in the sum of
One Thousand Five Hundred Thirty Two and 50/100 Dollars,
with Interest, Attorney's Commission, Cost of Suit,
Release of Errors, Waiving Stay, Inquisition and
Exemption.

May 24
1:15 PM EST

224

Ronald R. Alexander and
Pauline Alexander
220 Wayne Road
DuBois, Pa.

Debt \$1532.50
Atty Comm. 10% 153.25 \$1,685.75
Interest from May 23, 1967
Filed and Confessed by Attorney, May 24, 1967
Judgment.

Pro. By Atty 4.50
Atty 3.00

Pro by Atty 3.00

Archie Hill
Prothonotary

And Now, 23 day of Dec 1967 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

John B.
Gates

First National Bank of
Ebensburg, Pa.

D. S. B. ON LEASE AGREEMENT -- DATED MAY 20, 1967

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

May 25
10:00 AM EST

225

Robert J. Dick, Jr. and
Blanche Dick
Box 301, Coalport, Pa.

Debt \$4,158.00
Atty Comm. 15%
Interest from
Filed and Confessed by Attorney, May 25, 1967
Judgment.

Pro. By atty 4.50
Atty 3.00

Pro 3.00

Archie Hill
Prothonotary

And Now, 14 day of July 1971 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

<p>May 25 10:02 AM EST</p>	<p>DuBois Consumer Discount Company, DuBois, Penna.</p> <p>226</p> <p>James R. Burns Jeannette I. Burns R.D. #2, DuBois, Penna.</p> <p>Pro by Plff 4.50</p>	<p><u>D. S. B. --- DATED MAY 19, 1967</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 Twenty Four and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$3024.00</p> <p>Atty Comm 15%</p> <p>Interest from May 19, 1967</p> <p>Filed and Entered by Plaintiff, May 25, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p>
<p>May 25 10:16 AM EST</p>	<p>Pacedoc Federal Credit Union, Harrisburg, Penna.</p> <p>227</p> <p>Albert G. Rowles Donna A. Rowles R.D. #2, Box 319, Clearfield, Penna.</p> <p>Pro by Plff 4.50 <i>Pro by Plff</i> 3.00</p>	<p><u>D. S. B. --- DATED MAY 22, 1967</u></p> <p>Payable In Installments</p> <p>By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Five Thousand and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$5000.00</p> <p>Atty Comm 20%</p> <p>Interest from May 22, 1967</p> <p>Filed and Entered by Plaintiff, May 25, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, 10 day of May 1967 by paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <i>Raymond Witherow</i> Prothonotary</p>

William C. Sennett

Commonwealth of Penna.
Dept. Labor & Industry
Use Unemployment Comp.
Fund, Harrisburg, Pa.

MAY 25, 1967, CERTIFIED COPY OF LIEN UNDER PENNSYLVANIA UNEMPLOYMENT COMPENSATION LAW, filed.

This Lien is entered fro unpaid Unemployment Com-
pensation in the sum of Two Hundred Seventy Three and
56/100 Dollars, together with Interest and Penalties
in the sum of Five and 47/100 Dollars.

Debt \$273.56
Interest and Penalties 5.47 \$279.03
Interest from March 31, 1967
Filed and Entered by Plaintiff, May 25, 1967
Judgment.

May 25 228
10:30 AM EST

Paul M. Payonk
Individually and t/a
Payonk Tree Co.
159 Race Street,
Clearfield, Penna.

Archie Hill
Prothonotary

Pro 4.00
Pro 1.50

And Now, 11th day of Oct 1967 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.
Attest *Archie Hill*
Prothonotary

Nevling & Davis

Punxsutawney National
Bank,
Punxsutawney, Penna.

D. S. B. --- DATED MAY 19, 1967

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 Eight Hundred Twenty Four and 64/100 Dollars,
with Interest, Attorney's Commission, Cost of Suit,
Release of Erros, Waiving Stay, Inquisition and
Exemption.

Debt \$3824.64
Atty Comm 10% 382.46 \$3824.64
Interest from May 19, 1967
Filed and Confessed by Attorney, May 25, 1967
Judgment.

May 25 229
10:36 AM EST

Floyd J. Fishel
Marilyn A. Fishel
R.D. #2, Mahaffey, Pa.

Archie Hill
Prothonotary

Pro by 4.50
Atty 3.00
Pro by [Signature] 1.50

And Now, 18 day of Oct 1967
filed, the above judgment is satisfied in full of debt,
interest and cost.
Attest *Archie Hill*
Prothonotary

Maine & Fennell
 GEORGE W. WEBER
 230
 EVELYN G. WEBER
 Pro. By atty 7.00
 Atty 3.00
 Mail Reg. \$1.45 76.45
 Master
 Clfd Co. Bar 10.00
 Pro. 10.00
 Pro. 1.00
 #186 - Transf. to Reg. Acct. \$135.00
 \$135.00 Paid by Attorney

#958 - James A. Gleason, Master \$76.45
 #959 - Clfd Co. Bar Assn. 10.00
 Atty \$10. Ref. \$27.55
 #960 - Maine & Fennell 27.55
 Prothonotary 11.00
 \$135.00

MAY 25, 1967, COMPLAINT IN DIVORCE, filed. One copy certified to Attorney

JUNE 8, 1967, AFFIDAVIT OF SERVICE, filed.
 NOW, the 2nd day of June, 1967, ERVIN S. FENNELLS, Jr. being duly sworn according to law, deposes and says that he did on May 29, 1967, mail b y United States Registered Mail, Return Receipt Requested, deliver only to Addressee, to the defendant above named, a certified copy of the Complaint in the above entitled matter and that the attached Registered Mail, Return Receipt Requested, bearing Register No. 2721, shows delivery to the said defendant, Evelyn G. Weber, on May 31, 1967. /s/ Ervin S. Fennell, Jr.

JULY 6, 1967, PRAECIPE & ORDER FOR APPOINTMENT OF MASTER, filed.
 AND NOW, July 6, 1967, Maine and Fennell, Attorneys for the plaintiff in this action, George W. Weber, move for the appointment of a Master in this action. The certified copy of the original complaint in divorce having been served upon the defendant in Cuba, New York, on May 31, 1967, by registered mail, return receipt requested and more than twenty (20) days having elapsed and no answer having been filed or appearance entered by the defendant. Maine and Fennell, Attorneys for Plaintiff by Ervin S. Fennell, Jr.

ORDER: AND NOW, this 7th day of July, 1967, upon Praecipe filed by Maine and Fennell, Attorneys for Plaintiff, the Court does hereby appoint James A. Gleason, Esquire, Master in the above stated case to take testimony and report the same to the Court with form of suggested Decree. By the Court, John A. Cherry, President Judge

AUGUST 29, 1967, MASTER'S REPORT, filed.

And Now, the 29th day of August 1967, the report of the Master is acknowledged. We approve his findings and recommendations;

We, therefore DECREE that GEORGE W. WEBER be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between himself and EVELYN G. WEBER. 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 plaintiff. BY THE COURT, JOHN A. CHERRY, PRESIDENT JUDGE.

=Joseph A. Dague

BETTY M. DIXON

MAY 25, 1967, COMPLAINT IN DIVORCE, filed. One copy certified to the Sheriff.

2/25/67
\$135. Pd by Atty Clfd Trust

231

June 5, 1967, SHERIFF'S RETURN, filed.
Now, June 1, 1967 at 4:00 o'clock P.M. (EDT) served the within Complaint in Divorce on Paul V. Dixon on Market Street, Borough of Clearfield, Clearfield County, Pennsylvania, by handing to Paul V. Dixon personally a true and attested copy of the original Complaint in Divorce and made known to him the contents thereof. So Answer, William Charney, Sheriff.

PAUL V. DIXON

JULY 17, 1967, PRAECIPE FOR APPOINTMENT OF MASTER, filed.

And Now, July 17, 1967, Betty M. Dixon, by her attorney, Joseph A. Dague, moves for the appointment of a master in this action, no Answer having been filed and no Appearance having been entered by or on behalf of defendant and personal service having been made upon the aforesaid defendant on June 1, 1967 by the Sheriff of Clearfield County, Pennsylvania. s/ Joseph A. Dague, Attorney for Plaintiff.

ORDER FOR APPOINTMENT:

And Now, this 18th day of July, 1967, upon Praceipe filed by Joseph A. Dague, attorney for Betty M. Dixon, plaintiff, the Court does hereby appoint Clarence R. Kramer, 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.

Pro. 7.00

Atty 3.00

#815 Shff Charney 8.50

Master 75.00

Clfd Co. Bar 10.00

Pro. 10.00

Pro. 1.00

#183 - Transf to Reg. Acct. \$135.00

\$135.00 Paid by Attorney

AUGUST 22, 1967, MASTER'S REPORT, filed.

And Now, the 23rd day of August 1967, the report of the Master is acknowledged. We approve his findings and recommendations.

We, therefore, DECREE that Betty M. Dixon be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and

#945 - Clarence R. Kramer \$75.00

#946 - Clfd Co. Bar 10.00

Atty \$3. Ref. \$20.50

#947 - Joseph A. Dague 23.50

Prothonotary 18.00

#815 - Shff Charney 8.50

\$135.00

Paul V. Dixon. 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 plaintiff. BY THE COURT, John A. Cherry, President Judge.

Gleason,
Cherry &
Guido

CAMBRIA SAVINGS AND LOAN
ASSOCIATION of Johnstown,
225 Franklin St.
Johnstown, Pa.

D. S. B. ON BOND - DATED MARCH 11, 1958

Payable In Installments

By virtue of Warrant of Attorney above mentioned and hereunto annexed, the Defendant having breached the terms of the attached Bond and having failed to make payments when due, we hereby appear for JOHN S. MALESZEWSKI, Widower, and in favor of the CAMBRIA SAVINGS AND LOAN ASSOCIATION, of Johnstown, Pennsylvania, the Plaintiff, for the sum of \$7,421.75; unpaid interest to April 20, 1967, \$1153.50; Advances for delinquent unpaid taxes, \$519.88; Advances for unpaid insurance premiums, \$110.00; advances for unpaid repairs and light bills, \$292.70; and attorneys commission of 5% \$371.09, or a total of \$9,868.92, and costs, and interest from April 21, 1967 to date of Sale to be added, all in accordance with the tenure of said Warrant of Attorney and we do hereby release all errors, and waive the right of inquisition of real estate and waive all laws exempting real or personal property from levy and sale on execution.

May 25
1:55 PM EST

233

JOHN S. MALESZEWSKI,
Widower
P.O. Box 703
Erie, Pa.

Pro. By atty 6.50
Atty 3.00

Amount Due	\$7,421.75
Delinquent unpaid taxes, advances	519.88
Interest to April 20, 1967	1,153.50
Delinquent unpaid insurance premiums advances	110.00
Delinquent unpaid repairs and light bills - advances	292.70
Attorneys Commission of 5%	371.09
Total	<u>\$9,868.92</u>

Interest from April 21, 1967 to date of Sale.

Filed and Confessed by Attorney, May 25, 1967

Judgment.

Archie Hill

Prothonotary

May 25, 1967, Affidavit of Default, filed.

May 25, 1967, Affidavit of Non-Military Service, filed.

Satisfied on WRIT OF EXECUTION NO. 2 MAY TERM, 1967

Gleason,
Cherry &
Guido

2/23/1970
\$145.00 Pd
By Atty.
Clearfield
Trust Co.

MONA L. RHOADS

235

MAY 25, 1967, COMPLAINT IN DIVORCE, filed. One copy certified to the Sheriff.

JUNE 21, 1967, Praecipe for Appearance for Defendant, filed by George L. Dagher
Please enter my appearance for the Defendant, George A. Rhoads, in the above case.

FEBRUARY 23, 1970, PRAECIPE FOR APPOINTMENT OF MASTER, filed.

AND NOW, February 23, 1970, MONA L. RHOADS, Plaintiff, in this action, moves for the appointment of a Master in this case, a copy of the Original Complaint in Divorce having been served on the above named Defendant, GEORGE A. RHOADS, personally, and more than twenty (20) days having elapsed and no Answer having been filed or appearance entered by the Defendant. GLEASON, CHERRY & GUIDO, Attorneys for Plaintiff, By /s/ Anthony S. Guido

George L.
Dagher

GEORGE A. RHOADS

ORDER FOR APPOINTMENT

AND NOW, this 9th day of March, 1970, upon Praecipe filed by Gleason, Cherry & Guido, Attorneys for Plaintiff, the Court does appoint Frank J. Shakespeare, 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

Pro.	By atty	7.00
Atty		3.00
Pro.		2.00
Pro.		10.00
Pro.		1.00
Master Const.		6.00
Master		90.00
Clfd Co. Bar		10.00

MARCH 9, 1970, PRAECIPE, filed by George L. Dagher
Enter my appearance for Defendant, GEORGE A. RHOADS, and I hereby accept service of said Complaint as of June 19, 1967. /s/ George L. Dagher, Attorney for George A. Rhoads, Defendant

MAY 6, 1970, MASTER'S REPORT, filed.

And Now, the 6th day of May 1970, the report of the Master is acknowledged. We approve his findings and recommendations.

#564 = Transf to Reg Acct \$145.00

\$145.00 Paid by Attorney

We, therefore, DECREE that MONA L. RHOADS be

#2751 - Frank J. Shakespeare	96.00
#2752 - Clfd Co. Bar Assn	10.00
Atty \$10 Ref. \$16.	
#2753 - Gleason, Cherry & Guido	26.00
Prothonotary	13.00
	<u>\$145.00</u>

divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and GEORGE A. RHOADS. 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 plaintiff. BY THE COURT, John A. Cherry, President Judge

Thomas F. Morgan for W. Albert Ramey

Blakley & Ammerman

IN RE: ACQUISITION BY THE COMMONWEALTH OF PENNSYLVANIA, DEPARTMENT OF HIGHWAYS, RIGHT OF WAY FOR LEGISLATIVE ROUTE 1009, SECTION 23, PROPERTY OF HARRIGER TRUCKING, INC. CLAIM # 1702355

236

Pro.	5.00
Atty	3.00
Pro.	5.00
Shff. Pd by PA. DH	12.50

MAY 25, 1967, PRAECIPE FOR RULE TO SHOW CAUSE WHY WRIT OF POSSESSION SHOULD NOT ISSUE, filed

The petition of W. Albert Ramey, attorney for the Commonwealth of Pennsylvania, Department of Highways, respectfully represents that:

1. The Commonwealth of Pennsylvania, Department of Highways, on November 30, 1966, filed a plan in Office of the Recorder of Deeds, County of Clearfield, Commonwealth of Pennsylvania indicating its authorization to condemn an easement for highway purposes from the property of T. C. Harriger Trucking Inc., located in Sandy Township County and State Aforesaid.

2. In lieu of condemnation T. C. Harriger Trucking, Inc. by and through its Officers, by Deed of Easement dated March 16, 1967, conveyed to the Commonwealth of Pennsylvania, Department of Highways, an easement for highway purposes containing approximately 2.02 acres, A copy of said Deed of Easement is attached hereto made a part hereof and marked Exhibit "A".

3. Concurrent to the aforesaid Deed of Easement T. C. Harriger Trucking, Inc., by and through its officers executed an Agreement of Sale which provided, inter alia, that possession of the improvements on the above mentioned 2.02 acres shall be delivered to the Commonwealth of Pennsylvania, Department of Highways, on or before May 6, 1967. A copy of said Agreement of Sale is attached hereto made a part hereof and marked Exhibit "B"

4. The location of said property, as well as the amount of the property conveyed to the Commonwealth of Pennsylvania, Department of Highways more fully appears in the plot plan, attached hereto and made a part hereof, marked Exhibit "C"

5. The Defendants, although notified to vacate the conveyed portion of the aforesaid property, have withheld, and continue to withhold, possession of same from the Commonwealth.

WHEREFORE your petitioner requests the prothonotary to grant a rule upon the Defendants, returnable five (5) days after the date of service thereof, to show cause why a Writ of Possession shall not issue. Respectfully submitted. /s/ W. Albert Ramey, Attorney for Commonwealth of Pennsylvania, Department of Highways.

RULE: And Now, May 25, 1967, upon presentation of the within Praecipe, A rule is granted upon the defendants named therein to Show Cause Why a Writ of Possession Shall not Issue. Rule returnable five (5) days after the date of service hereof. /s Archie Hill, Prothonotary

MAY 25, 1967, RULE AND PETITION CERTIFIED to the Sheriff.

June 1, 1967, Praecipe filed by Blakley & Ammerman.

Enter my appearance for T. C. Harriger Trucking, Inc.

JUNE 1, 1967, ANSWER TO PRAECIPE FOR RULE TO SHOW CAUSE, filed by Blakley & Ammerman.

WHEREFORE, T. C. Harriger Trucking, Inc. requests that the Rule to Show Cause why Writ of Possession shall not issue, be dismissed. BLAKLEY & AMMERMAN by David E. Blakley

June 1, 1967, Service accepted W. Albert Ramey, Attorney for Commonwealth.

June 24, 1967, Sheriff's Return, filed.

Now, May 29, 1967 at 11:10 o'clock A.M. (EDT) served the within Rule on Harriger Trucking, Inc., at their place of buisness, Sandy Township, Clearfield County, Pennsylvania, by handing to Jack Marsh, Secretary in charge of the within named Harriger Trucking, Inc., a true and attested copy of the Rule to Show Cause, and made known to him the contents thereof. So answers, William Charney, Sheriff.

John K. Reilly, Jr.

RONALD WINSLOW
ELIZABETH WINSLOW
Clearfield, Pa.

D. S. B. -- DATED MAY 9, 1967

Payable One Year after Date

By Virtue of Warrant of Attorney hereunto annexed, John K. Reilly, Jr., Attorney, does hereby appear for the Defendants and Confesses Judgment against the Defendants and in favor of the Plaintiff 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.

May 25
3:20 PM EST

237

Debt \$900.00

Atty Comm. 15%

Interest from May 9, 1967

Filed and Confessed by Attorney, May 25, 1967

Judgment.

Norman Fleck
Priscilla Fleck
Clearfield, Pa.

Pro. By atty 4.50
Atty 3.00
Pro by Debt 3.50

Archie Hill

Prothonotary

AND NOW, 25 day of April 1967 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Archie Hill
Prothonotary

May 25
3:24 PM EST

D. A. Dotts

MAY 25, 1967, AGREEMENT TO REVIVE and Continued Lien of Judgment entered to No. 388 May Term, 1962, filed.

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

Debt \$6297.26

Atty Comm. 10%

Interest from June 23, 1962

Filed and Entered by Plaintiff, May 25, 1967

Judgment.

Blair C. Way
Myrtle V. Way

Pro. By Plff 4.50
O.C. Pro. By Plff 4.50

Archie Hill

Prothonotary

AND NOW, 22 Mar. 1968
Archie Hill
Prothonotary

<p>May 26 9:50 AM EST</p>	<p>American Consumer Discount Company 35 N. Brady Street DuBois, Pa. 239 David L. Dougherty Constance Dougherty 315 Kuntz Street DuBois, Pa. Pro. By Plff 4.50</p>	<p><u>D. S. B. -- DATED MAY 23, 1967</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 Sixteen and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisi- tion and Exemption. Debt \$2016.00 Atty Comm. 15% Interest from May 23, 1967 Filed and Entered by Plaintiff, May 26, 1967 Judgment. <i>Archie Hill</i> Prothonotary</p>
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<p>May 26 9:57 AM EST</p>	<p>First National Bank Philipsburg, Pa. 240 Russell A. Nearhood Janet D. Nearhood RD Morrisdale, Pa. Pro. By Plff 4.50 <i>Pro by Plff 3w</i></p>	<p><u>D. S. B. -- DATED MAY 25, 1967</u> 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 Fifty-Eight and 61/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisi- tion and Exemption. Debt \$1058.61 Atty Comm. 5% Interest from May 25, 1967 Filed and Entered by Plaintiff, May 26, 1967 Judgment. <i>Archie Hill</i> Prothonotary And Now <i>3</i> filed, the above interest and cost. Attest <i>Archie Hill</i> Prothonotary</p>
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<p>Smith, Smith & Work</p> <p>5/26/67 \$135. Pd by Atty Clfd Trust</p>	<p>CONSTANCE LEON WASILKO</p> <p>241</p>	<p>MAY 26, 1967, COMPLAINT IN DIVORCE, filed. One copy certified to the Sheriff.</p> <p>JUNE 5, 1967, Sheriff's Return, filed.</p> <p>NOW, May 29, 1967 at 7:10 o'clock A.M. (EDT) served the within Complaint in Divorce on Boyd Wasilko at his place of residence, R.D. Houtzdale, Woodward Township, Clearfield County, Pennsylvania, by handing to Boyd Wasilko personally, a true and attested copy of the original Complaint in Divorce and made known to him the contents thereof. So Answers, William Charney, Sheriff.</p>
	<p>BOYD WASILKO</p>	<p>AUGUST 8, 1969, MOTION FOR APPOINTMENT OF MASTER, filed.</p> <p>AND NOW, August 4, 1969, service having been made upon the defendant more than twenty (20) days previous to this Motion, and no answer having been filed, the plaintiff, by her attorney, moves the Court to appoint a Master in the above case. s/ William U. Smith, Attorney for Plaintiff</p>
		<p>ORDER</p> <p>AND NOW, August, 1969, upon consideration of the foregoing Motion, the Court appoints Dan P. Arnold, Esq., 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. BY THE COURT, Arnold Smorto, Judge 47th Judicial District, Specially Presiding</p>
	<p>Pro. 7.00</p> <p>Atty 3.00</p> <p>Shff By Plff 11.30</p> <p>#2238 Shff Charney 12.78</p> <p>Master 75.00</p> <p>Clfd Co. Bar 10.00</p>	<p>AUGUST 19, 1969, SHERIFF'S REPORT, filed.</p> <p>Now, August 18, 1969 at 8:30 o'clock PM served the within Notice of Master's Hearing In Divorce on Boyd Wasilko at 710 McAteer Street, Houtzdale, Clearfield County, Penna. by handing to Boyd Wasilko, personally a true and attested copy of the original Notice of Master's Hearing In Divorce and made known to him the contents thereof. So Answers, William Charney, Sheriff.</p>
	<p>Pro. 10.00</p> <p>Pro. 1.00</p> <p>#465 - Transf. to Reg. Acct \$135.00</p>	<p>SEPTEMBER 24, 1969, MASTER'S REPORT, filed.</p> <p>And Now, the 24th day of September 1969, the report of the Master is acknowledged. We approve his findings and recommendations.</p>
<p>\$135.00 Paid by Attorney</p> <p>#2322 - Dan P. Arnold \$75.00</p> <p>#2323 - Clfd County Bar 10.00 Atty \$7.92 - Ref. 11.30</p> <p>#2324 - Wm. U. Smith 19.22</p> <p>#2238 - Shff Charney 12.78</p> <p>Prothonotary 18.00</p> <p>\$135.00</p>		<p>We, therefore, DECREE that CONSTANCE LEON WASILKO be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and BOYD WASILKO. 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 plaintiff. BY THE COURT, John A. Cherry, President Judge</p>

Gleason,
Cherry &
Guido

J. O. Moulthrop, Jr.
Charles J. Slattery t/a
Tri County Supply
W. Long Ave., DuBois, Pa

D. S. B. -- Dated May 6, 1965

Payable In Installments

By Virtue of Warrant of Attorney hereunto annexed,
Gleason, Cherry & Guido, Attorneys, do hereby appear for
the Defendants and Confess Judgment against the Defendants
and in favor of Plaintiffs in the sum of Three Thousand
Two Hundred Forty and 34/100 Dollars, with Interest,
Attorney's Commission, Cost of Suit, Release of Errors,
Waiving Stay, Inquisition and Exemption.

May 26
10:50 AM EST

242

Debt \$3240.34

Atty Comm. 15%

Interest from December 1, 1966

Filed and Confessed by Attorneys, May 26, 1967

Judgment.

Charles Kelege
549 Locust St.
DuBois, Pa.

Pro. By atty 4.50
Atty 3.00
Pro Plff 3.00

Archie Hill

Prothonotary

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

Attest *Archie Hill*
Prothonotary

County National Bank
Clearfield, Pa.

D. S. B. -- DATED MAY 18, 1967

Payable In Installments

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 Sixty-
Seven and 20/100, with Interest, Attorney's Commission,
Cost of Suit, Release of Errors, Waiving Stay, Inquisi-
tion and Exemption.

May 26
2:00 PM EST

243

Debt \$1867.20

Atty Comm. 10%

Interest from May 18, 1967

Filed and Entered by Plaintiff, May 26, 1967

Judgment.

Donald J. Brocail
Dorothy M. Brocail
Lee Kennedy
Anna Mary Kennedy
613 Hale Street
Osceola Mills, Pa.

Pro. By Plff 5.50
Pro. By Deft - 3.00

Archie Hill

Prothonotary

And Now, 10th day of Oct 1967 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

MAY TERM, 1967

<p>May 26 2:01 PM EST</p>	<p>244</p> <p>County National Bank Clearfield, Pa. Clearfield, Pa.</p> <p>Edmund C. Boulton Lois W. Boulton W. Hannah Street Houtzdale, Pa.</p> <p>Pro. By Deft 4.50 <i>Pro. By Plff 3.00</i></p>	<p><u>D. S. B. -- DATED MAY 25, 1967</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 Nine Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2900.00</p> <p>Atty Comm. 10%</p> <p>Interest from May 25, 1967</p> <p>Filed and Entered by Plaintiff, May 26, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p style="text-align: center;"><i>Attd Nove. 10 day of May 1967. By paper filed, the above judgment is satisfied in full of debt, interest and cost.</i></p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p>	
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<p>May 26 3:10 PM EST</p>	<p>245</p> <p>Clearfield Trust Company Clearfield, Pa.</p> <p>George W. Graham Willetta E. Graham RD Box 228 Woodland, Pa.</p> <p>Pro. By Plff 4.50</p>	<p><u>D. S. B. -- DATED MAY 26, 1967</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 Sixty One and 32/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1561.32</p> <p>Atty Comm. 10%</p> <p>Interest from May 26, 1967</p> <p>Filed and Entered by Plaintiff, May 26, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p style="text-align: center;"><i>Amicable Revised # 583 November 1968</i></p>	
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Smith,
Smith &
Work

County National Bank
Clearfield, Pa.

MAY 26, 1967, PRAECIPE, filed by Smith, Smith & Work.

Issue Writ of Revival of Judgment entered to #177 February Term, 1962 and #343 February Term, 1957 and index it in the name of the judgment index against Margaret McGlynn, Dec'd, the Estate of Margaret McGlynn and the heirs and devisees of Margaret McGlynn, whose names are unknown in the smount of Seven Thousand, Five Hundred and No/100 Dollars, with Interest from May 26, 1967

May 26
3:15 PM EST

246

D. 1967 15122 2 1967 15122

MARGARET McGLYNN, Dec'd
her heirs & devisees

Pro. by *S. M. H.* 7.00

Atty 3.00

Pro By deft 3.00

AND NOW Sept 22 1970 *having*
received payment full of debt, interest, and
costs on this judgment, I hereby direct same
satisfied. *THE COUNTY NATIONAL BANK AT CLEARFIELD, PA.*
Notary Public
Alchie Full
Prothonotary

County National Bank
Clearfield, Pa.

D. S. B. -- DATED MAY 6, 1967

Payable On June 14, 1967

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. 10%

Interest from May 6, 1967

Filed and Entered by Plaintiff, May 26, 1967

Judgment.

Archie Hill

Prothonotary

*AND NOW July 12 1967 having
received payment full of debt, interest, and
costs on this judgment, I hereby direct same
satisfied. County National Bank
Prothonotary*

Attest *Archie Hill*
Prothonotary

May 26
3:16 PM EST

247

Yorkshire Coal Company
Margaret McGlynn
Madera, Pa.

Pro. By Deft 4.50
pro by plff 3.00

Community Loan Company
682 Main Street
Brockway, Penna.

D. S. B. -- DATED MAY 26, 1967

Payable In Installments

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.

Filed and Entered by Plaintiff, May 27, 1967

Judgment.

Archie Hill

Prothonotary

*And now 26 May 1967 having
received the state of Pennsylvania
interest and cost.*

Attest *Archie Hill*
Prothonotary

May 27
10:00 AM EST

248

Margaret E. Giles
Robert E. Giles
RD #2, DuBois, Pa.

Pro. By Plff 4.50
pro by plff 1.50

<p>May 27 10:05 AM EST</p>	<p>249</p> <p>First National Bank of Philipsburg, Pa.</p> <p>George Swartz Josephine Swartz RD2, Box 375 Philipsburg, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Plff 3.00</i></p>	<p><u>D. S. B. -- DATED MAY 23, 1967</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 Two Hundred Seven and 45/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisi- tion and Exemption.</p> <p>Debt \$2207.45</p> <p>Atty Comm. 5%</p> <p>Interest from May 23, 1967</p> <p>Filed and Entered by Plaintiff, May 27, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, 10 day of June 1967 by paper filed, the above judgment is satisfied in full of debt, interest and cost. <i>Archie Hill</i> Prothonotary</p>
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<p>May 27 10:40 AM EST</p>	<p>250</p> <p>Community Consumer Dis- count Company Clearfield, Pa.</p> <p>Philip Zonge Phe Ann Zonge LeContes Mills, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Plff 3.00</i></p>	<p><u>D. S. B. -- DATED MAY 20, 1967</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.</p> <p>Debt \$2792.00</p> <p>Atty Comm. 10%</p> <p>Interest from May 20, 1967</p> <p>Filed and Entered by Plaintiff, May 27, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, 29 day of Aug 1967 by paper filed, the above judgment is satisfied in full of debt, interest and cost. <i>Archie Hill</i> Prothonotary</p>
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County National Bank
Clearfield, Pa.

D. S. B. -- DATED MAY 27, 1967

Payable In Installments

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, Ninety-Two
and 73/100 Dollars, with Interest, Attorney's Commission,
Cost of Suit, Release of Errors, Waiving Stay, Inquisition
and Exemption.

Debt \$5092.73

Atty Comm. 10%

Interest from May 27, 1967

Filed and Entered by Plaintiff, May 27, 1967

Judgment.

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

Archie Hill Archie Hill
Prothonotary

May 27
11:55 am EST

251

Reese Green
Sylvia Green
R.D., Woodland, Pa.

Pro. By Deft 4.50

Pro. By BS & S 3.00

Pro by Deft 3.00

JULY 3, 1968, RELEASE OF LIEN OF JUDGMENT, filed.
WHEREAS, on May 27, 1967, the County National Bank,
Assignee, entered judgment against Reese Green and
Sylvia A. Green in the Court of Common Pleas of Clear-
field, County, Pennsylvania, as of No. 251 May Term,
1967, in the amount of \$5,092.73, which judgment by law
binds all of the real estate then of the said Reese
Green and Sylvia A. Green situate in Clearfield County,
Pennsylvania, for the payment thereof; and

at the time of obtaining the said judgment were seized and possessed of All that certain lot or
tract of land situate in Bradford Township, Clearfield County, Pennsylvania, bounded and des-
cribed as follows:

Continued on page 485

Gleason,
Cherry &
Guido

E. R. Toney and
Anna Jane Toney
9 Grant Street
DuBois, Pa.

D. S. B. -- DATED MAY 24, 1967

Payable Within 90 Days

By Virtue of Warrant of Attorney hereunto annexed,
Gleason, Cherry & Guido, 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.

Debt \$5000.00

Atty Comm. 10% 500.00 - \$5500.00

Interest from May 24, 1967

Filed and Confessed by Attorneys, May 29, 1967

Judgment.

Archie Hill
Prothonotary

May 29
9:20 AM EST

252

Harold F. Portzer and
Angeline M. Portzer
16 Stockdale Street
DuBois, Pa.

Pro. By atty 4.50

Atty 3.00

Pro By atty 3.00

And Now, 2nd day of June 1968 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Archie Hill
Prothonotary

<p>May 29 9:31 AM EST</p>	<p>Capital Consumer Discount Company DuBois, Pa.</p> <p>253</p> <p>Francis A. Clark Patricia M. Clark RD 2, DuBois, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Plff 3.00</i></p>	<p><u>D. S. B. -- DATED MAY 26, 1967</u></p> <p>Payable In Installements</p> <p>By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand, Eight Hundred Thirty-Six and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1836.00</p> <p>Atty Comm. 15%</p> <p>Interest from May 26, 1967</p> <p>Filed and Entered by Plaintiff, May 29, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>8</u> day of <u>Jan</u>, 1967, By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <i>Archie Hill</i> Prothonotary</p>
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<p>May 29 9:40 AM EST</p>	<p>First National Bank Philipsburg, Pa.</p> <p>254</p> <p>Mildred Saggese Munson, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Plff 3.00</i></p>	<p><u>D. S. B. -- DATED MAY 19, 1967</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 Ninety Eight and 91/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1698.91</p> <p>Atty Comm. 5%</p> <p>Interest from May 19, 1967</p> <p>Filed and Entered by Plaintiff, May 29, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>4</u> day of <u>Oct</u>, 1967, By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <i>Archie Hill</i> Prothonotary</p>
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First National Bank of
Philipsburg, Pa.

D. S. B. -- DATED MAY 26, 1967.

Payable One Day after Date

By Virtue of Power of Attorney contained therein,
Judgment is entered in favor of the Plaintiff and against
the Defendants in the sum of One Thousand, Two Hundred
Five and 22/100 Dollars, with Interest, Attorney's
Commission, Cost of Suit, Release of Errors, Waiving
Stay, Inquisition and Exemption.

Debt \$1205.22

Atty Comm. 5%

Interest from May 26, 1967

Filed and Entered by Plaintiff, May 29, 1967
Judgment.

Archie Hill
Prothonotary

And Now, 24 day of Aug. 1967 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

May 29
9:42 AM EST

255

Eugene Husted
Irene F. Husted
RD West Decatur, Pa.

Pro. By Plff 4.50

Sho by Piff 1.50

First National Bank of
Philipsburg, Pa.

D. S. B. -- DATED MAY 26, 1967

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 Seventy Two
and 17/100 Dollars, with Interest, Attorney's Commission,
Cost of Suit, Release of Errors, Waiving Stay, Inquisi-
tion and Exemption.

Debt \$572.17

Atty Comm. 5%

Interest from May 26, 1967

Filed and Entered by Plaintiff, May 29, 1967
Judgment.

Archie Hill
Prothonotary

And Now, 21 day of April 1969 by paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

May 29
9:45 AM EST

256

Loyal Folmar
Gertrude B. Folmar
P.O. Box 63
Osceola Mills, Pa.

Pro. By Plff 4.50

Sho by Piff 3.00

<p>Gleason, Cherry & Guido</p> <p>May 29 11:55 AM EST</p>	<p>Union Banking and Trust Company, DuBois, Penna.</p> <p>257</p> <p>Paul A. Danvir Joleene B. Woods R.D. Luthersburg, Penna.</p>	<p>D. S. B. --- DATED MAY 25, 1967</p> <p>Payable On Demand</p> <p>By Virtue of Warrant of Attorney hereunto annexed, Gleason, Cherry & Guido, Attorneys, do hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiffs in the sum of One Thousand Five Hundred and no/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Erros, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1500.00 Atty Comm. 10% <u>150.00</u> \$1650.00 Interest from May 25, 1967</p> <p>Filed and Confessed by Attorneys, May 19, 1967. Judgment.</p> <p>Pro by Atty 4.50 Atty 3.00 <i>Pro by Atty 3.00</i></p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>20</u> day of <u>Nov</u> <u>68</u> filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Archie Hill</i> Prothonotary</p>
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<p>May 29 1:17 PM EST</p>	<p>County National Bank Clearfield, Penna.</p> <p>258</p> <p>Charles E. McBride Charlotte J. McBride R.D. #2, Clearfield, Pa.</p>	<p>D. S. B. --- DATED MAY 29, 1967</p> <p>Payable In Installments</p> <p>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 Sixty Three and 52/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$5063.52 Atty Comm 10% Interest from May 29, 1967</p> <p>Filed and Entered by Plaintiff, May 29, 1967 Judgment.</p> <p>Pro by Deft 4.50 <i>pro by plff 3.00</i></p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>17th</u> day of <u>July</u> <u>1968</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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County National Bank
Clearfield, Penna.

D. S. B. --- DATED MAY 27, 1967

Payable In Installments
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 Ninety
Seven and 48/100 Dollars, with Interest, Attorney's
Commission, Cost of Suit, Release of Errors, Waiving Stay,
Inquisition and Exemption.

May 29 259
1:18 PM EST

Debt \$1797.48

Thomas R. Bishop
Erie Bishop
R.D. LaJose, Penna.

Atty Comm 10%
Interest from May 27, 1967
Filed and Entered by Plaintiff, May 29, 1967
Judgment.

Pro by Deft 4.50

Pro by Deft 3.00

Archie Hill
Prothonotary

And Now, 26 day of May 1967
filed the above judgment in full of debt
interest and cost.

Attest *Archie Hill*
Prothonotary

Smith, Smith
& Work

The Houtzdale Bank
Houtzdale, Penna.

D. S. B. --- DATED MAY 26, 1967

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 Plaintiffs in the sum of Seventy Five
Hundred and no/100 Dollars, with Interest, Attorney's
Commission, Cost of Suit, Release of Errors, Waiving Stay,
Inquisition and Exemption.

May 29 260
2:42 PM EST

Debt \$7500.00

James E. Couser
Thomas B. Couser
David D. Couser
Houtzdale, Penna.

Atty Comm 5%
Interest from May 26, 1967
Filed and Confessed by Attorneys, May 19, 1967
Judgment.

Pro by Atty 5.00

Atty 3.00

Pro by Atty 3.00

Archie Hill
Prothonotary

And Now, 5 day of Feb 1969 By paper
filed, the above judgment is satisfied in full of debt
interest and cost.

Attest *Archie Hill*
Prothonotary

Joseph J. Lee

ROBERT MOONEY

MAY 29, 1967, COMPLAINT IN TRESPASS, filed. One copy certified to the Sheriff.

JUNE 19, 1967, SHERIFF'S RETURN, filed.

May 29, 1967, William Charney, Sheriff deputized the Sheriff of Cambria County.

June 6, 1967, at 11:30 o'clock, a.m., e.d.s.t., served Complaint in Trespass with notice to plead upon Thomas William Ferchalk, by handing a true and attested copy thereof to Mary Ferchalk, his mother, an adult member of his family, at his dwelling place 1024 Washington Avenue, Portage, Cambria County, Penna., and making contents thereof known to her, he not being conveniently found. My costs paid by Jos. J. Lee, Esq., Clearfield, Penna. So Answers, Jos. E. Cavanaugh

261

THOMAS WILLIAM FERCHALK

Now, June 6, 1967, served the within Complaint in Trespass on Thomas William Ferchalk by deputizing the Sheriff of Cambria County. The return of service of Joseph E. Cavanaugh, Sheriff of Cambria County is hereto attached and is made part of this return of service. So Answers, William Charney, Sheriff.

OCTOBER 11, 1967, PRAECIPE FOR DEFAULT JUDGMENT, filed by Joseph J Lee

Over twenty days having elapsed since the service of the Complaint and no Answer having been filed or appearance having been entered on behalf of the defendant, you are hereby instructed to enter judgment in favor of the Plaintiff and against the defendant by default.

Damages will be assessed in accordance with the Rule 1047(b) s/ Joseph J Lee

Pro.	<i>By atty</i>	5.00
Atty	<i>By atty</i>	3.00
Shff Charney	<i>By atty</i>	7.50
Shff Cavanaugh	<i>By atty</i>	12.90
Pro.	<i>By atty</i>	3.50
Pro.	<i>By atty</i>	3.50

Judgment is entered in favor of the Plaintiff and Against the Defendants as no Answer having been filed or appearance entered. Damages will be assessed in accordance with Rule 1047(b) Judgment.

Archie Hill
Prothonotary

OCTOBER 16, 1967, PRAECIPE FOR ASSESSMENT OF DAMAGES, filed by Joseph J Lee

Affidavit Under R C P 1047 (b), by Dean Miles, filed.

Affidavit of Service by Joseph J Lee, filed.

Before me, the undersigned authority in and for said County and State, came Joseph J Lee, who being first duly sworn according to law, deposed and said that he did cause to be placed in the United States mails a certified letter addressed to Thomas William Ferchalk at his last known address, 1024 Washington Ave., Portage, Pennsylvania, tge notice of the intention of the plaintiff Robert Mooney, to have damages assessed in accordance with the applicable Rules of Civil Procedure and that a copy of said letter notice is attached hereto and made a part hereof.

And further deponent saith not. /s/ Joseph J Lee

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Five Hundred 26/100 Dollars, as Assessed under Rule 1047, with Interest and Costs.

Debt \$500.26

Interest from September 4, 1965.

Judgment.

Archie Hill
Prothonotary

Gleason,
Cherry &
Guido

JOSEPH X. ARICK
317 Knarr St.
DuBois, Pa.

MAY 29, 1967, PRAECIPE FOR WRIT OF REVIVAL To revive
and continue Lien entered to 320 May T., 1962, filed
Amount of Debt \$654.08
Interest from August 6, 1952.

May 29

262

Twila Murphy now
Twila Scott
1031 S. Brady Street
DuBois, Pa.

Pro.	By Atty	7.00
Atty	By atty	3.00
Shff Charnèy		12.50

JUNE 8, 1967, SHERIFF'S RETURN, filed.
Now, June 2, 1967 at 8:15 o'clock A.M. (EDT) served
the within Writ of Revival on Twils Murphy, now Twila Scott,
at her place of residence, 1031 South Brady Street, Sandy
Township, Clearfield County, Pa., by handing to Twila
Scott personally, a true and attested copy of the original
Writ of Revial and made known to her the contents thereof.
So Answers, William Charney, Sheriff.

NOVEMBER 9, 1970, RELEASE OF REAL ESTATE FROM LIEN
OF JUDGMENT, filed.

KNOW ALL MEN BY THESE PRESENTS, that JOSEPH X. ARICK,
of DuBois, Pennsylvania, the Plaintiff named in the above-
entitled judgment, for and in consideration of the sum
of One Dollar (\$1.00), lawful money of the United States,
to it paid by the Defendant above named, the receipt
whereof is hereby acknowledged, does forever acquit,
exonerate, discharge and release from the lien of the
above entitled Judgment, the following described premises,
to wit: ALL that certain lot, piece or parcel of land
situate, lying and being in Sandy Township, Clearfield
County, and State of Pennsylvania, known as Lot No. 23
in Loeb Brothers Addition No. 3 to the City of DuBois,
Pennsylvania, and being bounded and described as follows:
On the North by Simpson Avenue; on the East by Lot
No. 22; on the South by Beaver Alley; and on the West
by Lot No. 24; and being Lot No. 23 in Loeb Bros.
Addition No. 3 to DuBois as per plat of said Addition
recorded at Clearfield in the Office of the Recorder
of Deeds for Clearfield County in Misc. Book No. 6,
Page 411.

BEING the same premises which were conveyed to Thomas
Station by deed of Twila C. Murphy, now legally known as
Twila C. Scott, dated October 11, 1967, and recorded in
Deed Book No. 535, page 193, at Clearfield, Pennsylvania.

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 distrub, molest,
put to charge, or damage, the present or any future owner or owners, occupier or occupiers,
of the said above mentioned and described premises or any part or portion thereof, for or by
reason of the Judgment; or any matter, cause, or thing thence accruing or to arise; provided;
that nothing herein contained shall effect the said Judgment or its legal validity, so far
as respects all other lands and tenements of the said Defendant, situate in the County aforesaid
which are not herein expressly exonerated therefrom.

IN WITNESS WHEREOF, JOSEPH X. ARICK, has affixed his hand and seal this 2nd day of
November, 1970. /s/Joseph X. Arick.

<p>May 31 9:45 A.M. EST</p>	<p>Community Loan Company DuBois, Penna.</p> <p>263</p> <p>Esther Miller 215 Forest Avenue DuBois, Penna.</p> <p>Pro by Plff 4.50 <i>Pro by Plff</i> 3.00</p>	<p><u>D. S. B. --- DATED MAY 26, 1967</u></p> <p>Payable In Installments</p> <p>By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Three Hundred Seventy Five and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$375.00</p> <p>Atty Comm</p> <p>Interest from May 26, 1967</p> <p>Filed and Entered by Plaintiff, May 31, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>10</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>May 31, 1967 9:50 AM EST</p>	<p>County National Bank Clearfield, Penna.</p> <p>264</p> <p>Michael A. Wasiw Janet H. Wasiw Beccaria, Penna.</p> <p>Pro by Deft 4.50 <i>Pro by Deft</i> 3.00</p>	<p><u>D. S. B. --- DATED MAY 26, 1967</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 thw sum of Eighteen Hundred Forty One and 94/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1841.94</p> <p>Atty Comm 10%</p> <p>Interest from May 26, 1967</p> <p>Filed and Entered by Plaintiff, May 31, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>23</u> day of <u>October</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, Penna.

D. S. B. --- DATED MAY 27, 1967

Payable In Installments

By Virtue of Power of Attorney contained therein,
Judgment is entered in favor of the Plaintiff and against
the Defendant in the sum of Two Thousand Six Hundred
Eighty Eight and 00/100 Dollars, with Interest, Attorney's
Commission, Cost of Suit, Release of Erros, Waiving Stay,
Inquisition and Exemption.

May 31 265
9:37 AM EST

Debt \$2688.00

Atty Comm 10%

Interest from May 27, 1967

Filed and Entered by Plaintiff, May 31, 1967

Judgment.

Mary Hegarty
R.D. #1,
Olanta, Penna.

Archie Hill

Prothonotary

Pro by Plff 4.50

Pro by Off 3.00

And Now, 6 day of Jan 1969 by paper
filed, the above judgment is satisfied in full of debt,
interest and cost.
Attest *Archie Hill*
Prothonotary

Smith, Smith
& Work

George Malinky
R.D., Olanta, Penna.

D. S. B. --- DATED APRIL 14, 1966

Payable In Payments with 10 days after receiving
notice of completion.

May 31 266
11:36 AM EST

By Virtue of Warrant of Attorney hereunto annexed,
Smith, Smith & Work, Attorneys, do hereby appear for
the Defendants and Confess Judgment against the Defend-
ants and in favor of the Plaintiffs in the sum of
Four Hundred Ninety Seven and 63/100 Dollars, with
Interest, Attorney's Commission, Cost of Suit, Release
of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$497.63

Atty Comm 10%

Interest from April 14, 1966

Filed and Confessed by Attorneys, May 31, 1967

Judgment.

Geynet Lansberry,
Lansberry Coal Co.
RD, Woodland, Penna.

Pro by Atty 4.50

Atty 3.00

Archie Hill

Prothonotary

<p>May 31</p>	<p>Leitzinger Bros., Inc. Clearfield, Penna.</p> <p>267</p> <p>Mrs. Jack Taylor 619 Elm Ave., Clearfield, Penna.</p> <p>Pro by Plff 4.50 <i>Pro by Plff</i> 2.00</p>	<p><u>MAY 31, 1967, AMICABLE REVIVAL</u>, filed. To revive and continue Lien entered to No. 182 May Term, 1962.</p> <p>By Virtue of Agreement contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Forty Four and 60/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$44.60</p> <p>Atty Comm Interest from March 10, 1962 Filed and Entered by Plaintiff, May 31, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>9</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. Attest <i>Archie Hill</i> Prothonotary</p>
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TWENTY-SIX (26) SUGGESTIONS OF NON-PAYMENT, filed, June 1, 1967 at 8:50 A.M. E.S.T.
 The Commonwealth of Pennsylvania, Dept. of Public Welfare, Harrisburg, Pa., Plaintiff
 Fifteen days have elapsed since notice of filing 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, with Cost of Suit. Pro. each Writ \$3.50 except #272 - \$5.00; #273, \$4.50; #274- \$5.50; #275 - \$5.00; #276 - \$4.50; #279 - \$6.00; #281 - \$5.50; and #285 - \$4.00.
 Judgment.

Archie Hill

Prothonotary

NUMBER	NAME & ADDRESS OF DEFENDANT	REVIVING NUMBER
6-25-92 SAI 268	Feb. 7, 1972, Sugg Non Pay filed to 255 Jan. T, 1972. Lois A. & Lewis E. Beers, Coalport, Pa.	264 September T., 1962
269	Now, July 8, 1972, Sat. by paper filed. Pro. \$3.00, State tax .50¢ Paid Isaac Bennett & Mary C. Bennett, RD 2, Mahaffey, Pa.	265 September T., 1962
SAI 270	Feb. 7, 1972, Sugg Non Pay filed to 256 Jan T, 1972. Virgil E. & Verna Brock, Star Route, Curwensville, Pa.	442 September T., 1962
SAI 271	Feb. 7, 1972, Sugg Non Pay filed to 257 Jan T 1972. John S. Butler, RD 1, West Decatur, Pa.	267 September T., 1962
SAI 272	Feb. 7, 1972, Sugg Non Pay filed to 258 Jan T, 1972. Mae Carey, Dec'd; Agnes Carey, Corner of Clara & McAlter Sts., Houtzdale, Pa.; Kathleen Carey, Edward Z. Carey, James P. Carey - Heirs	268 September T., 1962
273	Feb. 7, 1972, Sugg Non Pay filed to 259 Jan T, 1972. James D. & Clarrissa A. Corson, RD#2, Mahaffey, Pa. Robert J. & Edna Mae Clark, Terre Tenants	269 September T., 1962
274	Cloyd Davis, Wesley Davis, Dec'd; Cloyd Davis, Dec'd; R. D. Osceola Mills, Pa.; Lulu Barger, Orville Davis, Matthew Davis, Heirs.	270 September T., 1962
275	Now, Dec. 6, 1971, Sat. by paper filed. Pro. \$3.00, State tax .50¢ paid. William A. Dornan, Alias, William Doran, Alias William A. Doras, Box #437 RD 1, Philipsburg, Pa.; Rose Doran, Alias Rose Dornan	271 September T., 1962
276	Feb. 28, 1969, Sat. by paper diled. Pro. \$3.00, State Tax .50¢ paid. Carl Hobert Eckberg, Dec'd; Charles Johnson, Administrator Box 34, Lanse, Pa. Matilda Johnson, Ellen Eckberg - Heirs	443 September T., 1962
	Feb. 28, 1969 Sat. by paper filed. Pro. \$ 3.00, State tax .50 c paid.	
277	Ellen Eckberg, Box 34, Lanse, Pa.	444 September T., 1962
278	Feb. 7, 1972, Sugg Non Pay filed to 260 Jan T, 1972. Frank & Margaret Feight, Coalport, Pa. <i>1/30/84 Sat by paper filed</i>	272 September T., 1962
279	Feb. 7, 1972, Sugg Non Pay filed to 261 Jan. T 1972. Effie Ferguson, Dec'd, Ralph A. Ferguson, RD Box 70-B, Philipsburg, Pa.; Evelyn Sicks; Grace Keller, James Ferguson, Thomas Ferguson & Margaret Coble-Heirs	273 September T., 1962
280	MARCH 1, 1968, SATISFIED BY PAPER FILED. Pro \$3.00 Tax \$.50 Ida M. Haag, RD #1, Grampian	274½ September T 1962
08/31/93 281	Feb. 7, 1972, Sugg Non Pay filed to 262 Jan T, 1972. Peter Harmotta, Dec'd; Helen Chulko, Hawk Run, Pa., John Harmotta; Ann Hurnovich, Mary Ednas, Julia Meletsky-Heirs	274 September T., 1962
282	AUGUST 5, 1968, SUGG NON PAY filed to #801 May Term, 1968 <i>9/16/74 Satisfied</i> Steve & Sue Kalina, P.O. Box 61, Hawk Run, Pa.	275 September T., 1962
283	Feb. 7, 1972, Sugg Non Pay filed to 264 Jan T, 1972. Frederick C. & Julia K. Kolbe, Jr., RD 1 Box S-100, Woodland	278 September T., 1962
284	Now, Sept. 21, 1971, Sat. by paper filed. Pro. \$3.00, State tax .50¢ paid. Clarissa Jane Lingenfelter, 120 Trczyulney St., Osceola Mills, Pa.	339 September T., 1962
SAI 285	Feb. 7, 1972, Sugg Non Pay filed to 267 Jan T, 1972. Alman E. Lucas, Alias Alman Lucas and Grace Lucas RD1, Curwens-279 ville, Pa.	279 September T., 1962
08/30/93 286	Feb. 7, 1972, Sugg Non Pay filed to 268 Jan T, 1972. Roy E. Lucas, Kylertown, Pa.	280 September T., 1962
SAI 287	Feb. 7, 1972, Sugg Non Pay filed to 269 Jan T, 1972. Frank & Helen Lutz, Ginter, Pa.	445 September T., 1962
288	Feb. 7, 1972, Sugg Non Pay filed to 273 Jan T, 1972. Earl McGarvey, RD 1, Box 101, LaJose, Pa.	446 September T., 1962
08/30/93 289	Feb. 7, 1972, Sugg Non Pay filed to 271 Jan T, 1972. Marjorie McCracken, RD Penfield, Pa.	308 September T, 1962
08/30/93 290	Feb. 7, 1972, Sugg Non Pay filed to 272 Jan T, 1972. Ora J. McCulley, RD, LaJose, Pa.	309 September T., 1962
291	Oct. 23, 1969, Sat. by paper filed. Pro. \$3.00, State tax .50¢ paid Daniel Milligan, Dec'd; Maxine J. Milligan, 22 Dixon Avenue, DuBois, Pa.	312 September T., 1962
08/30/93 SAI 292	February 10, 1972, Sugg Non Pay filed to 290 Jan T, 1972. Caroline A. Muhaw, RD Utahville, Pa.	340 September T., 1962
08/30/93 SAI 292½	February 10, 1972, Sugg Non Pay filed to 291 Jan T, 1972. Michael Muhaw, RD Utahville, Pa.	341 September T., 1962

John B. Gates
 H. Ray Pope
 293
 Smith, Smith & Work
 EDMUND J. ZITZELBERGER
 Pro. By atty 5.00
 Atty 3.00
 Shff. Charney By atty 8.50
 Pro. *By atty* 2.00
 Pro *By deft* 2.--
 Pro. By atty 2.00
 Pro. 4.00
 Pro. *By atty* 2.00
 Pro. 3.50

Pro 1.00
 By Deft.
 T. of Test. *16K* 81.00
 #1177 - John B. Gates ----- \$18.50
 Adv Costs

JUNE 1, 1967, COMPLAINT IN ASSUMPSIT, filed. One copy certified to the Sheriff.

June 6, 1967, SHERIFF'S RETURN, filed.
 Now, June 2, 1967 at 1:45 o'clock P.M. (EDT) served the within Complaint in Assumpsit on Edmund J. Zitzelberger at his place of business, 203 North 2nd Street, Clearfield Borough, Clearfield County, Pennsylvania, by handing to Edmund J. Zitzelberger, personally, a true and attested copy of the original Complaint in Assumpsit and made known to him the contents thereof. So Answers, William Charney, Sheriff.

JUNE 9, 1967, DEMUR, filed. by SMITH, SMITH & WORK BY W. U. SMITH, Attorneys for Defendant.
 WHEREFORE, Defendant prays the Court to enter judgment with prejudice in his favor. SMITH, SMITH & WORK BY: W. U. Smith, Attorneys for Defendant.
 Now June 12, 1967 copy of within matter accepted. s/ John B. Gates, Attorney for Plaintiff.

AUGUST 3, 1967, ANSWER, filed by Smith, Smith & Work, Attorneys for Defendant
 Now Aug. 8, 1967 copy within Answer accepted. s/ John B. Gates, Atty for Plaintiffs

AUGUST 23, 1967, PRAECIPE FOR TRIAL, filed by John B. Gates, Attorney for Plaintiff.
 The above captioned case being at issue, please place the same on the current trial list.

OCTOBER 4, 1967, CAUSE REACHED, TRIAL ORDERED. Jury called and Sworn, as follow to wit: Alvin R. Hall, Margaret Davidson, Andrew P Thompson, Helen C Flango, Jas. H Mitchell, Jr., Florence J Palmer, Walter Woods, Mrs. Viola Dunlap, Vivian A Grinnen, Edna M Burge, Mildred M Learn, Imogene L Meyer, twelve good and lawful citizens of the County who after hearing the proofs and allegations and being charged by the Court.
 October 6, 1967, Defendants Points for Charge, filed.

And Now to wit, October 6, 1967, we the Jurors empanelled in the above entitled case, find A Verdict in favor of the Plaintiffs in the amount of \$2200.00
 /s/ Imogene L. Meyer, Foreman.

VERDICT IN FAVOR OF THE PLAINTIFF.

OCTOBER 10, 1967, MOTION FOR NEW TRIAL, filed by Smith, Smith & Work.
 NOW, October 11, 1967 copy accepted. s/John B. Gates, Attorney for Plaintiffs.

MAY 14, 1968, ORDER filed.
 NOW, May 14, 1968, it is hereby Ordered that notes of testimony be transcribed. The costs thereof to follow the verdict. By the Court, s/John A. Cherry, President Judge.

JULY 26, 1968, TRANSCRIPT OF TESTIMONY filed.
 Transcript of Testimony taken before Hon John A. Cherry, P. J and a Jury on October 4, 1967. Lodged this date by Archie Hill, Prothonotary.

December 14, 1973, PRAECIPE FOR DISCONTINUANCE, filed by H. Roy Pope.
 Discontinue the above action upon payment of record costs.
 February 11, 1974, Check No. 4896 written by Edmund J. Zitzelberger ;for balance of Record Costs paid this date.

S E T T L E D

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

Smith,
Smith &
Work

THE HOUTZDALE BANK

June 1
10:05 AM EST

294

David G. Hamaty
Renee Delores Hamaty
967 W. Hannah St.
Houtzdale, Pa.

Pro. By atty 4.50
Atty 3.00
Pro by Off 3.00

D. S. B. -- DATED MAY 19, 1967

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

Debt \$3000.00
Atty Comm. 5% 150.00
Interest from May 19, 1967

Filed and Confessed by Attorneys, June 1, 1967
Judgment.

Annie Hill

Prothonotary

And Now, 22 day of Feb 1971 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Annie Hill*
Prothonotary

Nevling
& Davis

Punxsutawney Nat'l Bank
116 E. Mahoning St.
Punxsutawney, Pa.

June 1
10:35 AM EST

295

William H. Junod
Eleanor L. Junod
Mahaffey, Pa.

Pro. By atty 4.50
Atty 3.00

Pro by Off 3.00

D. S. B. -- DATED MAY 26, 1967

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 Plaintiffs in the sum of One Thousand
Five Hundred Seventy One and 52/100 Dollars, with Interest
Attorney's Commission, Cost of Suit, Release of Errors,
Waiving Stay, Inquisition and Exemption.

Debt \$1,571.52
Atty Comm. 157.15 \$1728.67
Interest from June 5, 1969

Filed and Confessed by Attorneys, June 1, 1967
Judgment

Annie Hill

Prothonotary

And Now, 11 day of June 1969 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Annie Hill*
Prothonotary

<p>June 1 10:40 AM EST</p>	<p>Community Consumer Discount Company Clearfield, Pa.</p> <p>296</p> <p>James B. Wisor Edna D. Wisor Leslie Stiner Joann K. Stiner 903 So. Fourth St. Clearfield, Pa.</p> <p>Pro. By Plff 5.50 <i>Pro by Plff 3-00</i></p>	<p><u>D. S. B. -- DATED MAY 29, 1967</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. 10%</p> <p>Interest from May 29, 1967</p> <p>Filed and Entered by Plaintiff, June 1, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, 8 day of June 70 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 1 10:43 AM EST</p>	<p>Community Consumer Discount Company Clearfield, Pa.</p> <p>297</p> <p>Frank Harzinski Emily Harzinski 400 Anderson Street Curwensville, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Plff 1.50</i></p>	<p><u>D. S. B. -- DATED MAY 26, 1967</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 \$3,312.00</p> <p>Atty Comm. 10%</p> <p>Interest from May 26, 1967</p> <p>Filed and Entered by Plaintiff, June 1, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, 10 day of Dec 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>June 1 10:45 AM EST</p>	<p>DuBois Consumer Dis- count Company DuBois, Pa.</p> <p>298</p> <p>Regis Scepanik Darlene Scepanik 17 N. Main Street DuBois, Pa.</p> <p>Pro. By Plff 4.50 Pro. By Dfnd 3.00</p>	<p><u>D. S. B. -- DATED MAY 29, 1967</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 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. 15%</p> <p>Interest from May 29, 1967</p> <p>Filed and Entered by Plaintiff, June 1, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, 5 day of June 1967 By paper filed, the above judgment is satisfied in full of debt, interest and cost. <i>Archie Hill</i> Prothonotary</p>	
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<p>June 1 12:35 PM EST</p>	<p>Baird, McCamley & Miller</p> <p>FIRST NATIONAL BANK of Philipsburg, Pa.</p> <p>299</p> <p>Thomas L. Beck Betty L. Beck 511 Edwards St. Philipsburg, Pa.</p> <p>Pro. By atty 4.50 Atty 3.00 Pro by Dfnd 3.00</p>	<p><u>D. S. B. -- DATED MAY 27, 1967</u></p> <p>Payable One Day after Date</p> <p>By Virtue of Warrant of Attorney hereunto annexed, Baird, McCamley & Miller, Attorneys, do hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiffs in the sum of One Thousand, Six Hundred Forty One and 93/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1641.93</p> <p>Atty Comm. 82.10</p> <p>Interest from May 27, 1967</p> <p>Filed and Confessed by Attorneys, June 1, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, 11 day of July 1967 filed, the above judgment is satisfied in full of interest and cost. Attest <i>Archie Hill</i> Prothonotary</p>	
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Clarence R. Kramer	MARVIN L. BEISH	
7/26/67 \$135.00 Pd by Atty. Clfd Trust	301	
	DARLENE M. BEISH	
	Pro. By atty	7.00
	Atty By atty	3.00
	Const. Service By C Belin	6.00
See below	Shff Charney	10.50
	Incl \$10.50 Shff/cost	
	Master	85.50
	Clfd Co. Bar	10.00
	Pro.	10.00
	Pro.	1.00
#188 - Transf. to Reg Acct		\$135.00
\$135.00 Paid by Attorney		
	Master \$75. Shff \$10.50	
#964 - Carl A. Belin, Jr.		85.50
#965 - Clfd Co. Bar		10.00
	Atty \$16. Ref. \$12.50	
#966 - Clarence R. Kramer		28.50
	Prothonotary	11.00
		\$135.00

JUNE 1, 1967, COMPLAINT IN DIVORCE, filed. One copy certified to Attorney

JULY 6, 1967, CONSTABLE'S RETURN OF SERVICE, filed. Now, June 6, 1967, at 11 o'clock A.M. Eastern Daylight Time, I served the within Complaint in Divorce on Darlene M. Beish at her mother's residence in the Township of Boggs, Clearfield County, Pennsylvania, by handing to her, Darlene Beish, personally, a true copy of the original complaint and by making known to her the contents thereof. So Answers, E. K. Maines, Constable of Bradford Township.

JULY 26, 1967, PRAECIPE FOR APPOINTMENT OF MASTER, filed.

AND NOW, July 26, 1967, Marvin L. Beish, plaintiff in this action, moves for appointment of a Master in this action, no action, no answer having been filed by Defendant, service by advertising having been made on June 6, 1967. s/ Clarence R. Kramer, Attorney for Plaintiff.

ORDER FOR APPOINTMENT:

AND NOW, this 26 day of July, 1967, upon praecipe filed by Clarence R. Kramer, Esquire, Attorney for Plaintiff, the Court hereby appoints Carl A. Belin, Jr. 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.

AUGUST 24, 1967, SHERIFF'S RETURN, MASTER HEARING.

NOW, AUG. 5th at 3:50 PM (DST) SERVED THE Within Complaint of Master's Hearing on Darlene M. Beish at her place of employment Mid Way Resturant Route 322 Clearfield, Philipsburg Highway, Bradford Twp. Clearfield County, Pa. by handing her a true and attested copy of the notice Master's Hearing and made known to her the contents thereof. So Answers, William Charney Sheriff.

AUGUST 30, 1967, MASTER'S REPORT, filed.

And Now, the 6th day of September, 1967, the report of the Master is acknowledged. We approve his findings and recommendations.

We, therefore, DECREE that MARVIN L. BEISH be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between himself and DARLENE M. BEISH. 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 plaintiff. BY THE COURT, JOHN A. CHERRY, PRESIDENT JUDGE.

MAY TERM, 1967

DOCKET 188

<p>Bell, Silberblatt & Swoope</p> <p>June 1</p>	<p>RAY W. JOHNSON</p> <p>302</p> <p>MILDRED JEAN BUMBARGER, now MILDRED JEAN CONKLE 407 Market Street Clearfield, Pa.</p> <p>Pro. By atty 5.50 Atty 3.00 Pro. By atty Cert Mail .75</p>	<p><u>JUNE 1, 1967, PRAECIPE to file within judgment under the Uniform Enforcement Foreign Judgments, Acts, filed. With Affidavit as to Residence.</u></p> <p><u>ABSTRACT OF JUDGMENT</u></p> <p>Name of Plaintiff - RAY W. JOHNSON Name of Defendant - MILDRED JEAN BRUMBARGER Plaintiff's Attorney Garnett, Hunter & Dimond Defendant's Attorney - Not shown Date of Judgment - March 14, 1967 Where rendered, and in what Court, or Name of Justice - Fairfax County Court When Docketed Day & Hour - April 14, 1967, 12:50 P.M. Amount of Judgment and date from which it bears interest, or the alternative value of any specific property recovered. \$717.00 with interest thereon at the rate of 6% per annum from the 14th day of March, 1967, until paid plus cost. C.D. 67-796 Recovered Amount of Cost \$8.25 Can Homestead be claimed - Yes Amounts and date of any credits. Not shown Date of each Execution - April 14, 1967 Nature of each Execution - Fieri Facias To Whom Directed Sheriff of Fairfax County Additional cost incurred to issuing execution and docketing Judgment - Not shown</p>
<p>and Swoope.</p>	<p>F. Cortez Bell, Jr., being duly sworn according to law, deposed and says that notice of the filing of the judgment against Mildred Jean Bumbarger, now Mildred Jean Konkle, and in favor of Ray W. Johnson to No. 302 May Term, 1967 in the sum of \$717.00 with costs was served upon Mildred Jean Konkle by certified mail, return receipt requested, June 2, 1967 under the Uniform Enforcement Foreign Judgments Act, copy of said notice with return receipt being attached hereto. /s/ F. Cortez Bell, Jr.</p>	<p>Return Day of Execution - 60 days Nature of Return - Not Shown Date of payment or discharge in whole or in part (other than by officer's return) and by whom made - NOT SHOWN Certification Attached. Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Seven Hundred Seventeen and No/100 Dollars, with Interest and Costs. Debt \$717.00 Interest from March 14, 1967 Filed and Entered by Attorney, June 1, 1967 Judgment.</p> <p style="text-align: center;"><i>Archie Hill</i> Prothonotary</p> <p>June 2, 1967, Notice of filing of Foreign Judgment mailed Certified Mail to Mildred Jean Konkle. June 6, 1967. Return Receipt signed by Mildred Jean Konkle, filed. <u>OCTOBER 2, 1967, AFFIDAVIT, filed, by Bell, Silberblatt</u></p>

County National Bank
Clearfield, Pa.

D. S. B. -- DATED MAY 26, 1967

Payable In Installments

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 Thirty
Four and 60/100 Dollars, with Interest, Attorney's
Commission, Cost of Suit, Release of Errors, Waiving
Stay, Inquisition and Exemption.

Debt \$2934.60

Atty Comm. 10%

Interest from May 26, 1967

Filed and Entered by Plaintiff, June 2, 1967

Judgment.

Archie Hill

Prothonotary

June 2 303

9:50 AM EST

Frank Lazeration
Irene J. Lazeration
P.O. Box 7
Moram, Pa. 16663

Pro. By Deft 4.50

Pro by Deft. 1.50

And Now, 7 day of Oct. 1967 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

County National Bank
Clearfield, Pa.

D. S. B. -- DATED MAY 31, 1967

Payable In Installments

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-Three
and 66/100 Dollars, with Interest, Attorney's Commission,
Cost of Suit, Release of Errors, Waiving Stay, Inquisi-
tion and Exemption.

Debt \$933.66

Atty Comm. 10%

Interest from May 31, 1967

Filed and Entered by Plaintiff, June 2, 1967

Judgment.

Archie Hill

Prothonotary

June 2 304

9:51 AM EST

Kathryn E. Dixon
Calvin C. Dixon
Kathryn M. Dixon
Box 268 R.D.
Philipsburg, Pa. 16866

Pro. By Deft 5.00

Pro. By Deft. 3.00

And Now, 22nd day of June 1967 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

<p>June 2 10:00 AM EST</p>	<p>Community Consumer Discount Company, State College, Penna.</p> <p>305</p> <p>Sophie Cerifko R.D., Box 72, Philipsburg, Penna.</p> <p>Pro by Plff 4.50 <i>Pro by Off</i> 3.00</p>	<p><u>D. S. B. --- DATED MAY 31, 1967</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 Thirty Six and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2736.00</p> <p>Atty Comm. 15%</p> <p>Interest from May 31, 1967</p> <p>Filed and Entered by Plaintiff, June 2, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p><i>22</i> Sept 69 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 2 10:02 AM EST</p>	<p>Community Consumer Discount Company, DuBois, Penna.</p> <p>306</p> <p>Roberta M. Ott Paul E. Ott R.D. #3, Box 198 DuBois, Penna.</p> <p>Pro by Plff 4.50 <i>Pro by Off</i> 3.00</p>	<p><u>D. S. B. --- DATED MAY 27, 1967</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 Six Hundred and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$3600.00</p> <p>Atty Comm. 15%</p> <p>Interest from May 27, 1967</p> <p>Filed and Entered by Plaintiff, June 2, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, <i>14</i> day of <i>May</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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Gleason,
Cherry &
Guido

Union Banking and Trust
Company
DuBois, Penna.

D. S. B. --- DATED MAY 31, 1967

Payable On Demand

By Virtue of Warrant of Attorney hereunto annexed,
Gleason, Cherry & Guido, Attorneys, do hereby appear
for the Defendants and Confess Judgment against the
Defendants and in favor of the Plaintiffs in the sum of
Two Thousand Thirty Two and 50/100 Dollars, with Interest
Attorney's Commission, Cost of Suit, Release of Errors,
Inquisition and Exemption.

Debt \$2032.50
Atty Comm 10% 203.25 \$2235.75
Interest from May 31, 1967

Filed and Confessed by Attorneys, June 2, 1967
Judgment:

Archie Hill

Prothonotary

30 Dec 69

Archie Hill
Prothonotary

June 2
10:16 AM EST

307

Donato Longo
Esther Longo
R.D. #1, Penfield, Pa.

Pro by Plff 4.50

Atty 3.00

Pro. by Plff 3.00

County National Bank
Clearfield, Penna.

D. S. B. --- DATED JUNE 2, 1967

Payable In Installments

By Virtue of Power of Attorney contained therein,
Judgment is entered in favor of the Plaintiff and
against the Defendants in the sum of Three Thousand
Thirty Seven and 92/100 Dollars, with Interest, Attorney's
Commission, Cost of Suit, Release of Errors, Inquisition
and Exemption.

Debt \$3037.92

Atty Comm 10%
Interest from June 2, 1967

Filed and Entered by Plaintiff, June 2, 1967
Judgment.

Archie Hill

Prothonotary

9 days of Apr 21, 1967
Judgment is satisfied in full
interest and cost

Archie Hill
Prothonotary

June 2
10:25 AM EST

308

Charles F. Bloom
Vivian G. Bloom
R.D. 1, Curwensville,
Penna.

Pro by Deft 4.50

Pro By deft 3.00

Gleason,
Cherry &
Guido

Union Banking and Trust
Company
DuBois, Penna.

June 2
10:27 AM EST

309

George T. Bojalad
Julia Ann Bojalad
Charles R. Bojalad
924 W. Washington Ave.,
DuBois, Penna.

Pro by Atty 5.00
Atty 3.00

Pro by Off 3.00

D. S. B. --- DATED MAY 31, 1967

Payable On Demand

By Virtue of Warrant of Attorney hereunto annexed,
Gleason, Cherry & Guido, Attorneys, do hereby appear
for the Defendants and Confess Judgment against the
Defendants and in favor of the Plaintiffs in the sum of
One Thousand Six Hundred Sixty Five and 50/100 Dollars,
with Interest, Attorney's Commission, Cost of Suit,
Release of Errors, Waiving Stay, Inquisition and
Exemption.

Debt	\$1665.50	
Atty Comm 10%	<u>166.55</u>	\$1832.05
Interest from May 31, 1967		
Filed and Confessed by Attorneys, June 2, 1967		
Judgment.		

Archie Hill

And Now, 7 day of July 1967
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

William C.
Sennett

Commonwealth of Penna.
Dept. Labor & Industry
Use Unemployment Comp.
Fund, Harrisburg, Penna.

June 3
9:30 AM EST

310

Robert E. Shirey,
Individually and t/a
Bob's Taxi Service

Pro *By 1247* 4.00

Pro. By 1247 3.50

JUNE 3, 1967, CERTIFIED COPY OF LIEN UNDER PENNSYLVANIA
UNEMPLOYMENT COMPENSATION LAW, filed.

This Lien is entered for unpaid Unemployment Com-
pensation in the sum of One Hundred Twelve and 64/100
Dollars, together with Interest and Penalties in the sum
of One and 13/100 Dollars.

Debt	\$112.64	
Interest and Pen.	<u>1.13</u>	\$113.77

Filed and Entered by Plaintiff, June 3, 1967
Judgment.

Archie Hill

Prothonotary

And Now, 2nd day of June 1967 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

Beneficial Finance Co.
Tyrone, Penna.

D. S. B. --- DATED MAY 31, 1967

June 3
9:35 AM EST

311

Payable In Installments
By Virtue of Power of Attorney contained therein,
Judgment is entered in favor of the Plaintiff and against
the Defendants in the sum of One Hundred Forty Nine and
31/100 Dollars, with Interest, Attorney's Commission,
Cost of Suit, Release of Errors, Waiving Stay, Inquisition
and Exemption.

Debt \$149.31

Olive S. Smith
315 Weaver Street
Clearfield, Penna.

Atty Comm
Interest from May 31, 1967
Filed and Entered by Plaintiff, June 3, 1967
Judgment.

Pro by Plff 4.50

Archie Hill
Prothonotary

And Now, 13th day of June, 1967. By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

Community Loan and
Discount Company,
Clearfield, Penna.

JUNE 3, 1967, AMICABLE REVIVAL, filed. To Revive and
continue Lien No. 207 May Term, 1962.

June 3
10:50 AM EST

312

By Virtue of Agreement contained therein, Judgment
is entered in favor of the Plaintiffs and against the
Defendants in the sum of Five Hundred Sixty Five and
no/100 Dollars, with Interest, Attorney's Commission,
Cost of Suit, Release of Errors, Waiving Stay, Inquisition
and Exemption.

Debt \$565.00

Walter Thompson
Vada Thompson
R.D. #2, Clearfield, Pa.

Atty Comm
Interest from May 31, 1962
Filed and Entered by Plaintiff, June 3, 1967
Judgment.

Pro by Plff 4.50

Walter Thompson 3.4

Archie Hill
Prothonotary

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

Attest *Archie Hill*
Prothonotary

<p>June 3 11:45 AM EST</p>	<p>County National Bank Clearfield, Pa.</p> <p>313</p> <p>David J. Martell Karen S. Martell Wilbur Martell Eva Martell RD 2, Clearfield, Pa.</p> <p>Pro. By Deft 5.50 Pro By Atty 2.00 <i>Pro cost 3.00</i></p> <p>And Now, <u>7</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 <u>Archie Hill</u> Prothonotary</p>	<p><u>D. S. B. -- DATED JUNE 3, 1967</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 Three Hundred Thirty Four and 80/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$3334.80</p> <p>Atty Comm. 10%</p> <p>Interest from June 3, 1967</p> <p>Filed and Entered by Plaintiff, June 3, 1967</p> <p>Judgment.</p> <p><u>Archie Hill</u> Prothonotary</p> <p><u>SEPTEMBER 21, 1967, RELEASE OF LIEN</u>, filed by Urey & Mikesell.</p> <p>KNOW ALL MEN BY THESE PRESENTS, that County National Bank the plaintiff named in the above entitled judgment, for and in consideration of the sum of one Dollar, lawful money of the United States, to it paid by the defendant above named, the receipt whereof is hereby acknowledged, do hereby acquit, exonerate, discharge and release from the lien of the above entitled judgment, the following described property, to-wit:</p> <p>CONTINUED ON PAGE 441</p>
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<p>June 3 11:47 AM EST</p>	<p>Clearfield Trust Company Clearfield, Pa.</p> <p>314</p> <p>Harold L. Helm Mary A. Helm RD Frenchville, Pa.</p> <p>Pro. By Plff 4.50 Pro. By Plff 3.00</p> <p>And Now, <u>24</u> day of <u>July</u> 19<u>73</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>	<p><u>D. S. B. -- DATED JUNE 3, 1967</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 and 17/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1100.17</p> <p>Atty Comm. 10%</p> <p>Interest from June 3, 1967</p> <p>Filed and Entered by Plaintiff, June 3, 1967</p> <p>Judgment.</p> <p><u>Archie Hill</u> Prothonotary</p>
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County National Bank
Clearfield, Pa.

D. S. B. -- DATED JUNE 2, 1967

June 5
10:10 AM EST

315

Herbert Van Scoyoc
Marlene Van Scoyoc
Madera, Penna.

Payable In Installments
By Virtue of Power of Attorney contained therein,
Judgment is entered in favor of the Plaintiff and against
the Defendants in the sum of Twenty One Hundred Forty
Three and 55/100 Dollars, with Interest, Attorney's
Commission, Cost of Suit, Release of Errors, Waiving
Stay, Inquisition and Exemption.

Debt \$2143.55

Atty Comm. 10%

Interest from June 2, 1967

Filed and Entered by Plaintiff, June 5, 1967

Judgment.

Pro. By Deft 4.50

Archie Hill

Prothonotary

First National Bank of
Philipsburg, Pa.

D. S. B. -- DATED JUNE 3, 1967

June 5
10:15 AM EST

316

Lewis H. Harkless
Margaret I. Harkless
RD 2, Box 299
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 One Thousand Fifty Five
and 14/100 Dollars, with Interest, Attorney's Commission
Cost of Suit, Release of Errors, Waiving Stay, Inquisi-
tion and Exemption.

Debt \$1055.14

Atty Comm. 10%

Interest from June 3, 1967

Filed and Entered by Plaintiff, June 5, 1967

Judgment.

Pro. By Plff 4.50

Pro by Plff 3.00

Archie Hill

Prothonotary

And Now 11 day of June 1967 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.

June 5 317
10:16 AM EST

Lester L. Bryan
Eleanor J. Bryan
West Decatur, Pa.

Pro. By Plff 4.50
Pro By Plff 3.00

D. S. B. -- DATED JUNE 3, 1967
One Day after Date
Payable In ~~XXXXXXXXXXXX~~

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 84/100 Dollars, with Interest, Attorney's
Commission, Cost of Suit, Release of Errors, Waiving
Stay, Inquisition and Exemption.

Debt \$1559.84
Atty Comm. 5%
Interest from June 3, 1967
Filed and Entered by Plaintiff, June 5, 1967
Judgment.

Archie Hill
Prothonotary

And Now, 18 day of Nov 1967 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.

June 5 318
10:25 AM EST

James A. Strible
Norma J. Strible
Grassflat, Pa.

Pro. By Plff 4.50
Pro by Plff 3.00

D. S. B. -- DATED JUNE 2, 1967
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 Three Hundred
Ninety One and 32/100 Dollars, with Interest, Attorney's
Commission, Cost of Suit, Release of Errors, Waiving
Stay, Inquisition and Exemption.

Debt \$2391.32
Atty Comm. 5%
Interest from June 2, 1967
Filed and Entered by Plaintiff, June 5, 1967
Judgment.

Archie Hill
Prothonotary

And Now, 12 day of June 1967
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

County National Bank
Clearfield, Pa.

June 5 319
1:45 PM EST

Theodore Rowles
Lois Rowles
Mineral Springs, Pa.

Pro. By Deft. 4.50

D. S. B. -- DATED JUNE 5, 1967

Payable In Installments

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

Debt \$5200.00

Atty Comm. 10%

Interest from June 5, 1967

Filed and Entered by Plaintiff, June 5, 1967 Judgment.

Archie Hill

Prothonotary

Agree to Revoke to 117 May T. 1972.

Community Consumer Dis-
count Company
Clearfield, Pa.

June 5 320
2:19 PM EST

Ray C. Shaffer
Cecilia Shaffer
724 W. Front St.
Clearfield, Pa.

Pro. By Plff 4.50
Pro by Plff 3.00

D. S. B. -- DATED JUNE 2, 1967

Payable In Installments

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.

Debt \$1824.00

Atty Comm. 10%

Interest from June 2, 1967

Filed and Entered by Plaintiff, June 5, 1967 Judgment.

Archie Hill

Prothonotary

And Now, 28 day of May 1968, paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*
Prothonotary

<p>Bell, Silberblatt & Swoope</p>	<p>WASCO LASHINSKY and WASCO LASHINSKY, Attorney in Fact.</p> <p>321</p> <p>KATHRYN A. FULKERSON, ELEANOR F. STEVENSON and WILLIAM L. STEVENSON, DAN F. GLASGOW and LORENA GLASGOW, JOHN GUY GLASGOW and MAY GLASGOW, LUTHER CLAY GLASGOW and ELORENCE GLASGOW, their heirs and assigns, and any and all other persons having any claim on or to the premises whose where- abouts and identity are unknown.</p>	<p><u>JUNE 5, 1967, ACTION TO QUIET TITLE - COMPLAINT</u>, filed. Copy certified for publication.</p> <p>The Petition Wasco Lashinsky, individually, and Wasco Lashinsky attorney in Fact for Rev. Andrew Lashinsky, Kathryn Lashinsky Barno, Frank Lashinsky, Evelyn Lashinsky Novak, John Lashinsky Richtscheit, Helen Lash-Tutokey, Martha Lashinsky Tatanish, Ella Lashinsky Longnecker, and Marie Lashinsky Lidgett, Plaintiffs in the above action to quiet title, respectfully represents:</p> <ol style="list-style-type: none"> 1. The Plaintiffs are residents of Smithmill, Gulich Township, Clearfield County, Pennsylvania. 2. The Defendants were Grantors in a deed to Anna Lashinsky and their whereabouts are unknown. 3. The Defendants were the owners of property which was conveyed to various parties and in particular as recorded in Deed Book 313 Page 448, Deed Book 336, Page 571, and Deed Book 350, Page 302. 4. The land which is the subject of this action is situate in Smithmill, Gulich Township, Clearfield County, Pennsylvania and consists of Three (3) separate pieces of land together with buildings thereon erected bounded and described as follows: BEGINNING at an iron pin corner on the Eastern right of way line of State Highway Route No. 353 and said iron pin corner being on line of other lands of the Plaintiffs of which this is a part; thence along line of other lands of Wasco Lashinsky South Twenty-nine (29) degrees Fifty-six (56) minutes East a distance of Two hundred seventy-seven (277) feet to an iron pin corner on line of Wasco Bungo; thence along line of Wasco Bungo South Fifty-eight (58) degrees Thirty (30) minutes West a distance of Three hundred five and eighty-five hundredths (305.85) feet to an iron pin corner on the Northern right of way line of State Highway Route No. 453; thence along the Northern right of way line of State Highway Route No. 453 North Thirty nine (39) degrees Fifty-two (52) minutes West a distance of Seventy-Three and ninety hundredths (73.90) feet to an iron pin corner on the Eastern right of way line of State Highway Route No. 353; thence by the Eastern right of way line of State Highway Route No. 353 these following courses and distances: North Thirteen (13) degrees Thirty-four (34) minutes West a distance of Fifty-three and eighty-hundredths (53.80) feet to an iron pin corner; thence North Twenty-nine (29) degrees Fifty-five (55) minutes East a distance of Forty-Three and forty-five Hundredths (43.45) feet to an iron pin corner; thence North Thirty-two (32) degrees Twenty-four (24) minutes East a distance of Two hundred ninety-nine and eighty-three hundredths (299.83) feet to an iron pin corner, the place of beginning. Containing 1.42 acres, and having a frame bar room building, residence and garage erected thereon. A map or plan of the hereby conveyed piece or parcel of land is attached hereto and is incorporated herein. <p>5. The claim of the Plaintiffs in and to the above described premises is a title subject to the reservations of the underlying minerals as set forth in the chain of title.</p> <p>6. The Plaintiffs make claim of title to the above described lands under and by virtue of the following conveyances all of record in Clearfield County, Pennsylvania.</p> <ol style="list-style-type: none"> (a). Under date of September 26, 1933, Anna Lashinsky, now deceased, acquired part of the above described premises as recorded in Deed Book 313, Page 448. (b). Under date of November 12, 1940, Wasco Lashinsky and Anna Lashinsky (now deceased) acquired part of the above described premises as recorded in Deed Book 336 Page 571. <p>(c). Under date of May 14, 1942, part of the above described premises were acquired by Wasco Lashinsky and Anna Lashinsky, now deceased) as recorded in Deed Book 350 Page 302.</p> <p>(d). All of the above deeded premises were duly assessed to Wasco Lashinsky and or Anna Lashinsky in Gulich Township, Clearfield County, Pennsylvania.</p> <p>(e). The records in the Recorder's Office of Clearfield County, Pennsylvania and in the Assessment Office of Clearfield County, Pennsylvania do not establish a clear chain of title to the above described deeded area of land and it is for this purpose that this Action to Quiet Title is filed.</p> <p>7. The named Defendants had acquired titles of some validity through the years and had conveyed titles to these premises to the Plaintiffs or the Predecessors in Title to the Plaintiffs, all of which titles were derived from the Fulkersons or Glasgows and it is believed that the Plaintiffs are properly the owners of the above described land.</p> <p>8. The Plaintiffs set forth that Wasco Lashinsky and Anna Lashinsky, his wife, have been the owners of the said described premises, since September 26, 1933, as to part thereof; since November 12, 1940 as to part thereof; and since May 14, 1942 as to part thereof.</p> <p>9. The Plaintiffs set forth that the property has been assessed regularly on the assessment records in Gulich Township and that the property presently is assessed to Wasco Lashinsky and or Anna Lashinsky, the said Anna Lashinsky having died January 24, 1966, and her interest in the said premises having vested in the Plaintiffs.</p> <p>10. The Plaintiffs set forth that at no time have any of the Defendants above named or any of their heirs or assigns or any other person, corporate or individual, at any time, claimed any right to or interest in the said described premises.</p> <p>WHEREFORE, the Plaintiffs bring this action and pray the Court to Decree that the Defendants and any or all other persons are forever barred from asserting any right, lien, title or</p>
	<p>Pro. By atty 9.00 Pro. By atty 3.00 Pro. By atty 2.00 Pro. By atty 3.50 Pro. By atty 3.50 Pro. By atty 1.50</p>	<p>5. The claim of the Plaintiffs in and to the above described premises is a title subject to the reservations of the underlying minerals as set forth in the chain of title.</p> <p>6. The Plaintiffs make claim of title to the above described lands under and by virtue of the following conveyances all of record in Clearfield County, Pennsylvania.</p> <ol style="list-style-type: none"> (a). Under date of September 26, 1933, Anna Lashinsky, now deceased, acquired part of the above described premises as recorded in Deed Book 313, Page 448. (b). Under date of November 12, 1940, Wasco Lashinsky and Anna Lashinsky (now deceased) acquired part of the above described premises as recorded in Deed Book 336 Page 571. <p>(c). Under date of May 14, 1942, part of the above described premises were acquired by Wasco Lashinsky and Anna Lashinsky, now deceased) as recorded in Deed Book 350 Page 302.</p> <p>(d). All of the above deeded premises were duly assessed to Wasco Lashinsky and or Anna Lashinsky in Gulich Township, Clearfield County, Pennsylvania.</p> <p>(e). The records in the Recorder's Office of Clearfield County, Pennsylvania and in the Assessment Office of Clearfield County, Pennsylvania do not establish a clear chain of title to the above described deeded area of land and it is for this purpose that this Action to Quiet Title is filed.</p> <p>7. The named Defendants had acquired titles of some validity through the years and had conveyed titles to these premises to the Plaintiffs or the Predecessors in Title to the Plaintiffs, all of which titles were derived from the Fulkersons or Glasgows and it is believed that the Plaintiffs are properly the owners of the above described land.</p> <p>8. The Plaintiffs set forth that Wasco Lashinsky and Anna Lashinsky, his wife, have been the owners of the said described premises, since September 26, 1933, as to part thereof; since November 12, 1940 as to part thereof; and since May 14, 1942 as to part thereof.</p> <p>9. The Plaintiffs set forth that the property has been assessed regularly on the assessment records in Gulich Township and that the property presently is assessed to Wasco Lashinsky and or Anna Lashinsky, the said Anna Lashinsky having died January 24, 1966, and her interest in the said premises having vested in the Plaintiffs.</p> <p>10. The Plaintiffs set forth that at no time have any of the Defendants above named or any of their heirs or assigns or any other person, corporate or individual, at any time, claimed any right to or interest in the said described premises.</p> <p>WHEREFORE, the Plaintiffs bring this action and pray the Court to Decree that the Defendants and any or all other persons are forever barred from asserting any right, lien, title or</p>

County National Bank
Clearfield, Pa.

JUNE 5, 1967, AGREEMENT TO REVIVE, Filed. To revive and continued Lien entered to No. 419 May Term, 1962
By Virtue of Agreement contained herein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Five Hundred Twenty Four and 34/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

June 5
2:55 PM EST

322

Debt \$1524.34

Atty Comm. 10%

Interest from May 25, 1967

Stanley Thurston
Wilna Thurston

Filed and Entered by Plaintiff, June 5, 1967

Judgment.

Archie Hill
Prothonotary

Pro. By Deft 4.50

O.C. Pro By Deft 9.00
2.00

Pro by W. Albert Ramey

Pro by Deft 3.00

JULY 6, 1967, Release Of Lien, filed.

KNOW ALL MEN BY THESE PRESENTS, That County National Bank at Clearfield, a Pennsylvania banking institution, 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 acknowledged, does hereby forever acquit, exonerate, discharge and release from the lien of the above entitled judgment the following described property, to wit:

And Now, 31 day of Jan. 1977 By paper of the above judgment is satisfied in full of debt, interest and cost.
Attest *Archie Hill*
Prothonotary

ALL that certain piece or parcel of land situate in Ferguson Township, Clearfield County, Pennsylvania:

BEGINNING at a railroad spike in the center line of L.R. 17038, which point marks the southeast corner of the lot herein being conveyed and which said point is 190 feet from the intersection of the center line of lane leading to house of Stanley Thurston and center line of aforesaid highway; thence along the center line of aforesaid highway (L.R. 17038) north 45° 6' west, 279.9 feet more or less to a railroad spike in the center line of said L. R. 17038, opposite the James Matlack lands; thence north 39° 40' east along the line of grantor herein, 219.1 feet more or less to a witnessed 8-inch double hemlock; thence still along line of lands of grantor herein, south 76° 17' east, 183.3 feet more or less to an iron pipe; thence still along line of lands of grantor through a one-inch iron pipe to the place of beginning.

Containing 0.9 acre, more or less.

BEING a portion of a larger tract of land which was conveyed to the above named defendant by Dorothy Miller, Administratrix, by deed dated June 28, 1956, as recorded in Deed Book 451, page 445.

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 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, County national Bank at Clearfield has caused these presents to be executed by its proper officers and its corporate seal to be hereunto affixed. COUNT NATIONAL BANK AT CLEARFIELD, F. B. Lansberry, President.

<p>Baird, McCamley & Miller</p> <p>6/24/67 \$135.00 Pd by Atty Clfd Trust</p>	<p>MARGARET L. LINGLE</p> <p>323</p>	<p><u>JUNE 6, 1967, COMPLAINT IN DIVORCE</u>, filed. One copy certified for acceptance</p> <p>Now, June 6, 1967 Service accepted and copy received and time period to answer waived. Signed W. U. Smith, Attorney for Defendant.</p> <p><u>JUNE 24, 1967, PRAECIPE FOR APPOINTMENT OF MASTER</u>, filed.</p> <p>AND NOW, this 26th day of June, 1967, Margaret L. Lingle, Plaintiff in this action moves for the appointment of a Master in this action, service of the Complaint having been accepted by defendant's attorney of record under date of June 6, 1967 and no answer having been filed.</p> <p>ORDER FOR APPOINTMENT!</p> <p>AND NOW, this 26th day of June, 1967, upon Praecipe filed by David L. Baird, Esq. Attorney for Plaintiff, the Court does hereby appoint Eugene L. Cimino, 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, P.J.</p> <p><u>JULY 15, 1967, MASTER'S REPORT</u>, filed.</p> <p>And Now, the 15th day of July 1967, the report of the Master is acknowledged. We approve his findings and recommendations.</p> <p>We, therefore, DECREE that MARGARET L. LINGLE be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and BENSON H. LINGLE. Thereupon all the rights, duties or claims accruing to either of said parties in pursuance of said marriage, shall cease and determine, and each of them shall be at liberty to marry again as though they had never been heretofore married.</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>
	<p>BENSON H. LINGLE</p>	
	<p>Pro. By atty 7.00</p>	
	<p>Atty 3.00</p>	
	<p>Master 85.00</p>	
	<p>Clfd Co. Bar 10.00</p>	
	<p>Pro. 10.00</p>	
	<p>Pro. 1.00</p>	
	<p>#173 - Transf to Reg. Acct \$135.00</p>	
	<p>#135.00 Paid by Attorney</p>	
	<p>Master</p>	
	<p>#890 - Eugene L Cimino \$75.00</p>	
	<p>#891 - Clfd Co. Bar 10.00</p>	
	<p>#892 - Baird, McCamley & Miller 39.00</p>	
	<p>Prothonotary 11.00</p>	
	<p>\$135.00</p>	

<p>Baird, McCamley & Miller</p> <p>\$135.00 pd by Atty 7/6/67 Clfd Trust</p>	<p>RACHEL J. FERGUSON</p> <p>324</p> <p>JAMES L. FERGUSON</p> <p>Pro. By atty 7.00</p> <p>Atty 3.00</p> <p>Shff Charney By atty 7.50</p> <p>Shff Waite By atty 11.50</p> <p>#885 Shff Charney 7.50</p> <p>#886 Shff R V Waite 7.75</p> <p>Master 75.00</p> <p>Clfd Co. Bar 10.00</p> <p>Pro. 10.00</p>	<p><u>JUNE 6, 1967, COMPLAINT IN DIVORCE</u>, filed. One copy certified to the Sheriff.</p> <p><u>JUNE 21, 1967, SHERIFF'S RETURN</u>, filed. Now, June 7, 1967, deputized the Sheriff of Centre County, by William Charney, Sheriff. Now: June 9th. A.D. 1967 at 3:45 P.M., EDST, served the within Complaint In Divorce upon the within named defendant James L. Ferguson, at his place of employment at Imbt Stonequarry, R.D., Bellefonte, County of Centre and State of Pennsylvania by handing a true and attested copy of the original Complaint in Divorce to the defendant James L. Ferguson and made known to him the contents thereof. So answers: Richard V. Waite, Sheriff. Now, June 9, 1967, served the within Complaint in Divorce on James L. Ferguson by deputizing the Sheriff of Centre County. The return of service of Richard V. Waite, Sheriff of Centre County is hereto attached and is made part of this return of service. So Answers, William Charney, Sheriff.</p> <p><u>JULY 6, 1967, PRAECIPE FOR APPOINTMENT OF MASTER</u>, filed. AND NOW, this 5th day of July, 1967, Rachel J. Ferguson, Plaintiff in this ation, moves for appointment of a Master in this action, service of the Complaint having been had on the Defendant, James L. Ferguson, under date of June 9, 1967 and no answer having been filed. BAIRD, McCAMLEY & MILLER, s/ William L. Miller, Attorney for Plaintiff.</p> <p><u>ORDER FOR APPOINTMENT:</u> AND, NOW, this 7th day of July, 1967, upon Pracipec filed by William L. Miller, Esq. Attorney for Plaintiff, the Court does hereby appoint J. Howard Smith, 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, P.J.</p> <p><u>JULY 20, 1967, SHERIFF'S RETURN</u>, filed. July 12, 1967, William Charney Sheriff deputized the Sheriff of Centre County. NOW: July 13th. A D. 1967 at 11:40 A.M. EDST, served the within Notice of Master's Hearing on the within named defendant, James L. Ferguson, at his place of employment Imbt Stonwquarry, RD Bellefonte, County of Centre and State of Pennsylvania, by handing a true and attested copy of the original Notice of Master's Hearing to the defendant James L. Ferguson and made known to him the contents thereof So Answers, Richard V Waite, Sheriff. Now, July 13, 1967, served the within Notice of Master's Hearing on James L. Ferguson by deputizing the Sheriff of Centre County. The return of service of Richard V Waite, Sheriff of Centre County is hereto attached and is made part of this return of service. So Answers, William Charney, Sheriff.</p>
<p>#182 - Transf. to Reg. Acct. 135.00</p> <p>\$135.00 Paid by Attorney</p> <p>#941 - J. Howard Smith 75.00</p> <p>#942 - Clfd Co. Bar Assn. 10.00 Adv. \$29. Bal \$24.75</p> <p>#943 - Baird, McCamley & Miller 23.75</p> <p>#885 - Shff Charney 7.50</p> <p>#886 - Shff R.V. Waite 7.75</p> <p>Prothonotary 11.00</p> <p>\$135.00</p>	<p>Pro. 1.00</p>	<p>State of Pennsylvania, by handing a true and attested copy of the original Notice of Master's Hearing to the defendant James L. Ferguson and made known to him the contents thereof So Answers, Richard V Waite, Sheriff. Now, July 13, 1967, served the within Notice of Master's Hearing on James L. Ferguson by deputizing the Sheriff of Centre County. The return of service of Richard V Waite, Sheriff of Centre County is hereto attached and is made part of this return of service. So Answers, William Charney, Sheriff.</p> <p><u>AUGUST 17, 1967, MASTER'S REPORT</u>, filed. And Now, the 16th day of August 1967, the report of the Master is acknowledged. We approve his findings and recommendations; We, therefore, DECREE that Rachel J. Ferguson be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and James L. Ferguson. 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 plaintiff. BY THE COURT, S/ John A. Cherry, President Judge.</p>

n

MAY TERM, 1967

DOCKET 188

Budget Plan Consumer Discount Company
Clearfield, Pa.

June 6 325
9:45 AM EST

R. M. Spaid
Norma J. Spaid
Griffith Avenue
Curwensville, Pa.

Pro. By Plff 4.50
Pro by Def 1.50

D. S. B. -- DATED JUNE 5, 1967

Payable In Installments

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 \$2520.00

Atty Comm. 10%

Interest from June 5, 1967

Filed and Entered by Plaintiff, June 6, 1967

Judgment.

Archie Hill
Prothonotary

And Now, 3 day of June 1967 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*
Prothonotary

Nevling & Davis

Punxsutawney Nat'l Bank
116 E. Mahoning St.
Punxsutawney, Pa.

June 6 326
11:55 AM EST

Frank D. Wingard
Hazel L. Wingard
Big Run, Pa. 15715

Pro. By atty 4.50
Atty 3.00
Pro by Def 3.00

D. S. B. -- DATED JUNE 2, 1967

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 Plaintiffs, in the sum of Three Thousand One Hundred Eighty Six and 60/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$3,186.60

Atty Comm. 318.66 \$3505.26

Interest from June 15, 1972

Filed and Confessed by Attorneys, June 6, 1967

Judgment.

Archie Hill
Prothonotary

And Now, 3 day of Aug 1970 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*
Prothonotary

<p>June 6 12:10 AM EST</p>	<p>Humble Oil & Refining Company 7720 York Road Baltimore, Maryland</p> <p>327</p> <p>Theodore V. Rowles Lois Rowles RD Mineral Springs, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Plff 3.00</i></p>	<p><u>D. S. B. -- MAY 1, 1963</u></p> <p>Payable One Day after Date</p> <p>By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Four 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 \$4,500.00</p> <p>Atty Comm.</p> <p>Interest from May 1, 1963</p> <p>Filed and Entered by Plaintiff, June 6, 1967</p> <p>Judgment.</p> <p><i>Annie Hill</i> Prothonotary</p> <p>And Now, 20 day of Nov 1967 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>June 6 1:00 PM EST</p>	<p>County National Bank Clearfield, Pa.</p> <p>328</p> <p>F. W. Thomas Beryl W. Thomas 301 Weaver Street Clearfield, Pa.</p> <p>Pro. By Deft 4.50 O.C Pro By Deft. 4.50 <i>Pro by Deft 3.00</i></p>	<p><u>JUNE 6, 1967, AGREEMENT TO REVIVE</u>, filed. To revive and continue Lien entered to No. 473 May Term, 1962</p> <p>By Virtue of Agreement contained therein judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Three Thousand, Twenty and 46/100 Dollars, with Interest Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$3020.46</p> <p>Atty Comm 10%</p> <p>Interest from July 2, 1962</p> <p>Filed and Entered by Plaintiff, June 6, 1967</p> <p>Judgment.</p> <p><i>Annie Hill</i> Prothonotary</p> <p>15 day of Oct 1970 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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Commonwealth of Penna.
Dept. of Revenue.
Bu. of Sales & Use Tax
Harrisburg, Penna.

JUNE 6, 1967, CERTIFIED COPY OF LIEN, filed.

This Lien is from the Bureau of Sales and Use Tax, under Act Nos. 85 and 86 for Sales and/or Use Tax, Penalties, Additions and Interest, showing a Grand Total of One Thousand, Six Hundred Ninety-Seven and 52/100 Dollars, with Interest, Penalties and Costs of Suit.

June 6
1:06 PM EST

329

Debt	\$1139.67
Penalties, Interest & Additions	379.55
Interest to June 15, 1967	29.77
Additions of 3% per Mo to June 15, 1967	<u>148.53</u> \$1697.52
Interest from June 16, 1967	

Paul M. Burns, Jr. T/A
Paul M. Burns Farm
Supply
Woodland Road
Clearfield, Pa.

Filed and Entered by Plaintiff, June 6, 1967
Judgment.

Archie Hill
Prothonotary

Pro. *paid* 4.00

Continued from page 452 - No. 251 May Term, 1967 - County National Bank vs Reese Green and

BEGINNING at a point on the line between lands of the Harbison-Walker Refractories Company and lands now or formerly of Mrs. Mary Stephens, said point being the Northeast corner of a lot heretofore conveyed by the Harbison-Walker Refractories Company to Ansgar J. Swanson, et ux by deed dated January 7, 1946; thence along said Mary Stephens line South 65 degrees 2 minutes East 69.73 feet to a point; thence along land of Harbison-Walker Refractories Company South 29 degrees 20 minutes West 226.88 feet to a point on the northerly side of the township road leading to Clearfield; thence along said township road North 56 degrees 21 minutes West 84.18 feet to a point being the Southeast corner of the Swanson lot aforesaid; thence along line of said Swanson lot North 33 degrees 10 minutes East 215.73 feet to the point of beginning.

KNOW ALL MEN BY THESE PRESENTS THAT the said County National Bank, Assignee, at the instance and request of Reese Green and Sylvia A. Green, and in consideration of the sum of \$1.00 in hand well and truly paid by Reese Green and Sylvia A. Green at the time of execution hereof, receipt whereof is hereby acknowledged, and intending to be legally bound hereby, does, for itself, its successors and assigns, covenant, promise and agree with Reese Green and Sylvia A. Green 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 Reese Green and Sylvia A. Green, 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 Reese Green and Sylvia A. Green.

IN WITNESS WHEREOF, the said County National Bank has caused these presents to be executed this 25th day of June, 1968. COUNTY NATIONAL BANK by David R. Ferguson

I, Eldon L. Bloom (Assignor), agree to and direct County National Bank to sign and execute the release of lien of judgment. s/ Eldon L. Bloom

Blakley & Ammerman	ANN CHRISTINE REED	
		330
	WADE ALLEN REED	
	Pro. By atty	7.00
	Atty	3.00
	Shff Charney by Atty	12.50
	Incl. Reg. Mail	\$1.35
	Master	76.35
	Clfd Co. Bar	10.00
	Pro.	10.00
	Pro.	1.00
#191 - Transf. to Reg. Acct.		\$135.00
\$135.00 Paid by Attorney		
	Incl Reg Mail	\$1.35
#975 - Anthony S. Guido		\$76.35
#976 - Clfd Co. Bar Assn.		10.00
	Atty \$22.50 Ref.	\$15.15
#977 - Blakley & Ammerman		37.65
	Prothonotary	11.00
		\$135.00

JUNE 6, 1967, COMPLAINT IN DIVORCE, filed. One copy certified to the Sheriff.

JULY 10, 1967, SHERIFF'S RETURN, filed.
 Now, June 16, 1967, served the within Complaint in Divorce on Wade Allen Reed, by mailing by certified mail, return receipt requested, to Wade Allen Reed, Box 234, Iaeger, West Virginia, 24844, being his last known address, a true and attested copy of the original Complaint in Divorce. Return receipt signed by Wade Allen Reed, is hereto attached and is made part of this return of service. So Answers, William Charney Sheriff

JULY 10, 1967, PRAECIPE & ORDER FOR APPOINTMENT OF MASTER, filed.
 AND NOW, this 8th day of July, 1967, Ann Christine Reed, 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 June 16, 1967. Blakley & Ammerman by David S. Ammerman, Attorneys for Plaintiff

ORDER: AND NOW, this 10th day of July, 1967, upon praecipe filed by Blakley & Ammerman, Esquires, attorneys for the Plaintiff, the Court does hereby appoint Anthony S. Guido, 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

SEPTEMBER 8, 1967, MASTER'S REPORT, filed.
 And Now, the 9th day of September 1967, the report of the Master is acknowledged. We approve his findings and recommendations;

We, therefore, DECREE that ANN CHRISTINE REED be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and WADE ALLEN REED. 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 plaintiff. BY THE COURT S/ John A. Cherry, President Judge.

\$135.00 Pd by Atty 7/10/67 Clfd Trust

<p>W. Albert Ramey</p> <p>Edward T. Kelley</p> <p>Blakley & Ammerman</p>	<p>IN RE: CONDEMNATION OF L.R. 1009, SEC. 23 IN SANDY TOWNSHIP, CLEARFIELD COUNTY, BY THE COMMONWEALTH OF PENNSYLVANIA, DEPARTMENT OF HIGHWAYS, BEING THE PROPERTY OF I. V. DAUGHERTY & MARY E. DAUGHERTY AND BY AGREEMENT, DATED OCTOBER 1962 SOLD TO J. LYNN MCGARVEY AND CARLA M. MCGARVEY</p> <p>331</p>	<p><u>JUNE 6, 1967, PETITION FOR APPOINTMENT OF VIEWERS</u>, filed by W. Albert Ramey.</p> <p>The Petition of the Commonwealth of Pennsylvania, Department of Highways, respectfully represents:</p> <p>1. A Declaration of Taking was duly filed on March 14, 1967 in the above-named Court to No. 284 February Term, 1967.</p> <p>2. No preliminary objections to said Declaration of Taking have been filed.</p> <p>3. By Virtue of the aforesaid Declaration of Taking, the Petitioner acquired an easement for highway purposes from the real estate shown in Exhibit "A", attached hereto and made a part hereof.</p> <p>4. The names and addresses of all condemnees known to have an interest in the aforesaid real estate and the nature of their interests are as follows: I. V. Dougherty & Mary E. Owners, and by agreement dated October 1962, and recorded in Miscellaneous Book 131, Page 48, sold by J. Lynn McGarvey and Carla M. McGarvey, buyers, Property located in Sandy Township, Clearfield County, Corner of L.R. 59 and T. R. 650, Mailing Address: R.F.D. DuBois, Pa. Ramp F 11 + 18 to 14 + 56. Title being in fee simple</p> <p>5. The Petitioner and the condemnees have been unable to agree upon the amount of just compensation due them as a result of the aforesaid condemnation.</p> <p>WHEREFORE, the Petitioner prays your Honorable Court to appoint Viewers to ascertain and award just compensation to any and all condemnees who may have an interest in the aforesaid real estate. /s/ W. Albert Ramey, Attorney for Commonwealth of Pennsylvania, Department of Highways.</p> <p><u>ORDER:</u></p> <p>AND NOW, June 6, 1967, on Petition of Commonwealth of Pennsylvania, Department of Highways, the following are appointed as a Board of Viewers to ascertain and award just compensation to any and all condemnees who may have an interest in the aforesaid real estate: DONALD R. MIKESSELL, ESQ. ROLAND BECHTEL EVO FACCHINE BY THE COURT, John A. Cherry, J.</p> <p><u>OCTOBER 20, 1967, REPORT OF VIEWERS</u>, filed by Drey & Mikesell</p>
<p>#1852 - Commonwealth Highway</p> <p>#1853 - Vera G. Kester</p> <p>Prothonotary u</p> <p>SETTLED AND DISCONTINUED</p> <p>Lynn McGarvey and Carla M. McGarvey, husband and wife, as tenants by the entireties, as recorded in the Recorder's Office of Clearfield County in Deed Book 530 page 181; also at the time of the hearing Exhibit 2 and 2A were offered in evidence. Exhibit 2 being an Assignment from I. V. Daugherty and Mary E. Daugherty, husband and wife, to J. Lynn McGarvey and Carla M. McGarvey, all of their right, title and interest in and to the premises in question, including all right, title and interest that the Daughertys had or have in and to damages arising out of this Condemnation Proceedings. This Assignment was dated June 29, 1967, and was</p>	<p>Pro. <i>[Signature]</i> 6.50</p> <p>Atty 3.00</p> <p>Pro. 10.00</p> <p>Roland E. Bechtel 145.20</p> <p>Evo G. Facchine 145.20</p> <p>Donald R. Mikesell 224.65</p> <p>Pro 5.25</p> <p>Pro. 2.00</p> <p>Bus 26.00</p> <p>Pro. 4.00</p> <p>Pro. 2.00</p> <p>Pro 3.50</p> <p>Pro. 1.00</p> <p>V.G.K. Transcript of Test. 70.20</p> <p>Pro 2.00</p> <p>Pro 4.00</p> <p>Pro. 3.00</p> <p>\$142.45</p> <p>Adv. Costs #1852 - Commonwealth Highway \$6.50</p> <p>#1853 - Vera G. Kester 70.20</p> <p>Prothonotary u 65.75</p>	<p>THE undersigned Viewers appointed by your Honorable Court to ascertain and award just compensation to any and all condemnees who may have an interest in the real estate in question and to report thereon to the Court, do hereby respectfully report as follows:</p> <p>1. By Court Order dated June 6, 1967, Donald R. Mikesell, Esquire, Roland E. Bechtel and Evo G. Facchine, were appointed as a Board of Viewers in the above captioned matter.</p> <p>2. Notice of the time and place of View was duly served, according to law, upon the property owners affected and all of the parties in interest. Said Notice provided that a View would be held at the property in question located in Sandy Township, Clearfield County, Pennsylvania, on Wednesday, June 28, 1967, at 11:30 A.M., E.D.S.T. A copy of the Notice of View is attached hereto as an Exhibit showing acceptance of service by copy received and personal service waived.</p> <p>3. At the time and place of View, in accordance with Section 504 of the Eminent Domain Code, it was agreed by the parties and by the Board of Viewers that a hearing would be held at the City Hall in Dubois, Pennsylvania, on Monday, July 3, 1967, at 10:00 o'clock A.M., E.D.S.T. A Stipulation of same signed by the parties in interest is attached hereto as an Exhibit.</p> <p>4. A Declaration of Taking was filed in the Court of Common pleas of Clearfield County, Pennsylvania, on March 14, 1967, to No. 284 February Term 1967.</p> <p>5. That in accordance with the duties assigned them, the undersigned Viewers viewed the premises in question on Wednesday, June 28, 1967, at the time appointed, and were advised by the representatives of the Pennsylvania Department of Highways that this was a partial taking of 1.50 acres of land, together with all of the improvements located thereon, leaving a balance of unimproved land of 2 acres.</p> <p>6. That a hearing was held at City Hall in Dubois, Pennsylvania on Monday, July 3, 1967, at 10:00 o'clock A. M., E.D.S.T., at which time all parties in interest were present with their respective Attorneys and witnesses and evidence was offered as to the ownership and the value of the premises.</p> <p>7. At the time of the hearing evidence was offered and the Viewers found that the interest taken was title in fee simple. The title in fee simple to the premises in question was vested in J. Lynn McGarvey and Carla M. McGarvey, husband and wife, as tenants by the entireties, as recorded in the Recorder's Office of Clearfield County in Deed Book 530 page 181; also at the time of the hearing Condemnees Exhibit 2 and 2A were offered in evidence. Exhibit 2 being an Assignment from I. V. Daugherty and Mary E. Daugherty, husband and wife, to J. Lynn McGarvey and Carla M. McGarvey, all of their right, title and interest in and to the premises in question, including all right, title and interest that the Daughertys had or have in and to damages arising out of this Condemnation Proceedings. This Assignment was dated June 29, 1967, and was</p>

<p>Joseph J. Lee</p> <p>RE: LEAVE TO SELL AT PRIVATE SALE AND CONVEY REAL PROPERTY 1½L BECCARIA TOWNSHIP, CLEARFIELD COUNTY, PENNA.</p> <p>332</p> <p>Pro. \$5.00</p> <p>Pro. 3.50</p> <p>Pro. 1.00</p> <p>Pro. 1.25</p> <p>Pro. 1.25</p> <p>#931 Clfd Progress 10.32</p> <p>Pro. 3.50</p>	<p>JUNE 6, 1967, PETITION OF THE COUNTY COMMISSIONERS FOR LEAVE TO SELL AT PRIVATE SALE AND CONVEY REAL PROPERTY filed (Charles Bairlow Est)</p> <p>Taxes, etc. \$2138. George C. Shoff and Lois C. Shoff, of Beccaria, Pennsylvania has offered the sum of \$21.35 as purchase price at private sale.</p> <p><u>ORDER OF COURT:</u> Now, the 6th day of June, 1967, the foregoing petition of the County Commissioners of Clearfield County for leave to sell at private sale against land in Beccaria Township therein described, bought by Clearfield County at Treasurer's Sale on the 7th day of August 1961, presented and considered, and hearing thereon is fixed for the 26th day of June 1967, 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.</p> <p><u>JUNE 7, 1967, Advertising Notice</u> given to Clearfield Progress</p> <p><u>JUNE 7, 1967, NOTICE</u> Mailed to Mrs. Hope C. Cherish Secretary, Beccaria Township Board of Supervisors, Box 214, Coalport, Penna, by Certified Mail</p> <p><u>JUNE 7, 1967, NOTICE</u>, Mailed to Mrs. Ruth S. Beals, Secretary Glendale Area School District (Beccaria Township School District), Irvona, Penna.</p> <p><u>JUNE 10, 1967, Return Receipt</u> from Mrs. Ruth S. Beals</p> <p><u>JUNE 10, 1967, Return Receipt</u> from Mrs. Hope C. Cherish</p> <p><u>JUNE 26, 1967, ORDER OF COURT, DECREERING SALE</u>, filed. NOW, the 26th day of June, A.D., 1967, the petition filed to the above term and number, having come on to be heard pursuant to an Order of Court made the 6th day of June A.D., 1967, and it appearing to the Court that proper notice of such hearing has been given by the Prothonotary to the interest 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.</p> <p>THEREFORE, On motion of Joseph J. Lee, County Solicitor, it is ordered and decreed that the proper sale be approved, and that the County Commissioners of Clearfield County be and they are hereby directed, upon receipt of the sum of \$21.38, and upon payment of the costs of this proceeding, to execute and deliver a proper deed to George C. Shoff and Lois C. Shoff for said premises in Beccaria 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.</p>	
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<p>Joseph J. Lee</p>	<p>RE: LEAVE TO SELL AT PRIVATE SALE AND CONVEY REAL PROPERTY</p> <p>H & 3A and 2A Newburg Borough, Clearfield County, Pa.</p> <p>(Leo M. & Verna G. Hallman)</p> <p>333</p> <p>Pro. 5.00</p> <p>Pro. 3.50</p> <p>Pro. 1.00</p> <p>Pro. 1.25</p> <p>Pro. 1.25</p> <p>#932 Elfd Progress 10.44</p> <p>Pro. 3.50</p>	<p>JUNE 6, 1967, PETITION OF THE COUNTY COMMISSIONERS FOR LEAVE TO SELL AT PRIVATE SALE AND CONVEY REAL PROPERTY filed (Leo M. & Verna G. Hallman, Owners)</p> <p>Taxes, Etc. \$174.43. Ernestine Poeta, LaJose, Pa. has offered \$174.43 as purchase price at Private Sale.</p> <p><u>ORDER OF COURT:</u> Now, the 6th day of June, 1967, the foregoing petition of the County Commissioners of Clearfield County for leave to sell at private sale against land in Newburg Borough therein described, bought by Clearfield County at Treasurer's Sale on the 6th day of August 1962, presented and considered, and hearing thereon is fixed for the 26th day of June 1967, 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.</p> <p><u>JUNE 7, 1967, Advertising Notice to Clearfield Progress</u> <u>JUNE 8, 1967, NOTICE</u>, Mailed to Mrs. Helen Duff, Secretary Purchase Line Area School District (Newburg Borough School District), Mahaffey, Penna. <u>JUNE 8, 1967, NOTICE</u>, Mailed to Leslie Smith, Secretary Borough Council, LaJose, Penna. <u>June 10, Return Receipt</u>, filed. Mrs. Helen Duff <u>June 10, Return Receipt</u>, filed. Leslie Smith</p> <p><u>June 26, 1967, ORDER OF COURT DECREERING SALE</u>, filed. NOW, the 26th day of June A.D., 1967, the petition filed to the above term and number, having come on to be heard pursuant to an Order of Court made the 6th day of June, A.D., 1967, 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.</p> <p><u>THEREFORE</u>, 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 \$174.43, and upon payment of the costs of this proceeding, to execute and deliver a proper deed to Ernestine Poeta - - - - - for said premises in Newburg 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. By the Court, John A. Cherry, P.J.</p>
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Smith, Smith & Work County National Bank
Clearfield, Pa.

June 6 334
3:35 AM EST

John B. Campolong
Anna M. Campolong
211 Walnut Street,
Clearfield, Pa.

Pro. By Plff 4.50
Pro. By atty 2.00
Atty 3.00
Pro. By deft 1.50

20 day of Oct 1967 is copy.
The above judgment is satisfied in full of debt,
interest and cost.

Attest Archie Hill
Prothonotary

D. S. B. -- DATED FEBRUARY 15, 1967

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 Seventeen Hundred and Four
and No/100 Dollars, with Interest, Attorney's Commission,
Cost of Suit, Release of Errors, Waiving Stay, Inquisi-
tion and Exemption.

Debt \$1704.00

Atty Comm. 10%

Interest from February 15, 1967

Filed and Entered by Plaintiff, June 6, 1967

Judgment.

Archie Hill
Prothonotary

JUNE 10, 1967, PRAECIPE FOR SUGGESTION OF DEATH,
filed, by Smith, Smith & Work
And Now, June 10, 1967, it is suggested that Anna
Campolong, one of the Defendants above named, is deceased
leaving to survive her, her husband, John E. Campolong
the other Defendant above named.
THEREFORE, the name of Anna Campolong is hereby
struck off as a Defendant leaving John B. Campolong as
the sole Defendant and real owner of the premises bound
by the above captioned judgment.

County National Bank
Clearfield, Pa.

June 6 335
3:48 PM EST

Santo Barbara
Jennie Barbara
1111 Dorey St.
Clearfield, Pa.

Pro. By Deft 4.50
Dns by Deft 3.00

D. S. B. -- DATED JUNE 6, 1967

Payable In Installments

By Virtue of Power of Attorney therein contained,
Judgment is entered in favor of the Plaintiff and against
the Defendants in the sum of Twenty Seven Hundred, Seventy
Eight and 72/100 Dollars, with Interest, Attorney's
Commission, Cost of Suit, Release of Errors, Waiving
Stay, Inquisition and Exemption.

Debt \$2778.72

Atty Comm. 10%

Interest from June 6, 1967

Filed and Entered by Plaintiff, June 6, 1967

Judgment.

Archie Hill
Prothonotary

And Now, 30 day of June 1967
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest Raymond [Signature]
Prothonotary

<p>Belin & Belin</p> <p>8/18/67 \$135. Pd by Atty Clfd Trust</p> <p>Clarence R Kramer</p>	<p>PETER GEORGE BLAKE</p> <p>336</p> <p>BETTY LEE BLAKE</p> <p>Pro. By Atty 7.00</p> <p>Atty By atty 3.00</p> <p>Shff Charney 12.10</p> <p>Pro. 2.00</p> <p>Master 75.00</p> <p>Clfd Co. Bar 10.00</p> <p>Pro. 10.00</p> <p>Pro. 1.00</p>	<p><u>JUNE 6, 1967, COMPLAINT IN DIVORCE</u>, filed. One copy certified to the Sheriff.</p> <p><u>JUNE 16, 1967, PRAECIPE FOR APPEARANCE</u>, filed. by Clarence R Kramer Enter my appearance for Betty Lee Blake, defendant.</p> <p><u>JUNE 16, 1967, PRAECIPE ANF RULE FOR BILL OF PARTICULARS</u>, filed by Clarence R. Kramer, Attorney for defendant.</p> <p>June 16, 1967, AND NOW, to wit: June 16, 1967, issuance of rule waived and service of notice to file Bill of Particulars accepted. /s/ Carl A. Belin, Jr., Attorney for Plaintiff.</p> <p><u>JUNE 19, 1967, SHERIFF'S RETURN</u>, filed. Now, June 9, 1967 at 11:20 o'clock A.M. (EDT) served the within Complaint in Divorce on Betty Lee Blake at her place of residence, RD #1, Lecontes Mills, Girard Township, Clearfield County, Pennsylvania, by handing to Betty Lee Blake personally, a true and attested copy of the original Complaint in Divorce and made known to her the contents thereof. So Answers, William Charney, Sheriff.</p> <p><u>JULY 14, 1967, BILL OF PARTICULARS</u>, filed by Belin & Belin, Attys for Plaintiff. Now July 26 service accepted by copy. s/ Clarence R. Kramer, for defendant</p> <p><u>AUGUST 16, 1967, PRAECIPE FOR APPOINTMENT OF MASTER</u>, filed. By Belin and Belin. AND NOW, August 16, 1967, PETER GEORGE BLAKE, Plaintiff in this action, moves for appointment of a Master in this action, a bill of particulars have been filed and accepted 7-26-67 and no answer having been filed by Defendant. BELIN & BELIN By Carl A. Belin, Jr. Attorney for Plaintiff.</p> <p><u>ORDER FOR APPOINTMENT</u> AND NOW, this 23rd day of August, 1967, upon praecipe filed by Carl A. Belin, Jr., Esq., Attorney for Plaintiff, the Court does hereby appoint David S. Ammerman, 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, P.J.</p> <p><u>OCTOBER 9, 1967, MASTER'S REPORT UNCONTESTED</u>, filed. And Now, the 11th day of October 1967, the report of</p>
<p>#201 - Transf. to Reg Acct \$135.00</p> <p>\$135.00 Paid by Attorney</p> <p>Master</p> <p>#1029 - David Ammerman \$75.00</p> <p>#1030 - Clfd Co. Bar Assn. 10.00 Atty \$22.10 Rev. \$14.90</p> <p>#1031 - Belin & Belin 37.00</p> <p>Prothonotary 13.00</p> <p>\$135.00</p>		<p>the Master is acknowledged. We approve his findings and recommendations;</p> <p>We, therefore, DECREE that Peter George Blake be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between himself and Betty Lee Blake 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 plaintiff. BY THE COURT S/ John A. Cherry, President Judge.</p>

<p>June 6 3:55 PM EST</p>	<p>Joseph X. Arick Mary Arick DuBois, Pa.</p> <p>337</p> <p>D. W. Enslin Verna H. Enslin 334½ Pifer St. DuBois, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Plff</i> 1.50</p>	<p><u>D. S. B. -- DATED JUNE 3, 1967</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 Nine Hundred Thirty Seven and 80/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$937.80</p> <p>Atty Comm. 10%</p> <p>Interest from June 3, 1967</p> <p>Filed and Entered by Plaintiff, June 6, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>28</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>Archie Hill</i> Prothonotary</p>
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<p>June 6, 3:56 PM EST</p>	<p>SEARS, ROEBUCK & COMPANY 240 E. Market St. Clearfield, Pa.</p> <p>338</p> <p>Mrs. Edna Henchberger RD Box 166 West Decatur, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Plff</i> 3.00</p>	<p><u>D. S. B. -- DATED MAY 26, 1967</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 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 \$880.00</p> <p>Atty Comm. 20%</p> <p>Interest from May 26, 1967</p> <p>Filed and Entered by Plaintiff, June 6, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>6</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 style="text-align: right;">Attest <i>Archie Hill</i> Prothonotary</p>
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<p>June 7 9:46 AM EST</p>	<p>Community Consumer Discount Company, Clearfield Pa, Curwensville Branch</p> <p>339</p> <p>Shirley N. Bloom John Gordon Bloom Grampian, Penna.</p> <p>Pro by Plff 4.50 <i>Pro by Plff</i> 1.50</p>	<p>D. S. B. --- DATED MAY 27, 1967</p> <p>Payable In Installments</p> <p>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 \$2124.00</p> <p>Atty Comm. 10%</p> <p>Interest from May 27, 1967</p> <p>Filed and Entered by Plaintiff, June 7, 1967</p> <p>Judgment.</p> <p><i>Archie Hill</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>June 7 10:20 AM EST</p>	<p>Community Consumer Discount Company, Clearfield, Penna.</p> <p>340</p> <p>Martha L. Buck Robert Buck</p> <p>Pro by Plff 4.50 O.C. Pro by Plff 4.50 Pro by Plff 3.50 Pro by Atty 2.00 <i>Pro by Plff</i> 3.00</p>	<p><u>JUNE 7, 1967, AMICABLE REVIVAL</u>, filed. To Revive and continue Lien entered to No. 245 May Term, 1962.</p> <p>By Virtue of Agreement contained herein, 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.</p> <p>Debt \$720.00</p> <p>Atty Comm 10%</p> <p>Interest from June 8, 1957</p> <p>Filed and Entered by Plaintiff, June 7, 1967</p> <p>Judgment.</p> <p><i>Archie Hill</i> prothonotary</p> <p>And Now <u>22</u> day of <u>May</u> 19<u>71</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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Consumer Discount Company
of St. Marys,
St. Marys, Penna.

D. S. B. --- DATED JUNE 1, 1967

Payable In Installments

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

Debt \$4704.00

Atty Comm. 15%

Interest from June 1, 1967

Filed and Entered by Plaintiff, June 7, 1967

Judgment.

Archie Hill

Prothonotary

Robert L. Prechtel
Ruby A. Prechtel
135 Susquehanna Avenue,
Curwensville, Penna.

Pro by Plff 4.50

Pro by Plff 3.00

And Now, 9 day of Feb 1971 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

June 7 341
10:25 AM EST

XX

CONTINUED FROM PAGE 467 - No. 300 May Term, 1967 - Clearfield Trust Co. vs Ellis R. Narehood al

THE FIRST THEREOF: BEGINNING on the North East side of the old concrete road leading from Philipsburg to Clearfield at the outlet of a sewer under said road; thence along the open sewer or ditch, North fifty-one degrees twenty nine minutes East (N 51° 29' E) two hundred seventy-nine and two hundredths (279.02) feet to a post and corner; thence South thirty-nine degrees ten minutes East (S 39° 10' E) one hundred sixty-seven and twenty-eight hundredths (167.28) feet to a post and corner; thence South fifty-two degrees thirty-six minutes West (S 52° 36' W) two hundred eighty and eight-tenths (280.8) feet to a post and corner on the North East side of the old concrete road leading from Philipsburg to Clearfield; thence along the above mentioned road North thirty-eight degrees thirty-one minutes West (N 38° 31' W) one hundred sixty-five and eighty-four hundredths (165.84) feet to a post and corner and place of beginning. Containing 1.05 acres, more or less.

THE SECOND THEREOF: BEGINNING at a corner of Miles Peters lands and Clearfield and Philipsburg Turnpike; thence by lands of said Peters, sixteen (16) perches to a post; thence at right angles of lands of Peter Smeale heirs, twelve and one-half (12½) perches to a post; thence at right angles in direction of the said Clearfield and Philipsburg Turnpike, sixteen (16) perches to a post on said Turnpike; thence by said Clearfield and Philipsburg Turnpike, twelve and one-half (12½) perches to the place of beginning. Containing one and one-fourth (1¼) acres.

BEING the same premises as was sold and conveyed unto James E. Kistler Jr. et. ux. by deed of Ellis R. Narehood and Rosella B. Narehood by deed dated the 28th day of August 1967 not yet recorded but intended so to be.

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 Clearfield Trust Company 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 28th day of August 1967. By Asbury W. Lee, III.

Edward T.
Kelley

COMMONWEALTH OF PENNA.

JUNE 7, PETITION FOR ALLOWANCE OF WRIT OF CERTIORARI,
filed.

Your petitioner therefore prays that a Writ of Certiorari be allowed and directed to the said Justice of the Peace requiring the record in the said case to be brought into the court of common pleas so that the proceedings complained of may be reviewed according to law.

And he will ever pray. /s/ Frank Ianaro

JUNE 7, 1967, CERTIORARI, mailed by Certified Mail to Homer R. Dillen, Justice of the Peace.

JUNE 12, 1967, RETURN RECEIPT of Certified Mail ;filed.

JUNE 13, 1967, Transcript of Testimony and Complaint and Records of Homer R. Dillen, filed.

342

FRANK IANARO

Pro.	By atty	5.25
Atty		3.00
Pro.		7.00
Pro.	(Cert. Mail)	1.25
Pro.		2.00

DuBois Consumer Discount
Company
DuBois, Pennsylvania

D. S. B. -- DATED JUNE 2, 1967

June 7
10:40 AM EST

343

Richard L. Powers
Roxanne Powers
Max D. Powers, Endr.
Mrs. Iva Powers, Endr.
1244 S. Brady St.
DuBois, 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 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.

Debt \$3360.00

Atty Comm. 15%

Interest from June 2, 1967

Filed and Entered by Plaintiff, June ;7, 1967.

Judgment.

Archie Hill

Prothonotary

SEPTEMBER 7, 1967, POSTPONEMENT OF LIEN OF JUDGMENT,
filed by Blakley & Ammerman.

KNOW ALL MEN BY THESE PRESENTS, that we, DUBOIS
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 acknow-
ledged, 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 follows, to wit:

Pro By Atty 4.00
Pro by B&A \$3.00
Pro by B&A 3.00

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
CONTINUED ON PAGE 497

Curwensville State Bank
Curwensville, Pa.

D. S. B. -- DATED JUNE 6, 1967

June 7
10:45 AM EST

344

Arnold T. Petrone
Jeannie Petrone
Curwensville, 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 Nine Thousand and No/100
Dollars, with Interest, Attorney's Commission, Cost of
Suit, Release of Errors, Waiving Stay, Inquisition and
Exemption.

Debt \$9000.00

Atty Comm. 10%

Interest from June 6, 1967

Filed and Entered by Plaintiff, June 7, 1967

Judgment

Pro. By Plff 4.50

Pro. By Plff 3.00

Archie Hill

Prothonotary

And Now, *9th* day of *May*, 19*67* By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest

Archie Hill
Prothonotary

Joseph J Lee

Clearfield County
Commissioners
Clearfield, Pa.

D. S. B. -- DATED DECEMBER 29, 1964

Payable One Day after Date

By Virtue of Warrant of Attorney hereunto annexed, Joseph J. Lee, Attorney, does hereby appear for the Defendant and Confesses Judgment against the Defendants and in favor of the Plaintiffs, in the sum of Two Hundred Eighty-Five and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

June 7

345

11:15 AM EST

Debt \$285.00

Carl Rowles
310 Mill Road
Clearfield, Pa.

Atty Comm. 5%
Interest from December 29, 1964
Filed and Confessed by Attorney, June 7, 1967
Judgment.

Archie Hill

Prothonotary

Pro. 4.00

Pro By co. ev. 1.50

And Now, 22nd day of Sept 1967 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*
Prothonotary

CONTINUED ON PAGE 496 - No. 343 May Term, 1967 - DUBOIS CONS DISC CO vs RICHARD L. POWERS a

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 survey 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 DuBois Consumer Discount Co. has executed this instrument this 6th day of September, 1967. DUBOIS CONSUMER DISCOUNT CO. By Jack A. Henry.

AUGUST 20, 1970, POSTPONEMENT OF LIEN OF JUDGEMENT, filed.

KNOW ALL MEN BY THESE PRESENTS that DuBois Consumer Discount Co. plaintiff in the above stated judgement, 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 judgement against the following described property, to wit: ALL those two certain pieces of land situate in the Township of Sandy Clearfield County Pennsylvania, bounded and described as follows to wit:

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 the State Road No. 219; thence West along the property line of land of 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 to a corner post at line of land of former grantors and state road to the place of beginning.

BEGINNING at a stone monument set by George C. Kirk C.E. at the 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 right-of-way of the old R&S Railroad (now B&O Railroad) thence north along the 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 said road 100.2 feet to the place of beginning. Being lots no. 16 and 17 of Hess's survey of September 4, 1963. No road signs may be erected thereon.

CONTINUED ON PAGE 508.

Marc Katzen

Brake Imports and Specialties, Inc. a Penna. Corporation

347.

Hannum's Incorporated

Pro by Atty	5.00
Atty	3.00
Shff Charney	8.50
<i>Pro by Atty</i>	<i>3.50</i>

JUNE 8, 1967, COMPLAINT IN ASSUMPSIT, filed. One copy certified to Sheriff.

July 7, 1967, SHERIFF'S RETURN, filed.

Now, June 12, 1967, at 9:26 o'clock A.M. (EDT) served the within Complaint in Assumpsit on Hannum's Incorporated at their place of business, 107 North Third Street, Clearfield Borough, Clearfield County, Pennsylvania, by handing to R. Curtis Smith, owner of the within named Hannum's Incorporated, a true and attested copy of the original Complaint in Assumpsit and made known to him the contents thereof. So Answers, William Charney, Sheriff.

JULY 10, 1967, PRAECIPE, filed by Katzen & Hanak

Enter Judgment in favor of the above named plaintiff and against Hannum's Incorporated, the above named defendant for failure to file an answer in the above action within twenty days from the date of service of the Complaint; and assess plaintiff's damages as follows:

Principal	\$89.02	
Interest	<u>.40</u>	\$89.42
Jude		

Judgment is entered in favor of the Plaintiff and against the Defendant ; in the sum of Eighty Nine and 02/100 Dollars, with Interest and Costs, for failure to file an answer.

Debt	\$89.02
Interest	<u>.40</u> \$89.42
Judgment.	

Archie Hill
Prothonotary

Marc Katzen

William Arnowitz and
Mayer M. Arnowitz, d/b/a
Arnley Brake Shoe Company

348

Hannum's Incorporated

Pro by Atty	5.00
Atty By atty	3.00
Shff Charney	8.50
Pro. <i>sup Atty</i>	2.50

JUNE 8, 1967, COMPLAINT IN ASSUMPSIT, filed. One copy certified to Sheriff.

JULY 7, 1967, SHERIFF'S RETURN, filed.
Now, June 12, 1967 at 9:26 o'clock A.M. (EDT) served the within Complaint in Assumpsit on Hannum's Incorporated at their place of business, 107 North Third Street, Clearfield Borough, Clearfield County, Pennsylvania, by handing to R. Curtis Smith, owner of the within named Hannum's Incorporated, a true and attested copy of the original Complaint in Assumpsit and made known to him the contents thereof. So Answers, William Charney, Sheriff.

July 10, 1967, PRAECIPE, filed by Katzen & Hanak
Enter Judgment in favor of the above named plaintiff and against Hannum's Incorporated, the above named defendant for failure to file an answer in the above action within twenty days from the date of service of Complaint, and assess plaintiffs' damages as follows:

Principal	\$2141.14	
Interest	10.00	\$2151.14

Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Forty One and 14/100, with Interest and Costs, for failure to file and answer.

Debt	\$2141.14
Interest	
Judgment	

Archie Hill
Prothonotary

Satisfied on - WRIT OF EXECUTION NO. 9 SEPTEMBER TERM, 1967

<p>June 8 9:40 AM EST</p> <p>349</p>	<p>First National Bank Philipsburg, Penna.</p> <p>Donald E. Matthews Shirley A. Matthews 118 Lingle St., Osceola Mills, Penna.</p> <p>Pro by Plff 4.50 <i>Pro by Plff 3.00</i></p>	<p>D. S. B. --- DATED JUNE 6, 1967</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 Fifteen Hundred Twenty Two and 03/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1522.03</p> <p>Atty Comm. 5%</p> <p>Interest from June 6, 1967</p> <p>Filed and Entered by Plaintiff, June 8, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>23</u> day of <u>Mar</u> 19<u>70</u> by paper filed, the above judgment is satisfied in full of debt, interest and cost. <i>Archie Hill</i> Prothonotary</p>
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<p>June 8 10:45 AM EST</p> <p>350</p>	<p>Budget Plan Consumer Discount Company, Clearfield, Penna.</p> <p>Howard A. Spencer Blanche R. Spencer John H. Spencer, Endsr. 105 SW 4th Avenue, Clearfield, Penna.</p> <p>Pro by Plff 5.00 <i>Pro by Plff 3.00</i></p> <p><i>Archie Hill</i> Prothonotary</p>	<p>D. S. B. --- DATED May 16, 1967</p> <p>Payable In Installments</p> <p>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 Thirty Two and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waving Stay, Inquisition and Exemption.</p> <p>Debt \$3132.00</p> <p>Atty Comm. 10%</p> <p>Interest from May 16, 1967</p> <p>Filed and Entered by Plaintiff, June 8, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p><u>OCTOBER 13, 1970, POSTPONEMENT OF LIEN OF JUDGMENT,</u> filed. WHEREAS, Spencer Construction Company, Howard A. Spencer and Blanche R. Spencer, executed and delivered to Budget Plan Consumer Discount Company a judgment note which has been entered as a judgment lien in the Court of Common Pleas of Clearfield County, in the amount of \$3,132.00 upon which there is a balance owing of \$2,272.84 such judgment remaining of record in the Prothonotary's Office at Clearfield in Continuance Docket No. 188, to No. 350 May Term, 1967, and</p>
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Dan P. Arnold	WILLIAM WHITE	
6/8/67 \$135.00 Pd by Atty Clfd Trust		
	351	
	THRESA P. WHITE	
	Pro.	7.00
	Atty	3.00
#839	Shff Charney	7.50
#840	Shff Cavanaugh	11.90
	Master	75.90
	Clfd Co. Bar	10.00
	Pro.	10.00
	Pro.	1.00
#185 - Transf. to Reg. Acct		\$135.00
<u>\$135.00 Paid by Attorney</u>		
	Master & Postage 90c	
#953 - John J. Pentz, Master		\$75.90
#954 - Clfd Co. Bar Assn		10.00
	Adv Costs	
955 - Dan P. Arnold		11.70
#839 - Shff Charney		7.50
#840 - Shff Cavanaugh		11.90
	Prothonotary	18.00
		<u>\$135.00</u>

JUNE 8, 1967, COMPLAINT IN DIVORCE, filed. One copy certified to the Sheriff.

JUNE 30, 1967, SHERIFF'S RETURN, filed.

June 8, 1967, William Charney deputized the Sheriff of Cambria County.

June 13, 1967, at 12:15 o'clock, p.m. e.d.s.t. served Complaint in Divorce with notice to plead upon Thresa P. White, by handing a true and attested copy thereof to her personally at her place of employment at Publix Mfg. Co., Gallitzin, Cambria County, Penna., and making contents thereof known to her. My costs paid by Archie Hill, Prothonotary of Clearfield County, Penna. So Answers, Jos. E. Cavanaugh, Sheriff of Cambria County, Penna.

Now June 13, 1967, served the within Complaint in Divorce on Thresa P. White by deputizing the Sheriff of Cambria County. The return of service of Joseph E. Cavanaugh, Sheriff of Cambria County is hereto attached and is made part of this return of service. So Answers, William Charney, Sheriff.

JULY 18, 1967, PRAECIPE FOR APPOINTMENT OF MASTER, filed.

AND NOW, this 17th day of July, 1967, plaintiff in the above action moves for the appointment of a Master, no answer having been made by defendant nor appearance entered, personal service having been had on June 13, 1967. s/ Dan P. Arnold, Attorney for Plaintiff.

ORDER FOR APPOINTMENT:

AND NOW, this 18th day of July, 1967, upon praecipe filed by Dan P. Arnold, Esquire, attorney for plaintiff, the Court does hereby appoint John H. Pentz, Esquire, Master in the above stated case to take testimony and report the same to the Court with form of suggested decree. BY THE COURT, John A. Cherry, President Judge.

AUGUST 24, 1967, MASTER'S REPORT, filed.

AND Now, the 28th day of August 1967, the report of the Master is acknowledged. We approve his findings and recommendations.

We, therefore, DECREE that William White be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between himself and Thresa P. White. 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 plaintiff. BY THE COURT, John A. Cherry, President Judge.

Bell,
Silberblatt
& Swoope

THE FIRST NATIONAL BANK
of Ebensburg

JUNE 8, 1967, COMPLAINT IN ASSUMPSIT, filed. One copy
certified to the Sheriff

352

June 19, 1967, SHERIFF'S RETURN, filed.
Now, June 9, 1967, at 4:30 o'clock P.M. (EDT) served
the within Complaint in Assumpsit on Dudley Spencer at
his place of residence, Borough of Irvona, Clearfield
County, Pa., by handing to Mrs. Vera Spencer, wife of
the defendant and an adult member of his household, a true
and attested copy of the original Complaint in Assumpsit
and made known to her the contents thereof. So Answer,
William Charney, Sheriff.

Dudley Spencer

July 5, 1967, Praecipe filed by Bell, Silberblatt
& Swoope.
Please enter judgment in favor of the Plaintiff and
against the Defendant for failure to file within the
required time an answer to a Complaint endorsed with
Notice to Plead; said Judgment to be in the sum of \$704.92
together with interest from the date of entry and costs
of suit. /s/ Bell, Silberblatt & Swoope By F. Cortez
Bell, Jr., Attorney for Plaintiff.

Judgment is entered in favor of the Plaintiff and
against the Defendants in the sum of Seven Hundred Four
and 92/100 Dollars, with Interest and Costs of Suit.,
for failure to file an Answer.

Pro. By atty 5.50
Atty By atty 3.00
Shff Charney 12.90
Pro. By atty 3.50
5.00 by Bell

Debt \$704.92
Interest from July 5, 1967
Judgment.

Archie Hill

Prothonotary

Atty New, 11. Jan of March 1963 Rev. 1957
was filed by registered mail on 6/11/67.
Witness my hand and seal of office this 11th day of June 1967.

Raymond Withers
Prothonotary

THREE (3) REIMBURSEMENT AGREEMENTS, filed, June 9, 1967 at 8:40 A.M. E.S.T.
 The Commonwealth of Pennsylvania. Dept. 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 Judgment.

Archie Hill

Prothonotary

NUMBER	NAME AND ADDRESS OF DEFENDANTS	DATE
353	Feb. 7, 1972, Sugg Non Pay filed to 270 Jan T, 1972. Anna Marushock, Box 213, Smoke Run, Pa.	4-2-86 108 By paper filed May 9, 1967
354	Feb. 11, 1972, Sugg Non Pay filed to 292 Jan T, 1972 Bonnie Padisak; a/k/a Bonnie J. Padisak, 606 R. Ogden Ave., Clearfield, Pa.	April 26, 1967
355	George C. Nevling, RD Coalport, Pa.	May 2, 1967

Blakley & Ammerman

Union Banking & Trust Company
 W. Long Avenue
 DuBois, Pa.

D. S. B. -- DATED JUNE 8, 1967

Payable On Demand

By Virtue of Warrant of Attorney hereunto annexed, Blakley & Ammerman, Attorneys, do hereby appear for the Defendants and Confess Judgment against the Defendants and in favor of the Plaintiffs, in the sum of Three Thousand, Thirty Two & 50/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

June 9
 10:00 AM EST

355½

Debt \$3032.50

Atty Comm. 10% 303.25

Interest from June 8, 1967

Filed and Confessed by Attorneys, June 9, 1967

Judgment.

Ann M. Wood and
 John A. Wood
 W. Washington Avenue
 DuBois, Pa.

Archie Hill

Prothonotary

Pro. By atty 4.50

Atty 3.00

Pro by JGH 1.50

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

Attest *Archie Hill*
 Prothonotary

<p>June 9 10:15 AM EST</p>	<p>Community Loan and Discount Company, Clearfield, Penna.</p> <p>356</p> <p>Lynn G. Luzier Margaret Luzier Woodland, Penna.</p> <p>Pro by Plff 4.50 O.C. Pro by Deft 4.50 Pro by Plff 7.00 <i>PH</i></p>	<p><u>JUNE 9, 1967, AMICABLE REVIVAL</u>, filed. To Revive and continue Lien entered to No. 244 May Term, 1962.</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 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 \$672.00</p> <p>Atty Comm.</p> <p>Interest from June 10, 1952</p> <p>Filed and Entered by Plaintiff, June 9, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p style="text-align: center;"><i>Revised to No. 317 May 1972</i></p> <p style="text-align: center;"><small>And Now, 30 day of Nov. 1973 by paper filed, the above judgment is satisfied in full of debt, interest and cost.</small></p> <p style="text-align: right;"><small>Attest</small> <i>Archie Hill</i> Prothonotary</p>
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<p>June 9 10:16 AM EST</p>	<p>Community Loan and Discount Company, Clearfield, Penna.</p> <p>357</p> <p>Harold E. Turner Ella Mae Turner P.O. Box 81, Leola, Pa.</p> <p>Pro by Plff 4.50 <i>Pro by Plff 3.00</i></p>	<p><u>D. S. B. --- DATED JULY 15, 1966</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 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$600.00</p> <p>Atty Comm.</p> <p>Interest from July 15, 1966</p> <p>Filed and Entered by Plaintiff, June 9, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p style="text-align: center;"><small>And Now, 5 day of Aug. 1969 by paper filed, the above judgment is satisfied in full of debt, interest and cost.</small></p> <p style="text-align: right;"><small>Attest</small> <i>Archie Hill</i> Prothonotary</p>
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<p>June 9 10:17 AM EST</p>	<p>Community Loan and Discount Company, Clearfield, Penna.</p> <p>358</p> <p>Russell Osborne, Jr. Eugene Thompson, Endsrs. 310 High St., Clearfield, Penna.</p> <p>Pro by Plff 4.50 <i>[Signature]</i> 3cv</p>	<p><u>D. S. B. --- DATED FEBRUARY 15, 1967</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 and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$200.00</p> <p>Atty Comm.</p> <p>Interest from February 15, 1967</p> <p>Filed and Entered by Plaintiff, June 9, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p style="text-align: center;"><i>19 Jan 70</i> <i>Archie Hill</i> Atty</p>	
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<p>June 9 10:19 AM EST</p>	<p>Centre Consumer Discount Company, State College, Penna.</p> <p>359</p> <p>Donald L. Steinkamp Elizabeth A. Steinkamp Wallaceton, Penna.</p> <p>Pro by Plff 4.50</p>	<p><u>D. S. B. --- DATED MARCH 17, 1967</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 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1200.00</p> <p>Atty Comm. 15%</p> <p>Interest from March 17, 1967</p> <p>Filed and Entered by Plaintiff, June 9, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p>	
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<p>June 9 10:20 AM EST</p>	<p>Centre Thrift Corp. of State College, Pa.</p> <p>360</p> <p>George V. Kozak Grace M. Kozak RD 1, Box 157 B Osceola Mills, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Plff</i> 3.00</p>	<p><u>D. S. B. -- DATED MARCH 24, 1967</u></p> <p>Payable In Installments</p> <p>By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Four Hundred Fifty-Five and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisi- tion and Exemption.</p> <p>Debt \$455.00</p> <p>Atty Comm. Interest from March 24, 1967 Filed and Entered by Plaintiff, June 9, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p style="text-align: right;"><i>And Now, 4 day of Dec 1968 by paper filed, the above judgment is satisfied in full of debt, interest and cost.</i> Attest <i>Archie Hill</i> Prothonotary</p>
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<p>June 9 10:21 AM EST</p>	<p>Thrift Consumer Discount Company Clearfield, Pa.</p> <p>361</p> <p>Millard Narehood Vida M. Narehood 435 W. Front Street Clearfield, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Plff</i> 3.00</p>	<p><u>D. S. B. -- DATED JUNE 1, 1967</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 Eighty Six and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$3486.00</p> <p>Atty Comm. 15% Interest from June 1, 1967 Filed and Entered by Plaintiff, June 9, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p style="text-align: right;"><i>And Now, 20 day of May 1968 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</i> Attest <i>Archie Hill</i> Prothonotary</p>
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MAY TERM, 1967

DOCKET 188

W. Albert
RameyV. W.
Anckaitis

IN RE: CONDEMNATION BY
THE COMMONWEALTH OF
PENNSYLVANIA, DEPARTMENT
OF HIGHWAYS, OF RIGHT OF
WAY, FOR LEGISLATIVE
ROUTES 862, 17083 &U
17084, Sections 9, 5 &
1 RESPECTIVELY IN PINE
& LAWRNECE TOWNSHIPS

363

Condemnees

Glenn A. & Theresa R.
Yeager - # 1702435Harold Boulton and
William Leitzinger
#1702436Ross K. and Gladys S.
Quigley #1702437

Evelyn I. Sykes #1702438

County National Bank
#1702439

JUNE 9, 1967, 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, 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. The Secretary of Highways, with the approval of the Governor, is authorized in Section 210 of the Act of June 2, 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 cost 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 April 14, 1967, a plan entitled "Drawings Authorizing Condemnation of Right of Way and Construction of Legislative Route No. 862, Section 9, Legislative Route No. 17084, Section 1, and Legislative Route No. 17083, Section 5, in Clearfield County" a copy of which plan was recorded in the Recorder's Office of the aforesaid county on May 9, 1967, in Plan Book #20.

4. The purpose of the condemnation is to change, alter and establish the width, lines, location and grades of said highway.

5. The list of the condemnees is attached hereto.

6. Plans of the property hereby condemned are also attached hereto, identified as Exhibits 1 - 5. Copies of said plans are also filed in the County Recorder's Office where they are available for inspection.

7. The nature of the title hereby condemned is an easement for highway purposes.

8. The Commonwealth of Pennsylvania is not required to post security, inasmuch as it has the power of taxation.

WHEREFORE, as easement for highway purposes is hereby condemned from the property shown on the plans referred to in paragraph 6 above, s/ V. W. Anckaitis, Deputy Secretary of Highways, Commonwealth of Pennsylvania.

Pro.

9.00

TWENTY-FOUR (24) SUGGESTIONS OF NON-PAYMENT, filed. June 9, 1967 at 10:50 A.M. EST

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

Fifteen days have elapsed since notice of filing 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 #369 - \$67.50; #370 - \$246.15; #372 - \$443.00; #377 - \$768.05; and #378 - \$50.67; and #382 - \$345.25, with Cost of Suit. Pro each Writ \$3.50 except - #364 - \$5.50; #369 - \$4.50; #370 = \$4.50; #372 - \$4.50; #383 - \$6.50; #384 - \$7.00 and #387 - \$9.00.

Judgment.

Prothonotary

NUMBER	NAME & ADDRESS OF DEFENDANTS	REVIVING NUMBER
364	Feb. 10, 1972, Sugg Non Pay filed to 307 Jan T, 1972. Mertie A. Zeiders, Dec'd; Hazel Zeiders, Kerrmoor, Pa. Fay Zeiders, Sue Hullihen, Bertram Zeiders, Harrison Zeiders, Heirs	420 September T., 1962
365	Geraldine H. & Reginald G. Young, T-T, RD 1, DuBois, Pa.	418 September T., 1962
366	Feb. 10, 1972, Sugg Non Pay filed to 306 Jan T, 1972. Miles & Ann Woodel, Grampian, Pa.	415 September T., 1962
367	Feb. 10, 1972, Sugg Non Pay filed to 305 Jan T, 1972. Leonard & Madelene Wisor, Mineral Springs, Pa.	414 September T., 1962
368	Feb. 10, 1972, Sugg Non Pay filed to 304 Jan T, 1972 John T. & Margaret Jean Westwood, Munson, Pa.	413 September T., 1962
369	Feb. 10, 1972, Sugg Non Pay filed to 303 Jan T, 1972. John Wasytko Alias John Wasilko, Smith Mills, Pa. Annie Wasytko, Alias Annie Wasilko	283 September T., 1962
370	Feb. 10, 1972, Sugg Non Pay filed to 302 Jan T, 1972. Martha Wallace, Dec'd; Arvilla Wallace, Alias Arvilla Tensie Wallace Levine; Arvilla Wallace, Executrix & Devisee, 608 Hannah St., Clearfield, Pa.	412 September T., 1962
371	May 15, 1972, Sugg Non Pay filed to 136 May Term, 1972 Emil & Martha Turik, Winburne, Pa.	411 September T., 1962
372	Feb. 10, 1972, Sugg Non Pay filed to 301 Jan T, 1972. Wasco Timchack, Alias Wasco Timchick; Katie Timchack alias Katie Timchick	409 September T., 1962
373	Feb. 10, 1972, Sugg Non Pay filed to 300 Jan T, 1972. Harry Swanson, Houtzdale, Pa.	408 September T., 1962
374	Feb. 10, 1972, Sugg Non Pay filed to 299 Jan T, 1972. David & Mildred E. Stephenson, P.O. Box 8, Irvona, Pa.	343 September T., 1962
375	Feb. 10, 1972, Sugg Non Pay filed to 298 Jan T, 1972. James E. & Grace Starr, RD 1, Grampian, Pa.	328 September T., 1962
376	Now, Aug. 11, 1970, Sat. by paper filed. Pro. \$3.00, State tax .50¢ paid. Joseph & Sophia Sokol, Moram, Pa. JANUARY 25, 1968, SATISFIED BY PAPER FILED. Pro \$3.00 Pd.	327 September T., 1962
377	Margaret & Fred C. Smith, T-T, Box 39, RD1 DuBois, Pa.	325 September T., 1962
378	Feb. 10, 1972, Sugg Non Pay filed to 297 Jan T, 1972. Arnold Smeal, West Decatur, Pa.	326 September T., 1962
379	Feb. 10, 1972, Sugg Non Pay filed to 296 Jan T, 1972. Joseph Skupine, Box 113, Coalport, Pa.	324 September T., 1962
380	Ruth Shirey, RD 1, Woodland, Pa. XXX	448 September T., 1962
381	Feb. 10, 1972, Sugg Non Pay filed to 295 Jan T, 1972. L. R. Selfridge, RD 1, Grampian, Pa.	322 September T., 1962
382	May 29, 1969, Sat. by paper filed. Pro. \$3.00, State tax .50¢ paid. Walter Riddle, Dec'd; Ruth Riddle T-T, RD 2, Mahaffey, Pa.	321 September T., 1962
383	Now, June 2, 1971, Sat. by paper filed. Pro. \$3.00, State tx .50¢ paid Sarah E. Priestley, Dec'd; Edith Friday, Margaret Priestly 612 Curtin St., Osceola Mills, Pa.; Carmen Finnegan, Sarah Skipper, Samuel L. Priestly, Gene Vieve Koons, Velma Harris-Heirs	318 September T., 1962
384	Feb. 10, 1972, Sugg Non Pay filed to 294 Jan T, 1972. John Pierce, Dec'd; Lucinda Pierce, Alvin Pierce, RRD, Westover, Pa.; Calvin Pierce, Ivan Pierce, Guila Rainey, Elizabeth Lloyd, Mary Gunter, Dorothy Sunderlin-Heirs	317 September T., 1962
385	Feb. 10, 1972, Sugg Non Pay filed to 293 Jan T, 1972. Earl P. & Laura C. Phillips, RD Box 225, Houtzdale, Pa. Now, July 6, 1971, Sat. by paper filed. Pro. \$3.00, State tax .50¢ paid	342 September T., 1962 315 September T., 1962
386	Charlie E. Peteres, Dec'd; Nancy Jane Peters, Mineral Springs, Pa.	
387	Feb. 5, 1969, Sat. by paper filed. Pro. \$3.00, State tax .50¢ paid William Nearhoof, Dec'd; Harvey Nearhoof, RD Houtzdale, Pa. Orville Nearhoof, Clyde Nearhoof, Willard Nearhoof, Nora Turner, Annie Dufour, Mary Finney, J. Lillian Reese, Florence Nearhoof, Lena Nearhood, Harry Nearhood, Lois Nearhood, Heirs.	313 September T., 1962

Gleason,
Cherry &
Guido

JOHN KOTZBAUER

JUNE 9, 1967, COMPLAINT IN EJECTMENT, filed. One copy certified for acceptance by attorney.

Service of within complaint accepted & copy received this 9th day of June, 1967. Maine & Fennell by Ervin S. Fennell, Jr., Attorney for defendant.

388

AND NOW, comes JOHN KOTZBAUER, entitled Plaintiff, and by his attorneys, GLEASON, CHERRY & GUIDO, brings an Action in Ejectment against Ralph E. Hergenrother and Elizabeth L. Hergenrother, entitled Defendants, upon a cause of action whereof the following is a statement:

Maine &
Fennell

RALPH E. HERGENROTHER
and
ELIZABETH L. HERGENROTHER

1. The Plaintiff, JOHN KOTZBAUER, is an individual who resides at 107 North Third Street, DuBois, Clearfield County, Pennsylvania.

2. The Defendants, RALPH E. HERGENROTHER and ELIZABETH L. HERGENROTHER, are husband and wife, individuals who reside at 107 North Third Street, DuBois, Clearfield County, Pennsylvania.

3. By deed dated March 24, 1960, and recorded in the Office of the Recorder of Deeds of Clearfield County, Pennsylvania in Deed Book No. 481, page 523, Plaintiff conveyed to Defendants the following described premises situate in the City of DuBois, Clearfield County, Pennsylvania, bounded and described as follows, to wit:

Pro. By atty 5.00
Atty 3.00
Pro *by mof* 2.00

BEGINNING at a post on the Westerly side of Third Street and the Northeasterly corner of Lot No. 671; thence Westerly by line of said Lot No. 671, 120 feet to a post in line of Lot No. 670; thence North-erly by line of said Lot No. 670, 80 feet to a post at an alley; thence Easterly by line of said Alley, 120 feet to a post at Third Street; thence Southerly by line of said Third Street, 80 feet to a post at corner of Lot No. 671, the place of beginning. Being Lot number 672 in the John E. DuBois Plan of Lots.

4. In said deed, the Plaintiff reserved unto him-self a life estate in and to the above described premises.

5. Plaintiff avers that the Defendants are in join possession with Plaintiff of the above described premises.

6. Plaintiff avers that the right to the exclusive possession to the above described premises, with the buildings and improvements thereon erected and with the appurtenance, is in him during the term of his natural life and not in the Defendants, to the damage of said

Plaintiff. Further, Plaintiff avers that he as life tenant may evict the Defendants as remaindermen as they have no right of possession until Plaintiff dies. The Plaintiff as an owner to a possessory estate for life is such that his possession shall not be disturbed.

7. Plaintiff has repeatedly demanded possession of said premises from the said Defendants, who have refused to deliver up possession of the same.

WHEREFORE, Plaintiff seeks to recover exclusive possession of said premises, together with costs of suit. /s/ GLEASON, CHERRY & GUIDO By Edward V. Cherry, Attor-neys for Plaintiff.

JULY 28, 1967, PRAECIPE FOR APPEARANCE, filed by Maine & Fennell

Enter our appearance in the above captioned case as Attorneys for the defendants. MAINE & FENNEL By Robert V. Maine, Attys Defts

JULY 28, 1967, PRELIMINARY OBJECTION, filed by Maine & Fennell

Service of the within preliminary objections accepted this 27th day of July 1967. Gleason, Cherry & Guido by Edward V. Cherry, Attorney for Plaintiff

Bell,
Silberblatt
& Swoope

JESSE N. BILLOTTE

8/29/1967
\$135.00 Pd
by atty
Clfd Trust

390

MARTHA BILLOTTE

Pro.	By Atty	7.00
Atty		3.00
	By Atty	
Shff Charney		7.50
	By Atty	
Shff Waite		6.75
Pro.		2.00
	By atty	
Shff Charney		7.75
	By atty	
Clearfield Progress		9.00
(Incl ad costs \$8.66)		
Master		83.66
Clfd Co. Bar		10.00

Pro.	10.00
Pro.	1.00
#197 - Transf to Reg. Acct	\$135.00
<hr/> \$135.00 Paid by Attorney	
Master \$75 - Ad. \$8.66	
#1001 - Dan P. Arnold	83.66
#1002 - Clfd Co. Bar	10.00
#1003 - Bell, Silberblatt & Swoop	28.34
Prothonotary	13.00
	<hr/> \$135.00

JUNE 10, 1967, COMPLAINT IN DIVORCE, filed. One copy certified to the Sheriff.

JUNE 21, 1967, SHERIFF'S RETURN, filed.
June 10, 1967, Sheriff Charney deputized the Sheriff of Centre County.
NOW: June 15th. A.D. 1967 after diligent search and inquiry the within named defendant could not be found within my bailiwick, therefore I make this return as NOT FOUND as to the defendant Martha Billotte. So Answers Richard V. Waite, Sheriff.
Now, June 15, 1967, attempted to serve the within Complaint in Divorce on Martha Billotte by deputizing the Sheriff of Centre County. The return of service of Richard V. Waite, Sheriff of Centre County, stating that defendant Martha Billotte could not be found in his bailiwick, and that Writ is returned "not found", is hereto attached and is made part of this return of service. So Answers, William Charney, Sheriff.

JUNE 22, 1967, PRAECIPE filed by Bell, Silberblatt and Swoope.
Please reinstate the Complaint in the above case and reissue to the Sheriff for service by publication.
June 26, 1967, Complaint Reinstated and Reissued to Sheriff for Service by publication.
JULY 21, 1967, SHERIFF'S RETURN, filed.
Now, July 14, 1967, served the within Complaint in Divorce on Martha Billotte by advertising the printed notice attached hereto in the Clearfield Progress, a daily newspaper of general circulation, published in Clearfield, Clearfield County, Pa. on the dates named in the affidavit of the publisher hereto attached and made part of this return of service. Also, by sending by certified mail, return receipt requested, a notice of the pending action to Martha Billotte, Milesburg, Pa., being her last known address on June 27, 1967. Said letter returned marked "unknown" is hereto attached and made part of this return of service. So Answers, William Charney Sheriff

AUGUST 29, 1967, PRAECIPE FOR APPOINTMENT OF MASTER, filed.
NOW, August 29, 1967, Jesse N. Billotte, by his attorneys, Bell, Silberblatt & Swoope, moves for the appointment of a Master in this action, service by publication having been had on Martha Billotte, Defendant, on July 14, 1967, and no Answer or appearance having been filed on behalf of the Defendant. BELL, SILBERBLATT & SWOOPE By Paul Silberblatt, Attorneys for Plaintiff.

ORDER OF APPOINTMENT
NOW, this 30th day of August, 1967, upon praecipe filed by Bell, Silberblatt & Swoope, attorneys for Plaintiff the Court does hereby appoint Dan P. Arnold, 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.

SEPTEMBER 21, 1967, MASTER'S REPORT, filed.
And Now, the 22nd day of September 1967, the report of the Master is acknowledged. We approve his findings and recommendation;
We, therefore, DECREE that JESSE N. BILLOTTE, be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between himself and MARTHA 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 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 plaintiff. BY THE COURT S/ John A. Cherry, President Judge.

Community Consumer Dis-
count Company
Clearfield, Pa.

D. S. B. -- DATED MARCH 2, 1967

Payable In Installments

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.

June 10
10:15 AM EST

391

Debt \$1152.00

Atty Comm. 10%

Interest from March 2, 1967

Filed and Entered by Plaintiff, June 10, 1967

Judgment.

Daniel Wrightsman
Nyda A. Wrightsman
421 Centre Street
Curwensville, Pa.

Archie Hill

Prothonotary

Pro. By Plff 4.50

pro. by plff 3.00

And Now, 30th day of April, 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 MAY 26, 1967

Payable In Installments

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

June 10
10:16 AM EST

392

Debt \$1248.00

Atty Comm. 10%

Interest from May 26, 1967

Filed and Entered by Plaintiff, June 10, 1967

Judgment.

George T. Rowles
Viola Rowles
Mineral Springs, Pa.

Archie Hill

Prothonotary

Pro. By Plff 4.50

Pro by plff 3.00

And Now, 18 day of Nov, 1968 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

<p>June 10 10:17 AM EST</p>	<p>Community Consumer Discount Company, Clearfield, Penna.</p> <p>393</p> <p>John W. Smith Vera L. Smith 503 So. Fourth St., Clearfield, Penna.</p> <p>Pro by Plff 4.50 <i>Pro by Plff</i> 3.00</p>	<p><u>D. S. B. --- DATED JUNE 9, 1967</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 10%</p> <p>Interest from June 9, 1967</p> <p>Filed and Entered by Plaintiff, June 10, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>22</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 style="text-align: right;">Attest <i>Archie Hill</i> Prothonotary</p>
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<p>June 10 10:36 AM EST</p>	<p>First National Bank Philipsburg, Penna.</p> <p>394</p> <p>Burton Knepp Evelyn Knepp P.O. Box 62 Wallaceton, Penna.</p> <p>Pro by Plff 4.50 <i>Pro by Plff</i> 3.00</p>	<p><u>D. S. B. --- DATED JUNE 8, 1967</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 TEN Hundred Eighty One and 37/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1081.37</p> <p>Atty Comm 5%</p> <p>Interest from June 8, 1967</p> <p>Filed and Entered by Plaintiff, June 10, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>3rd</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 style="text-align: right;">Attest <i>Archie Hill</i> Prothonotary</p>
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County National Bank
Clearfield, Penna.

D. S. B. --- DATED JUNE 10, 1967

Payable In Installments

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

June 10 395
10:37 AM EST

Debt \$3500.00

Franklin P. Wallace
Beryl Wallace
Box 162, Woodland, Pa.

Atty Comm 10%
Interest from June 10, 1967
Filed and Entered by Plaintiff, June 10, 1967
Judgment.

Pro by Deft 4.50
Pro by Deft 3.00

Archie Hill
Prothonotary

And Now, *26* day of *Feb* 1968
filed, the above judgment is satisfied in full of debt,
interest and cost.
Attest *Archie Hill*
Prothonotary

First National Bank
Philipsburg, Penna.

D. S. B. --- DATED JUNE 3, 1967

Payable One Day After Date

By Virtue of Power of Attorney contained therein,
Judgment is entered in favor of the Plaintiff and
against the Defendants in the sum of Four Thousand Five
and 69/100 Dollars, with Interst, Attorney's Commission,
Cost of Suit, Release of Errors, Waiving Stay,
Inquisition and Exemption.

June 12 396
10:27 AM EST

Debt \$4005.69

George Mandel, Jr.
Althea Mae Mandel
Hawk Run, Penna.

Atty Comm 5%
Interest from June 3, 1967
Filed and Entered by Plaintiff, June 12, 1967
Judgment.

Pro by Plff 4.50
Pro by Plff 3.00

Archie Hill
Prothonotary

And Now, *27* 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 Dis-
count Company
DuBois, Pa.

June 12 397
10:37 AM EST

Kenneth N Dressler
Donna Dressler
P. O. Box 82
Rockton, Pa. 15856

Pro. By Plff 4.50
Pro by Plff 3.00

D. S. B. -- DATED JUNE 10, 1967

Payable In Installments

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 \$2700.00

Atty Comm. 15%

Interest from June 10, 1967

Filed and Entered by Plaintiff, June 12, 1967

Judgment.

Archie Hill

Prothonotary

And Now, 9 day of Sept. 1967 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*
Prothonotary

County National Bank
Clearfield, Pa.

June 12 398
1:55 AM EST

Pittman R. Conaway
Lona M. Conaway
RD 2, Clearfield, Pa.

Pro. By Deft 4.50
Pro by Deft 3.00

D. S. B. -- DATED JUNE 9, 1967

Payable In Installments

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 Ten and 51/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$1510.51

Atty Comm. 10%

Interest from June 9, 1967

Filed and Entered by Plaintiff, June 12, 1967

Judgment.

Archie Hill

Prothonotary

And Now, 29 day of Oct. 1967 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*
Prothonotary

Smith,
Smith &
Work

JUNE 12
2:45 PM EST

COUNTY NATIONAL BANK
Clearfield, Pa.

399

Haley Lumber Company, Inc
C. D. Haley, Endr.
Ruth M. Haley, Endr.
208 Filbert St.
Curwensville, Pa.

Pro. By Deft. 5.00
Atty 3.00
Pro by Deft 1.00

D. S. B. -- DATED Sep 4, 1964

September 4, 1964 -- 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 infavor of the Plaintiffs, in the sum of Eleven
Thousand, Six Hundred Ninety-Eight and 78/100 Dollars,
with Interest, Attorney's Commission, Cost of Suit,
Release of Errors, Waiving Stay, Inquisition and
Exemption.

Debt \$11,698.78
Atty Comm. 1,169.88
Interest from May 4, 1967
Filed and Confessed by Attorneys/ June 12, 1967
Judgment.

Archie Hill

Prothonotary

And Now, 7 day of Sept 1967 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

June 12
3:40 PM EST

County National Bank
Clearfield, Pa.

400

Carl E. Wilkinson
Georganna Wilkerson
Charles H. Willette
Helen Willett
111 Walnut Street
Philip'sburg, 'Pa.

Pro. By Deft 5.50
Pro By Deft 1.50

D. S. B. -- DATED SEPTEMBER 2, 1966

Payable In Installments
By Virtue of Power of Attorney contained therein,
Judgment is entered in favor of the Plaintiff and against
the Defendants in the sum of Sixteen Hundred Sixty-Nine
and 98/100 Dollars, with Interest, Attorney's Commission,
Cost of Suit, Release of Errors, Waiving Stay, Inquisition
and Exemption.

Debt \$1669.98
Atty. Comm. 10%
Interest from September 1966
Filed and Entered by Plaintiff, June 12, 1967
Judgment.

Archie Hill

Prothonotary

AND NOW Aug 19 1967 having
received from the County National Bank interest, and
costs of the County National Bank and at same
satisfied the County National Bank
James R. Ferguson Vice Pres & Cashier
Attest *Archie Hill*
Prothonotary

<p>June 13 10:00 AM EST</p>	<p>Sears, Roebuck and Co. 240 E. Market St. Clearfield, Pa.</p> <p>401</p> <p>Nellie Gustafson RD 1, Clearfield, Pa.</p>	<p><u>D. S. B. -- DATED JUNE 10, 1967</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 Fifty-Seven and 75/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$757.75</p> <p>Atty Comm. 20%</p> <p>Interest from June 10, 1967</p> <p>Filed and Entered by Plaintiff, June 13, 1967</p> <p>Judgment.</p>
<p>Pro. By Plff 4.50</p>	<p><i>Archie Hill</i> Prothonotary</p>	
<p>June 13 3:15 PM EST</p>	<p>County National Bank Clearfield, Pa.</p> <p>402</p> <p>Bruce S Coudriet Margaret H Coudriet LeContes Mills, Pa.</p>	<p><u>D. S. B. -- DATED JUNE 13, 1967</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 Six and 40/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$3206.40</p> <p>Atty Comm. 10%</p> <p>Interest from June 13, 1967</p> <p>Filed and Entered by Plaintiff, June 13, 1967</p> <p>Judgment.</p>
<p>Pro. By Deft 4.50 <i>Pro</i> <i>By Deft</i> 3.00</p>	<p><i>Archie Hill</i> Prothonotary</p>	<p>And Now, <u>30th</u> day of <u>Nov</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>

<p>Smith Smith & Work</p> <p>\$135.00 Pd by Atty 7/11/67 Clfd Trust</p>	<p>VIVIAN GREEN</p> <p>403</p> <p>EDWARD ERNEST GREEN</p> <p>Pro. By atty 7.00</p> <p>Atty 3.00</p> <p>Master 86.43</p> <p>Clfd. Co. Bar 10.00</p> <p>Pro. 10.00</p> <p>Pro. 1.00</p>	<p><u>JUNE 13, 1967, COMPLAINT IN DIVORCE</u>, filed. Two copies certified to Attorney</p> <p><u>JULY 11, 1967, AFFIDAVIT OF SERVICE</u>, filed.</p> <p>SANDRA E. HUBLER, being duly sworn according to law, deposes and says that she is secretary for Joseph P. Work, Esq., an attorney duly authorized to practice law within the County of Clearfield, Commonwealth of Pennsylvania, and that on June 16th, 1967, she did deposit in the United States Mails a duly executed copy of the Complaint in Divorce, and that said copy of Complaint in Divorce was mailed on the said date to Edward Ernest Green, by Registered Mail, Addressee Only, Return Receipt Requested to the address of Edward Ernest Green, at 56-4th Avenue, Ottawa, Canada, and that the said Registered Mail addressed to Addressee Only was delivered to the Addressee and signed by the Addressee personally on June 20th, 1967 and that the Return Receipt which is attached hereto, was returned by the U. S. Postal Service to the Offices of Joseph P. Work, Esq. s/ Sandra E. Hubler.</p> <p><u>JULY 11, 1967, PRAECIPE FOR APPOINTMENT OF MASTER</u>, filed.</p> <p>AND NOW, July 11, 1967, VIVIAN GREEN, Plaintiff in this action, moves for appointment of a Master in this action, and no answer having been filed by the Defendant, service having been had on June 20th, 1967, by Registered Mail. SMITH, SMITH & WORK, s/ Joseph P. Work, Attorney for Plaintiff.</p> <p><u>ORDER FOR APPOINTMENT:</u></p> <p>AND NOW, this 11th day of July, 1967, upon Praecipe filed by JOSEPH P. WORK, ESQ., Attorney for Plaintiff, the Court does hereby appoint Thomas F. 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, John A. Cherry, P.J.</p> <p><u>AUGUST 26, 1967, MASTER'S REPORT</u>, filed.</p> <p>And Now, the 28th day of August, 1967, the report</p>
<p>#187 - Transf. to Reg. Acct. \$135.00</p>	<p>\$135.00 PAID BY ATTORNEY</p>	<p>of the Master is acknowledged. We approve his findings and recommendations.</p>
<p>#961 - Thomas F. Morgan, Master \$76.43</p> <p>#962 - Clfd Co. Bar Assn. 10.00</p> <p>Atty \$10. Ref. \$27.57</p> <p>#963 - Smith, Smith & Work 37.57</p> <p>Prothonotary 11.00</p> <p>\$135.00</p>		<p>We, therefore, DECREE that Vivian Green be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and Edward Ernest Green. 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 plaintiff. BY THE COURT, JOHN A. CHERRY, PRESIDENT JUDGE.</p>

MAY TERM, 1967

DOCKET 188

<p>June 14 9:25 AM EST</p>	<p>Community Consumer Discount Company Clearfield, Pa.</p> <p>404</p> <p>Franklin P. Wallace Beryl Wallace Woodland, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Plff</i> 3.00</p>	<p>D. S. B. -- DATED FEBRUARY 28, 1967</p> <p>Payable In Installments</p> <p>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.</p> <p>Debt \$2520.00</p> <p>Atty Comm. 10%</p> <p>Interest from February 28, 1967</p> <p>Filed and Entered by Plaintiff, June 14, 1967</p> <p>Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>23</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>
<p>June 14 9:31 AM EST</p>	<p>Community Consumer Discount Company Clearfield, Pa.</p> <p>405</p> <p>John Seaburn Thelma Seaburn P.O. Box 211 Anderson Ave. Curwensville, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Plff</i> 3.00</p>	<p>D. S. B. -- DATED JUNE 9, 1967</p> <p>Payable in Installments</p> <p>By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand, Two Hundred Sixty Eight and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2268.00</p> <p>Atty Comm. 10%</p> <p>Interest from June 9, 1967</p> <p>Filed and Entered by Plaintiff, June 14, 1967</p> <p>Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>15</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.</p> <p>Attest <i>Archie Hill</i> Prothonotary</p>

Community Consumer Dis-
count Company
Curwensville Branch
Clearfield, Pa.

D. S. B. -- DATED JUNE 10, 1967

Payable In Installments

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, Inquisi-
tion and Exemption.

June 14
9:32 AM EST

406

Debt \$984.00

Atty Comm. 10%

Interest from June 10, 1967

Filed and Entered by Plaintiff, June 14, 1967
Judgment.

William Bell
Everett Bell, Endr.
Betty Jane Bell, Endr.
Iva May Bell, Endr.
RD 3, Box 182-E
Punxsutawney, Pa.

Archie Hill

Prothonotary

And Now, 29 day of Mar. 1968 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

Pro. By Plff 5.00

Pro. *By Plff* .50

Pro by Plff 3.50

First National Bank
Philipsburg, Pa.

D. S. B. -- DATED JUNE 13, 1967

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 Four Hundred Twelve
and 85/100 Dollars, with Interest, Attorney's Commission,
Cost of Suit, Release of Errors, Waiving Stay, Inquisi-
tion and Exemption.

June 14
9:45 AM EST

407

Debt \$2412.85

Atty Comm. 1%

Interest from June 13, 1967

Filed and Entered by Plaintiff, June 14, 1967
Judgment.

Mildred Guthrie
Mabel T. Fowler
Morrisdale, Pa.

Archie Hill

Prothonotary

Pro. By Plff. 4.50

Pro by Plff 3.00

And Now, 17 day of July 1973 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

MAY TERM, 1967

DOCKET 188

<p>June 14 9:47 AM EST</p>	<p>Community Consumer Dis- count Company Clearfield, Pa.</p> <p>408</p> <p>Andrew Jordan Genevieve Jordan High Street Woodland, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Plff</i> 3.00</p>	<p><u>D. S. B. -- DATED JUNE 10, 1967</u></p> <p>Payable In Installments</p> <p>By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Two Hundred Ninety-Six and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1296.00</p> <p>Atty Comm. 10%</p> <p>Interest from June 10, 1967</p> <p>Filed and Entered by Plaintiff, June 14, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>3</u> day of <u>Jun</u>, 1967 by paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Archie Hill</i> Prothonotary</p>
<p>June 14 10:01 AM EST</p>	<p>First National Bank Philipsburg, Pa.</p> <p>409</p> <p>James K Turner Margaret A. Turner RD Box 319 Morrisdale, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Plff</i> 3.00</p>	<p><u>D. S. B. -- DATED JUNE 13, 1967</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 Thirteen Hundred Ninety-Four and 92/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1394.92</p> <p>Atty Comm. 5%</p> <p>Interest from June 13, 1967</p> <p>Filed and Entered by Plaintiff, June 14, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>25</u> day of <u>Nov</u>, 1967 by paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Archie Hill</i> Prothonotary</p>

First National Bank
Philipsburg, Pa.

D. S. B. -- DATED JUNE 13, 1967

June 14
10:10 AM EST

410

William Elden Hewitt
Evelyn M Hewitt
Morrisdale, 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 Twenty Eight Hundred Seventy
and 13/100 Dollars, with Interest, Attorney's Commission,
Cost of Suit, Release of Errors, Waiving Stay, Inquisi-
tion and Exemption.

Debt \$2870.13

Atty Comm. 5%

Interest from June 13, 1967

Filed and Entered by Plaintiff, June 14, 1967

Judgment.

Archie Hill

Prothonotary

Pro. By Deft. 4.50
Pro. by Off 3.00

And Now, 19 day of *Apr* in 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, Pa.

D. S. B. -- DATED MAY 26, 1967

June 14
10:21 AM EST

411

Clair A. Shaffer
Mildred M. Shaffer
RD 2, DuBois, 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, Eight Hundred
Forty Four and No/100 Dollars, with Interest, Attorney's
Commission, Cost of Suit, Release of Errors, Waiving
Stay, Inquisition and Exemption.

Debt \$2844.00

Atty Comm. 15%

Interest from May 26, 1967

Filed and Entered by Plaintiff, June 14, 1967

Judgment.

Archie Hill

Prothonotary

Pro. By Plff 4.50
Pro. by Plff 3.00

~~Attest~~
~~interest and cost.~~
~~filed, the above judgment is satisfied in full of debt,~~
~~By paper~~
~~And Now, 19 day of~~
And Now, 19 day of *June 14 67*
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

John B.
Gates

EVA L. LINIGER t/a
RUSSEL LININGER FUNERAL
HOME

413

JEAN L. CLECKNER a/k/a
MRS. THOMAS E. CLECKNER

Pro.	By Atty	6.50
Atty		3.00

JUNE 14, 1967, PRAECIPE FOR SUMMONS IN ASSUMPSIT,
filed.

Summons Issued to the Sheriff.

Gleason,
Cherry &
& Guido

UNION BANKING & TRUST CO
DuBois, Pa.

June 15
8:45 AM

414

RICHARD S. FLECK, JR.
CHARLOTTE E. FLECK
RD #3, DuBois, Pa.

Pro. By Atty 4.50
Atty 3.00
Pro by [Signature] 3.00

D. S. B. -- DATED JUNE 10, 1967

Payable On Demand

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

Debt \$3550.00

Atty Comm. 10% 355.00 \$3,905.00

Interest from June 10, 1967

Filed and Confessed by Attorneys, June 15, 1967
Judgment.

Archie Hill

Prothonotary

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

Attest *Archie Hill*
Prothonotary

Gleason
Cherry &
Guido

Union Banking & Trust Co
DuBois, Pa.

June 15
8:46 AM EST

415

George J. Thomas
Martha M. Thomas
406 Kuntz Street
DuBois, Pa.

Pro. By Atty 4.50
Atty 3.00
Pro by [Signature] 3.00

D. S. B. -- DATED JUNE 12, 1967

Payable On Demand

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

Debt \$2000.00

Atty Comm. 10% 200.00 \$2200.00

Interest from June 12, 1967

Filed and Confessed by Attorneys, June 15, 1967
Judgment.

Archie Hill

Prothonotary

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

Attest *Archie Hill*
Prothonotary

<p>June 15 10:30 AM EST</p>	<p>Gafner Automotive & Machine, Inc. Escanaba, Michigan</p> <p>417</p> <p>P. M. Burns Equipment Paul M. Burns, Jr., Owner</p> <p>Pro. By Plff 4.50</p>	<p><u>D. S. B. -- DATED NOVEMBER 21, 1966</u></p> <p>Payable Thirty-Three Months after Date</p> <p>By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Sixteen 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 \$16,500.00</p> <p>Atty Comm. 10%</p> <p>Interest from November 21, 1966</p> <p>Filed and Entered by Plaintiff, June 15, 1967 Judgment.</p> <p style="text-align: center;"><i>Archie Hill</i> Prothonotary</p>
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<p>June 15, 10:45 AM EST</p>	<p>Community Consumer Dis- count Company</p> <p>418</p> <p>Floyd T. Conaway Stella I. Conaway RD 2, Clearfield, Pa.</p> <p>Pro. By Plff 2.00 <i>Pro by plff 3.00</i></p>	<p><u>D. S. B. -- DATED JUNE 13, 1967</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, Inquisi- tion and Exemption.</p> <p>Debt \$4800.00</p> <p>Atty Comm. 10%</p> <p>Interest from June 13, 1967</p> <p>Filed and Entered by Plaintiff, June 15, 1967 Judgment.</p> <p style="text-align: center;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>17</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. Attest <i>Archie Hill</i> Prothonotary</p>
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Gleason,
Cherry &
Guido

Union Banking & Trust Co.
DuBois, Pa.

D. S. B. -- DATED JUNE 13, 1967

Payable On Demand

By Virtue of Warrant of Attorney hereunto annexed,
Gleason, Cherry & Guido, 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 Seventy Five and No/100 Dollars, with
Interest, Attorney's Commission, Cost of Suit, Release
of Errors, Waiving Stay, Inquisition and Exemption.

June 15
11:30 AM EST

419

Debt \$2,275.00

Atty Comm. 10% 227.50 \$2,502.50

Interest from June 13, 1967

Filed and Confessed by Attorneys, June 15, 1967
Judgment.

Richard H. Sholes and
Gloria E. Sholes
RD #3, Box 217
DuBois, Pa.

Pro. By atty 4.50

Atty 3.00

Pro by Piff

3.00

Annie Hill

Prothonotary

And on this 10th day of June 1967
filed the above judgment with
interest and cost.

Attest *Annie Hill*
Prothonotary

<p>Dan P. Arnold</p> <p>6/17/67 \$135.00 Pd by Atty Clfd Trust</p>	<p>THOMAS HENRY CARTER</p> <p>420</p> <p>MILDRED MAE CARTER</p> <p>Pro. 7.00</p> <p>Atty 3.00</p> <p>#841 Shff Charney 8.50</p> <p>O.C. Pro. 11.90</p> <p>#909 Shff Charney 8.50</p> <p>Pro. 5.00</p> <p>Pro. 3.50</p> <p>Master 25.00</p>	<p><u>JUNE 15, 1967, COMPLAINT IN DIVORCE</u>, filed. One copy certified to Sheriff.</p> <p><u>JUNE 23, 1967, SHERIFF'S RETURN</u>, filed. Now, June 19, 1967 at 9:30 o'clock A.M. (EDT) served the within Complaint in Divorce on Mildred Mae Carter at her place of residence, Rear 1034 Turnpike Avenue, d Lawrence Township, Clearfield County, Pennsylvania by handing to Mildred Mae Carter personally, a true and attested copy of the original Complaint in Divorce and made known to her the contents thereof. So Answers William Charney, Sheriff.</p> <p><u>JULY 18, 1967, PRAECIPE FOR APPOINTMENT OF MASTER</u>, filed. AND NOW, this 18th day of July, 1967, plaintiff in the above action moves for the appointment of a Master, no answer having been made by defendant nor appearance entered, personal service having been had on June 19, 1967. <u>ORDER FOR APPOINTMENT:</u> AND NOW, this 18th day of July, 1967, upon praecipe filed by Dan P. Arnold, Esquire, attorney for Plaintiff, the Court does hereby appoint William T. Davis, Esquire, Master in the above stated case to take testimony and report the same to the Court with form of suggested decree. BY THE COURT, John A. Cherry, President Judge.</p> <p><u>JULY 29, 1967, SHERIFF'S RETURN</u>, filed. Now, July 28, 1967 at 7:45 o'clock P.M (EST) served the within Notice of Master's Hearing on Mildred Mae Carter at her place of residence, rear of 1034 Turnpike Avenue, Lawrence Township, Clearfield County, Pennsylvania, by handing to Mildred Mae Carter 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><u>AUGUST 16, 1967, PETITION and ORDER</u>, filed. 1. That the above captioned divorce case was filed and the Court in due course appointed William T. Davis as Master. The Master sent out notices of a hearing for August 16, 1967 at 1:30 P.M. 2. That the plaintiff herein appeared at your petitioner's office this morning and stated that his wife was in poor health, confined to bed, and he did not feel that he could in good conscience divorce her. 3. That the plaintiff herein has requested your petitioner to file this petition to request the Court to permit a discontinuance of the action. 4. That there is on deposit with the Prothonotary the sum of One Hundred Thirty Five (\$135.00) Dollars and your petitioner requests an order directing the Prothonotary to mark the case settled and discontinued and further to pay all the court costs accrued and a resonable fee for the Master, William T. Davis. /s/ Dan P. Arnold, Attorney for Plaintiff.</p>
<p>#181 - Transf. to Reg. Acct \$135.00</p> <p>\$135.00 Paid by Attorney</p> <p>#937 - Wm. T. Davis, Master 25.00</p> <p>Atty \$3.00 - Ref. \$62.60</p> <p>#938 - Dan P. Arnold 65.60</p> <p>#841 - Shff Charney 8.50</p> <p>#909 - Shff Charney 8.50</p> <p>Prothonotary 27.40</p> <p>\$135.00</p>	<p><u>ORDER:</u> NOW, this 16th day of August, 1967, in consideration of the foregoing petition, the Prothonotary is directed to pay all the court costs accrued in the above captioned case from the deposit in the Prothonotary's hands and, in addition, to pay to William T. Davis, the Master, the sum of \$25.00, and return any unused porition of the deposit to Dan P. Arnold, Attorney for Plaintiff. Prothonotary is hereby directed to mark the same discontinued. BY THE COURT, John A. Cherry, P.J.</p>	<p><u>DISCONTINUED</u></p>

DISCONTINUED

DISCONTINUED

County National Bank
Clearfield, Pa.

June 15
2:10 AM EST

421

Howard McClellan
Kathryn McClellan
508 Fifth Street
Clearfield, Pa.

Pro. By Deft 4.50
Pro by Deft 3.00

D. S. B. -- DATED JUNE 15, 1967

Payable In Installments

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

Debt \$4300.00

Atty Comm. 10%

Interest from June 15, 1967

Filed and Entered by Plaintiff, June 15, 1967

Judgment.

Archie Hill
Prothonotary

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

Attest *Archie Hill*
Prothonotary

Curwensville State Bank
Curwensville, Pa.

June 15
2:50 PM EST

422

Harold V. Camberg
Margaritte C. Camberg
Ansonville, Pa.

Pro. By Plff 4.50
Pro by Plff 3.00

D. S. B. -- DATED JUNE 15, 1967

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

Debt \$9,000.00

Atty Comm. 10%

Interest June 15, 1967

Filed and Entered by Plaintiff, June 15, 1967

Judgment.

Archie Hill
Prothonotary

Copy to Remover 315 May 7, 1972

And Now 10 day of April 1972 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Raymond Withers*
Prothonotary

<p>June 16 10:15 AM EST</p>	<p>First National Bank Philipsburg, Pa.</p> <p>423</p> <p>Gerald R. Kephart Mary Kephart 720 Hale Street Osceola Mills, Penna.</p> <p>Pro. By Plff 4.50 <i>Pro by Off 3.00</i></p>	<p><u>D. S. B. -- DATED JUNE 15, 1967</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 Seven Hundred Fifty and 02/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2750.02</p> <p>Atty Comm. 1%</p> <p>Interest from June 15, 1967</p> <p>Filed and Entered by Plaintiff, June 16, 1967</p> <p>Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p><i>25 day of May 1967</i> And Now, 25 day of May 1967 by paper filed, the above judgment is satisfied in full of debt, interest and cost. <i>Raymond Duthman</i></p>
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<p>June 17 10:15 AM EST</p>	<p>First National Bank Philipsburg, Pa.</p> <p>424</p> <p>Eugene T. Way Shirley R. Way P.O. Box 41 Morrisdale, Pa.</p> <p>Pro. By Plff 4.50 <i>Pro by Off 3.00</i></p>	<p><u>D. S. B. -- DATED JUNE 15, 1967</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 Thirteen Hundred Sixty-Eight and 70/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1368.70.</p> <p>Atty Comm. 5%</p> <p>Interest from June 15, 1967</p> <p>Filed and Entered by Plaintiff, June 17, 1967</p> <p>Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, 7 day of May 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
DuBois, Pa.

D. S. B. -- DATED JUNE 15, 1967

Payable In Installments

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, Inquisi-
tion and Exemption.

June 17
10:26 AM EST

425

Debt \$2052.00

Anthony Wesileski and
Margaret Wesileski
RD 3, DuBois, Pa.

Atty Comm. 15%

Interest from June 15, 1967

Filed and Entered by Plaintiff, June 17, 1967

Judgment.

Arthur Hill

Prothonotary

Pro. By Plff 4.50

pro by Plff 1.50

Atty Comm. 15% June 15, 1967
Interest from June 15, 1967
Filed and Entered by Plaintiff, June 17, 1967

Atty. Corahia Hisee
Prothonotary

Commonwealth of Penna.
Dept. of Public Welfare
Harrisburg, Pa.

JUNE 19, 1967, REIMBURSEMENT AGREEMENT, filed.

Record No. 32373 -- Dated April 14, 1966

By Virtue of Agreement contained herein, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Thousand Dollars, with Cost of Suit.

June 19 427
9:09 AM EST

Debt \$2,000.00

Judgment.

Marie O. Anderson

Archie Hill
Prothonotary

~~XXXXXXXXXXXXXXXXXXXX~~

And Now, 8th day of February 68 by paper filed, the above judgment is satisfied in full of debt, interest and cost.

Pro. By Pliff 3.00
Pro By Deft 2.00

Attest *Archie Hill*
Prothonotary

Gleason,
Cherry &
Guido

Union Banking & Trust Co
DuBois, Pa.

D. S. B. -- DATED JUNE 17, 1967

Payable On Demand

By Virtue of Warrant of Attorney hereunto annexed, Gleason, Cherry & Guido, Attorney's 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 and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

June 19 428
9:28 AM EST

Debt \$2,300.00

Atty Comm. 10% 230.00 \$2,530.00

Interest from June 17, 1967

Filed and Confessed by Attorneys, June 19, 1967
Judgment.

Louis J. Turk
Audrey Bell Turk a/k/a
Bell Prosper Turk
RD 1, Falls Creek, Pa.

Archie Hill
Prothonotary

Pro. By atty 5.00
Atty 3.00

Pro by Pliff 3.00

And Now, 21 day of Sep 70 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*
Prothonotary

Budget Plan Consumer Dis-
count Company
Clearfield, Pa.

June 19 429
9:50 AM EST

Grace Peoples
Short Street
Curwensville, Pa.

Pro. By Plff 4.50

D. S. B. -- DATED JUNE 17, 1967
Payable In Installments
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.
Debt \$4272.00
Atty Comm. 10%
Interest from June 17, 1967
Filed and Entered by Plaintiff, June 19, 1967
Judgment.

Archie Hill
Prothonotary

First National Bank
Philipsburg, Pa.

June 19 430
10:00 AM EST

Delores J. Jones
Lois M. Jones
RD, Box 13
Morrisdale, Pa.

Pro. By Plff 4.50

Proy Plff 3.00

D. S. B. -- DATED JUNE 17, 1967
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 Thirteen Hundred Nine and ~~68~~
69/100 Dollars, with Interest, Attorney's Commission,
Cost of Suit, Release of Errors, Waiving Stay, Inquisi-
tion and Exemption.
Debt \$1309.69
Atty Comm. 5%
Interest from June 17, 1967
Filed and Entered by Plaintiff, June 19, 1967
Judgment.

Archie Hill
Prothonotary

Atty Comm. 10% of June 1967
Interest and Costs
Attest Archie Hill
Prothonotary

First National Bank
Philipsburg, Pa.

D. S. B. -- DATED JUNE 16, 1967

June 19
10:01 AM EST

431

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

Debt \$1201.05

Lovenia N. Byers
702½ Decatur St.
Philipsburg, Pa.

Atty Comm. 5%
Interest from June 16, 1967
Filed and Entered by Plaintiff, June 19, 1967
Judgment.

Pro. By Plff 4.50

Proby Plff

3.00

Archie Hill

Prothonotary

And Now, 8 day of Oct 1968 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 DECEMBER 6, 1965

June 19
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 One Thousand, Five Hundred
Twelve and No/100 Dollars, with Interest, Attorney's
Commiasion, Cost of Suit, Release of Errors, waiving
Stay, Inquisition and Exemption.

Debt \$1512.00

Donald J. Platt
127 Luther Avenue
DuBois, Pa.

Atty Comm. 15%
Interest from December 6, 1965
Filed and Entered by Plaintiff, June 19, 1967
Judgment.

Pro. By Plff 4.50

Archie Hill

Prothonotary

<p>June 19 10:58 AM EST</p>	<p>Community Consumer Discount Company Clearfield, Pa.</p> <p>433</p> <p>Clarence Lansberry Alice M. Lansberry 213 W. Fifth Ave. Clearfield, Pa.</p> <p>Pro. By Plff 4.50 <i>[Signature]</i> 3.00</p>	<p><u>D. S. B. -- DATED JUNE 16, 1967</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 June 16, 1967</p> <p>Filed and Entered by Plaintiff, June 19, 1967</p> <p>Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>28</u> day of <u>June 19 1967</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Archie Hill</i> Prothonotary</p>
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<p>June 19 10:59 AM EST</p>	<p>Community Consumer Discount Company Clearfield, Pa.</p> <p>434</p> <p>Richard Chelton Rhoda Chelton Allport, Pa.</p> <p>Pro. By Plff 4.50 <i>[Signature]</i> 3.00</p>	<p><u>D. S. B. -- DATED JUNE 16, 1967</u></p> <p>Payable In Installments</p> <p>By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand, Six Hundred Eighty and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1680.00</p> <p>Atty Comm. 10%</p> <p>Interest from June 16, 1967</p> <p>Filed and Entered by Plaintiff, June 19, 1967</p> <p>Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>22</u> day of <u>Aug 1968</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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Curwensville State Bank
Curwensville, Pa.

D. S. B. -- DATED JULY 18, 1966

Payable 60 Days 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.

June 19
12:55 PM EST

435

Debt \$1500.00

Charles E. Young
Jean R. Young
Grampian, Pa.

Atty Comm. 10%

Interest from July 18, 1967

Filed and Entered by Plaintiff, June 19, 1967

Judgment.

Pro. By Plff 4.50

Pro by Plff 3.00

Archie Hill
Prothonotary

Agreement to Revoke # 355 May Jun 1972

And Now, *24* day of *July* 19*75* By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Raymond M. Hillman*
Prothonotary

County National Bank
Clearfield, Pa.

D. S. B. -- DATED JUNE 19, 1967

Payable In Installments

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

June 19
2:05 PM EST

436

s Debt \$2821.80

Samuel J. Barba
Mary H. Barba
605 Eleventh Street
Clearfield, pa.

Atty Comm. 10%

Interest from June 19, 1967

Filed and Entered by Plaintiff, June 19, 1967

Judgment.

Pro. By Deft 4.50

Pro by Deft 3.00

Archie Hill
Prothonotary

And Now, *11* day of *April* 19*69* By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

June 20 10:02 AM EST

First National Bank
Philipsburg, Pa.

437

And Now, 30 day of July 1973 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*
Prothonotary

Arthur D. Emigh
Elizabeth K. Emigh
Box 334, RD 1
Morrisdale, Pa.

Pro. By Plff 4.50
Pro. By Atty. 3.00
Pro By Plff 3.00

above entitled judgment and of and from all suits, actions, executions, costs, damages and demands whatsoever, for or on account or by reason of said judgment, the following described property, to-wit:
ALL that certain lot or parcel of land situate in the Township of Graham, County of Clearfield and State of Pennsylvania, bounded and described as follows:

D. S. B. -- DATED JUNE 17, 1967

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, Four Hundred Ninety Three and 93/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2493.93

Atty Comm. 5%

Interest from June 17, 1967

Filed and Entered by Plaintiff, June 20, 1967

Judgment.

Archie Hill

Prothonotary

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

KNOW ALL MEN BY THESE PRESENTS, That THE FIRST NATIONAL BANK of PHILIPSBURG, a banking corporation organized under the laws of the United States of America, 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 that certain lot or parcel of land situate in the Township of Graham, County of Clearfield and State of Pennsylvania, bounded and described as follows:

CONTINUED TO PAGE 556

June 20 10:03 AM EST

First National Bank
Philipsburg, Pa.

438

Niram Whitton
Maxine Whitton
P.O. Box 5
Kylertown, Pa.

Pro. By Plff 4.50
Pro by Plff 3.00

D. S. B. -- DATED JUNE 17, 1967

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 One Hundred Fifty Seven and 58/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$2157.58

Atty Comm. 5%

Interest from June 17, 1967

Filed and Entered by Plaintiff, June 20, 1967

Judgment.

Archie Hill

Prothonotary

And Now 21 day of June 1970 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*
Prothonotary

County National Bank
(Madera Office)
Clearfield, Pa.

D. S. B. -- DATED JUNE 19, 1967

Payable In Installments

By Virtue of Power of Attorney contained therein,
Judgment is entered in favor of the Plaintiff and against
the Defendants in the sum of Seven Hundred Forty-One and
97/100 Dollars, ~~with Interest, Attorney's Commission,~~ with Interest,
Attorney's Commission, Cost of Suit, Release of Errors,
Waiving Stay, Inquisition and Exemption.

June 20,
10:05 AM EST

439

Debt \$741.97

William O. McCusker
Vivian McCusker
Irvona, Penna.

Atty Comm. 10%

Interest from June 19, 1967

Filed and Entered by Plaintiff, June 20, 1967

Judgment.

Pro. By Deft 4.50
Pro by Deft 3.00

Archie Hill
Prothonotary

And Now, *4* day of *July* 19*67* By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

Curwensville State Bank
Curwensville, Pa.

D. S. B. -- DATED JUNE 19, 1967

Payable One Day after Date

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

June 20
10:18 AM EST

440

Debt \$1975.20

Mary E. Michael
RD LaJose, Pa.

Atty Comm. 5%

Interest from June 19, 1967

Filed and Entered by Plaintiff, June 20, 1967

Judgment.

Pro. By Plff 4.50
Pro. By Plff. 3.00

Archie Hill
Prothonotary

And Now, *30* day of *July* 19*67* By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

<p>June 20 1:21 AM EST</p>	<p>441</p> <p>Sears, Roebuck & Co. 240 E. Market Street Clearfield, Pa.</p> <p>Michael A. Dixon Patty J. Dixon RD Woodland, Pa. Irene F. Smith</p> <p>Pro. By Plff 5.00 <i>Pro by Plff</i> 3.00</p>	<p><u>D. S. B. -- DATED JUNE 7, 1967</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 One and 40/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2401.40</p> <p>Atty Comm. 20%</p> <p>Interest from June 7, 1967</p> <p>Filed and Entered by Plaintiff, June 20, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p style="text-align: center;"><i>And Now, 23 day of June 1967 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</i> Attest <i>Archie Hill</i> Prothonotary</p>
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<p>June 20 1:22 PM EST</p>	<p>442</p> <p>Sears, Roebuck & Co. 240 E. Market St. Clearfield, Pa.</p> <p>Edward L. Wisor Wilma Wisor RD 1, Box 1262 Clarendon, Pa.</p> <p>Pro. By Plff 4.50</p>	<p><u>D. S. B. -- DATED JUNE 5, 1967</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 Four and 73/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$554.73</p> <p>Atty Comm. 20%</p> <p>Interest from June 5, 1967</p> <p>Filed and Entered by Plaintiff, June 20, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p>
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County National Bank
Clearfield, Pa.

D. S. B. -- DATED JUNE 20, 1967

Ninety Days after Date

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

June 20
2:10 PM EST

443

Debt \$900.00

Atty Comm. 10%

Michael Evanochko
Madera, Pa.

Interest from June 20, 1967

Filed and Entered by Plaintiff, June 20, 1967
Judgment.

Pro. By Deft 4.50

Archie Hill

Prothonotary

Donald R.
Mikesell

Curwensville State Bank
Curwensville, Pa.

D. S. B. -- DATED JUNE 20, 1967

Payable One Day after Date

By Virtue of Warrant of Attorney hereunto annexed,
Donald R. Mikesell, Attorney, does hereby appear for the
Defendants and Confesses Judgment against the Defendants
and in favor of the Plaintiff 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.

June 20
2:41 PM EST

444

Debt \$2,500.00

Atty Comm. 10% 250.00

Harry J. Sloppy
Linda K. Sloppy
Nicholas L. Mollura
Helen L. Mollura

Interest from June 20, 1967

Filed and Confessed by Attorney, June 20, 1967
Judgment.

32

521 N. Street
Curwensville, &
507 Windy Hill, C'ville

Archie Hill

Prothonotary

Pro. By atty 5.50
Atty 3.00

De by Deft 3.00

Agreement to Revoke # 369 May Term 1972

And Now, 28 day of Aug 1975 By p
filed, the above judgment is satisfied in full of deb.
interest and cost.

Attest *Raymond [Signature]*
Prothonotary

June 21
9:50 AM EST

Beneficial Consumer
Discount Company,
Tyrone, Penna.

445

Raymond Clark
Mildred Clark
241 Ridge Avenue,
Curwensville, Penna.

Pro by Plff 4.50
pro by plff 3.00

D. S. B. --- DATED JUNE 9, 1967

Payable In Installments

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

Debt \$1944.00

Atty Comm. 15%

Interest from June 9, 1967

Filed and Entered by Plaintiff, June 21, 1967
Judgment.

Archie Hill
Prothonotary

And Now, 12th day of July 1967, by paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

June 21
9:52 AM EST

County National Bank
Clearfield, Penna.

446

Joseph Finney, Jr.
Joyce M. Finney
Houtzdale, Penna.

Pro by Deft 4.50
Pro 3.00
pro by plff 3.00

D. S. B. --- DATED JUNE 16, 1967

Payable In Installments

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 Seventy
Eight and 56/100 Dollars, with Interest, Attorney's
Commission, Cost of Suit, Release of Errors, Waiving
Stay, Inquisition and Exemption.

Debt \$1078.56

Atty Comm. 10%

Interest from June 16, 1967

Filed and Entered by Plaintiff, June 21, 1967
Judgment.

Archie Hill
Prothonotary

And Now, 27th day of April 1971, By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

DECEMBER 4, 1970, RELEASE OF LIEN OF JUDGMENT, filed.

WHEREAS, on June 21, 1967, the County National
Bank entered judgment against Joseph Finney Jr., and
Joyce M. Finney in the Court of Common Pleas of
Clearfield County, Pennsylvania, as of No. 446 May
Term, 1967, in the amount of \$1078.56, which judgment
by law binds all of the real estate then of the said
Joseph Finney Jr. and Joyce M. Finney situate in
Clearfield County, Pennsylvania, for the payment there-
of, and

WHEREAS, the said Joseph Finney Jr. and Joyce M.
Finney at the time of the obtaining of the said judgment
was seized and possessed of ALL that certain tract or

CONTINUED TO PAGE 559

Community Consumer Discount Company,
DuBois, Penna.

D. S. B. --- DATED JUNE 19, 1967

Payable In Installments

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

Debt \$4512.00

Atty Comm. 15%

Interest from June 19, 1967

Filed and Entered by Plaintiff, June 21, 1967

Judgment.

Archie Hill

Prothonotary

June 21 447

9:55 AM EST

Twila Case
Charles E. Case
16 Arminta St.,
DuBois, Penna.

Pro by Deft 4.50

Pro by Deft

3.00

And Now, 3 day of June 1967, paper filed the above judgment in full of debt, interest and cost.

Archie Hill
Prothonotary

First National Bank
Philipsburg, Penna.

D. S. B. --- DATED JUNE 20, 1967

Payable One Day After Date

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

Debt \$2391.32

Atty Comm. 5%

Interest from June 20, 1967

Filed and Entered by Plaintiff, June 21, 1967

Judgment.

Archie Hill

Prothonotary

June 21 448
10:01 AM EST

George Timchak
Rebecca Timchak
309 Trcz Street,
Osceola Mills, Penna.

Pro by Plff 4.50

Pro by Plff

3.00

And Now, 8 day of May 1967, paper filed the above judgment in full of debt, interest and cost.

Archie Hill
Prothonotary

<p>June 21 10:05 AM EST</p>	<p>First National Bank Clearfield, Pa.</p> <p>449</p> <p>Norman Fleck Priscilla Fleck RD 2, Clearfield, Pa.</p> <p>Pro. By Plffs 4.50 <i>Pro by Plffs 3.00</i></p>	<p><u>D. S. B. -- DATED JUNE 20, 1967</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 Thirty Two Hundred Twenty-four and 96/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$3224.96</p> <p>Atty Comm. 5%</p> <p>Interest from June 20, 1967</p> <p>Filed and Entered by Plaintiff, June 21, 1967 Judgment.</p> <p><i>Archie Hill</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. Attest <i>Archie Hill</i> Prothonotary</p>
<p>SMITH, SMITH & WORK</p> <p>June 21 10:25 AM EST</p>	<p>The Houtzdale Bank Houtzdale, Pa.</p> <p>450</p> <p>John E. Reed Rebecca Reed 616 Hannah Street Houtzdale, Pa.</p> <p>Pro. By atty 4.50 Atty 3.00</p>	<p><u>D. S. B. -- ON BOND AND WARRANT -- DATED JULY 14, 1962</u></p> <p>Payable In Installments</p> <p>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 Six Hundred Sixty Two and 75/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$1662.75</p> <p>Atty Comm. 5% 81.14</p> <p>Interest from January 17, 1967</p> <p>Filed and Confessed by Attorney, June 21, 1967 Judgment.</p> <p><i>Archie Hill</i> Prothonotary</p> <p>Satisfied on WRIT OF EXECUTION NO. 7 MAY TERM, 1967</p>

<p>Smith, Smith & Work</p> <p>June 21 10:26 AM EST</p>	<p>THE HOUTZDALE BANK Houtzdale, Pa.</p> <p>451</p> <p>Matthew J. Belin Edward David Janesville, Pa.</p> <p>Pro. By atty 4.50 Atty 3.00</p>	<p><u>D. S. B. ON BOND AND WARRANT -- DATED AUGUST 13, 1955</u></p> <p>Payable In Installments</p> <p>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 Nine Hundred and No/100 Dollars, with Interest, Attorneys Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$3900.00 Atty Comm. 5% 195.00 Interest from April 1, 1967</p> <p>Filed and Confessed by Attorneys, June 21, 1967</p> <p>Judgment.</p> <p style="text-align: center;"><i>Archie Hill</i> Prothonotary</p> <p style="text-align: center;">WRIT OF EXECUTION NO. 8 MAY TERM, 1967</p>
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<p>Smith, Smith & Work</p> <p>June 21 10:27 AM EST</p>	<p>THE HOUTZDALE BANK Houtzdale, Pa.</p> <p>452</p> <p>Clay Hopkins Marion Hopkins Woodward Twp/</p> <p>Pro. By Atty 4.50 Atty 3.00</p>	<p><u>D. S. B. BOND AND WARRANT -- DATED MAY 4, 1964</u></p> <p>Payable In Installments</p> <p>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 Two Thousand Three Hundred Fifty Seven and 67/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2,357.67 Atty Comm. 10% 235.77 Interest from January 1, 1967</p> <p>Filed and Confessed by Attorneys, June 21, 1967</p> <p>Judgment.</p> <p style="text-align: center;"><i>Archie Hill</i> Prothonotary</p> <p>Satisfied on WRIT OF EXECUTION NO. 9 MAY TERM, 1967</p>
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<p>Dan P. Arnold</p>	<p>James P. Rauch Marjorie Rauch 453 Allstate Insurance Company Pro by Atty 5.00 Atty 3.00 By atty Shff Charney 8.50</p>	<p><u>JUNE 21, 1967, COMPLAINT IN ASSUMPSIT</u>, filed. Two Copies certified to Sheriff. <u>JUNE 23, 1967, sheriff'S Return, filed.</u> Now, June 21, 1967 at 12:10 P.M. (EDT) served the within Complaint in Assumpsit on Allstate Insurance Company at their local branch office, 240 East Market Street, Borough of Clearfield, Clearfield County, Pennsylvania, by handing to Carl Ogden, Manager, a true and attested copy of the original Complaint in Assumpsit and made known to him the contents thereof. so Answers, William Charney, Sheriff. !</p>

Community Consumer Dis-
count Company,
Clearfield, Penna.

D. S. B. --- DATED JUNE 7, 1967

June 21 454
10:30 AM EST

Larue Johnston
Fred A. Johnston
Kerrmoor, Penna.

Pro by Atty 4.50
Pro by Plff 3.00

Payable In Installments
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 7, 1967
Filed and Entered by Plaintiff, June 21, 1967
Judgment.

Archie Hill
Prothonotary

And Now, 7 day of June 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, Penna.
Curwensville Branch

D. S. B. --- DATED JUNE 16, 1967

June 21 455
10:31 AM EST

Dorothy L. Knepp
Russell E. Knepp
Box 61
Grampian, Penna.

Pro by Plff 4.50

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

Debt \$4704.00
Atty Comm. 10%
Interest from June 16, 1967
Filed and Entered by Plaintiff, June 21, 1967
Judgment.

Archie Hill
Prothonotary

And Now, 13th day of Nov 1967 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

<p>June 21 10:32 AM EST</p>	<p>Community Consumer Discount Company, Clearfield, Penna. Curwensville Branch</p> <p>456</p> <p>Olive G. McKenrick John Y. McKenrick R.D. #1, Grampian, Penna.</p> <p>Pro by Plff 4.50 <i>Pro by Plff</i> 3.00</p>	<p><u>D. S. B. --- DATED JUNE 19, 1967</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 \$1116.00</p> <p>Atty Comm. 10%</p> <p>Interest from June 19, 1967</p> <p>Filed and Entered by Plaintiff, June 21, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, 22 day of Feb 1968 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <i>Archie Hill</i> Prothonotary</p>
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<p>June 21 2:30 PM EST</p>	<p>Sears, Roebuck & Co. Clearfield, Penna.</p> <p>457</p> <p>Ivey E. McGonigal LeContes Mills, Penna.</p> <p>Pro by Plff 4.50 <i>Pro by Plff</i> 3.00</p>	<p><u>D. S. B. --- DATED JUNE 19, 1967</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 Twenty Nine and 15/100 Dollars, With Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$629.15</p> <p>Atty Comm. 20%</p> <p>Interest from June 19, 1967</p> <p>Filed and Entered by Plaintiff, June 21, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now 31 day of July 1970 By order filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <i>Archie Hill</i> Prothonotary</p>
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<p>June 21 2:31 PM EST</p>	<p>Sears, Roebuck and Co. Clearfield, Penna.</p> <p>458</p> <p>Jacob Sabol Mary C. Sabol Box #2, Morrisdale, Penna.</p> <p>Pro by Plff 4.50 Pro by RM Sharp 3.00</p>	<p>D. S. B. --- DATED JUNE 12, 1967</p> <p>Payable In Installments</p> <p>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 15/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2088.15</p> <p>Atty Comm. 20%</p> <p>Interest from June 12, 1967</p> <p>Filed and Entered by Plaintiff, June 21, 1967</p> <p>Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p><u>JULY 22, 1968, RELEASE FROM JUDGMENT LIEN</u>, filed by Richard Sharp</p> <p>That SEARS, ROEBUCK & CO., of 138 E. Market Street, Clearfield, Clearfield County, Pennsylvania the Plaintiff named in the above entitled judgment at the request of the Defendants above named and for and in consideration of the sum of one dollar lawful money of the United States, to it paid by said defendants the receipt whereof is hereby acknowledged, 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:</p>
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ALL that certain lot or parcel of land situate, lying and being in the Village of Allport, Township of Morrisdale County of Clearfield and State of Pennsylvania, bounded and described as follows, to wit:

BEGINNING at a steel pin corner of the Jacob and Mary Sabol proerpty, said steel pin is located North Eighty-four degrees thirty-six minutes West (N 84° 36" W) a distance of Forty-eight (48') feet from the centerline of State Highway Route 53 leading from Kylertown to Morrisdale, said steel pin is also located on the North side of a road into the Allport Cemetery and other lands of Jacob and Mary Sabol; thence along the North side of said road North Eighty-four degrees Thirty-six minutes West (N 84° 36" W) a distance of One Hundred Twenty (120') feet to a steel pin corner; thence along the lands of the Grantors, Jacob and Mary Sabol, North Five degrees Six minutes East (N 5° 6' E) a distance of One Hundred Twenty (120') feet to a steel pin corner; thence still along the lands of Grantors South Eighty-four degrees Thirty-six minutes East (S 84° 36' E) a distance of One Hundred Twenty (120') feet to a steel pin corner on line of lands of LeRoy Thompson; thence along the line of lands of LeRoy Thompson South Five degrees Six minutes West (S 5° 6' W) a distance of One Hundred Twenty (120') feet to place of beginning. Containing Thirty-five hundredths (0.35) acres.

And it is further Agreed that the plaintiff above named will not look to the above mentioned and described premises, or any part thereof, for payment of any part of the principal and interest of said above entitled judgment, now or hereafter to become due, 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 which are not herein expressly released therefrom.~~

In Witness Whereof, the said Corporation has caused its common and corporate seal to be affixed to this instrument by the hand of its president and the same to be duly attested by its Secretary this day of July Anno Domini one thousand nine hundred and Sixty-eight.

SEARS, ROEBUCK & CO. By Ronald K. Tarr, Credit Mgr., Clearfield, Pa.

Gleason
Cherry &
Guido

JUDITH ANNE SIMBECK

11/9/67
\$135.00 Pd
by Atty
Clfd Trust

459

JAMES L. SIMBECK

Pro. By Atty 7.00
Atty 3.00
Master 76.40
Clfd Co. Bar 10.00
Pro. 10.00
Pro. 1.00

#2270--Transf. to Reg. Acct \$135.00
\$135.00 PAID BY ATTORNEY

#1163 - Master & Mail \$1.20
Frank J. Shakespeare \$76.40

#1164 - Clfd Co. Bar 10.00

#1165 - Gleason, Cherry & Guido 37.60
attly #10 By 27.60

Prothonotary 11.00

\$135.00

JUNE 23, 1967, COMPLAINT IN DIVORCE, filed. One copy certified to Attorney

NOVEMBER 9, 1967, RETURN OF SERVICE, filed.
Now, June 26, 1967, served JAMES L. SIMBECK, Defendant by sending to him a true and attested copy of the Complaint in Divorce entered to No. 459 May Term, 1967 in the Court of Common Pleas of Clearfield County, Pennsylvania, by registered mail return receipt requested, deliver to addressee only, as shown on the return receipt which is attached hereto So Answer, Anthony S Guido, Attorney for Plaintiff.

NOVEMBER 9, 1967, PRAECIPE FOR APPOINTMENT OF MASTER, filed.

AND NOW, November 9, 1967, JUDITH ANNE SIMBECK, Plaintiff in this action, moves for the appointment of a Master in this action, the certified copy of the original Complaint in Divorce having been served by registered mail, return receipt requested, deliver to addressee only, and that more than twenty (20) days having elapsed from the date of said service, no answer has been filed or appearance entered by the Defendant. GLEASON, CHERRY & GUIDO, Attorneys for Plaintiff, By S/ Anthony S. Guido.

ORDER FOR APPOINTMENT

AND NOW, this 9th day of November, 1967, upon Praecipe filed by Gleason, Cherry & Guido, 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, S/ John A. Cherry President Judge.

DECEMBER 26, 1967, MASTER'S REPORT, filed.

And Now, the 26th day of December 1967, the report of the Master is acknowledged. We approve his findings and recommendations.

We, therefore, DECREE that JUDITH ANNE SIMBECK be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself

and JAMES L. SIMBECK. 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 plaintiff. BY THE COURT S/ John A. Cherry, President Judge.

Gleason & Cherry & Guido

Union Banking & Trust Co
DuBois, Pa.

D. S. B. -- DATED JUNE 19, 1967

Payable On Demand

By Virtue of Warrant of Attorney hereunto annexed, Gleason, Cherry & Guido, 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 Five Hundred and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

June 22
9:30 AM EST

460

Debt \$4500.00

John J. Conrad and
Eleanor W. Conrad
134 East Weber Ave.
DuBois, Pa.

Atty Comm. 10% 450.00 \$4,950.00

Interest from June 19, 1967

Filed and Confessed by Attorneys, June 22, 1967

Judgment.

Pro. By atty 4.50

Atty 3.00

[Signature] 3.00

Archie Hill

Prothonotary

And Now, 6 days after date of this judgment, the above judgment is satisfied in full of debt, interest and cost.

Archie Hill
Prothonotary

Gleason, Cherry & Guido

Union Banking & Trust Co
DuBois, Pa.

D. S. B. -- DATED JUNE 20, 1967

Payable On Demand

By Virtue of Warrant of Attorney hereunto annexed, Gleason, Cherry & Guido, 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 Twenty and No/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

June 22
10:20 AM EST

461

Debt \$3720.00

Henry B. Campbell
Sarah R. Campbell
RD Luthersburg, Pa.

Atty Comm. 10% 372.00 \$4,092.00

Interest from June 20, 1967

Filed and Confessed by Attorneys, June 22, 1967

Judgment.

Pro. By atty 4.50

Atty 3.00

[Signature] 3.00

Archie Hill

Prothonotary

And Now, 15 day of Oct 1967 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Archie Hill
Prothonotary

Gleason,
Cherry &
Guido

Union Banking and Trust
Co. DuBois, Penna.

D. S. B. --- DATED JUNE 19, 1967

Payable On Demand

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

June 22

462

10:21 AM EST

Willa C. Minns
17 E. Garfield Avenue,
DuBois, Penna.

Debt \$11,500.00
Atty Comm. 10% 1,500.00 \$12,650.00

Interest from June 19, 1967

Filed and Confessed by Attorneys, June 22, 1967

Judgment.

Pro by Atty 4.50

Atty 3.00

Pro by Plff 3.00

Archie Hill

Prothonotary

And Now, 24 day of Feb 1968 by paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

Thrift Consumer Discount
Company, Clearfield, Pa.

D. S. B. --- DATED JUNE 20, 1967

Payable In Installments

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

June 22

463

10:27 AM EST

Jerry L. Rees
Carole E. Rees
David Rees, Endorser
Vivian Rees, Endorser
Karthaus, Penna.

Debt \$2088.00

Atty Comm. 15%

Interest from June 20, 1967

Filed and Entered by Plaintiff, June 22, 1967

Judgment.

Pro by Plff 5.50

Archie Hill

Prothonotary

Thrift Consumer Discount
Company, Clearfield, Pa.

D. S. B. --- DATED JUNE 13, 1967

Payable In Installments

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

June 22 464
10:28 AM EST

Debt \$2340.00

Burton C. Rauch
Marlene J. Rauch
Bradford Township,
Clearfield, Penna.

Atty Comm. 15%
Interest from June 13, 1967
Filed and Entered by Plaintiff, June 22, 1967
Judgment.

Pro by Plff 4.50
[Signature] 3.00

Archie Hill
Prothonotary

And Now, 6 day of June 1967
filed, the above judgment is satisfied in full of debt,
interest and cost.
Attest *Archie Hill*
Prothonotary

CONTINUED FROM PAGE 541, NO. 437 May Term, 1967, FIRST NATIONAL BANK OF PHILIPSBURG, -vs- Arthur D. Emigh, al

BEGINNING at a point two hundred (200) feet Westerly from the center point of the intersection of Township Rt. No. T 691 and Rt. No. 17113, the latter being known as the old Allport cut-off; thence at a right angle to Rt. No. T 691 in a Southerly direction one hundred fifty five (155) feet to a point to be marked by a concrete post; thence by a line through land of Arthur Emigh and Elizabeth Emigh, the grantors, in a Westerly direction one hundred three (103) feet to a point to be marked by a concrete post; thence by a line parallel with the first course extending in a Northerly direction one hundred seventy five (175) feet to the Southern line of Rt., No. T 691; thence by the line of Rt., No. T 691 in an Easterly direction one hundred three (103) feet to the point and the place of beginning.

And it is further Agreed that the plaintiff above named will not look to the above mentioned and described premises, or any part thereof, for payment of any part of the principal and interest of said above entitled judgment, now or hereafter to become due, 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 which are not herein expressly released therefrom.

In Witness Whereof, the said Corporation has caused its common and corporate seal to be affixed to this instrument by the hand of its President and the same to be duly attested by its Secretary this 22nd day of November, Anno Domini one thousand nine hundred and sixty-eight. FIRST NATIONAL BANK OF PHILIPSBURG, BY,
s/ George W. Fryberger, President

Baird,
McCamley &
Miller

RUTH MUIR, in her own
right and as Agent for
the Heirs of Jonathan
Emigh

465

Leroy Thompson t/d/b/a
Thompson Coal Co., Inc.

Pro.	<i>By atty</i>	5.00
Atty		3.00
	By atty	
Shff Charney		10.30
Pro by Atty		2.00

JUNE 22, 1967, COMPLAINT IN ASSUMPSIT, filed. One copy certified to Sheriff.

JUNE 27, 1967, SHERIFF'S RETURN, filed.
Now, June 22, 1967 at 3:30 o'clock P.M. (EDT) served the within Complaint in Assumpsit on Leroy Thompson tdba Thompson Coal Co., Inc., at his place of business, Pleasant Hill, Decatur Township, Clearfield County, Pennsylvania, by handing to Faye Sheppard, Secretary in charge, a true and attested copy of the original Complaint in Assumpsit and made known to her the contents thereof. f So Answers, William Charney, Sheriff.

JULY 5, 1967, ANSWER AND COUNTER-CLAIM, filed by BELL, SILBERBLATT & SWOOPE, s/ F. Cortez Bell, Attorneys for Defendant.

And Now this 13th day of July, 1967, Service of the within Answer and Counterclaim is hereby accepted and receipt of a copy thereof is hereby acknowledge. Baird, McCamley and Miller, s/ John J. McCamley, Attorneys fo Plaintiff.

Community Consumer Dis-
count Company
DuBois, Pa.

D. S. B. -- DATED JUNE 20, 1967

Payable In Installments

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

Debt \$4704.00

Atty Comm. 15%

Interest from June 20, 1967

Filed and Entered by Plaintiff, June 22, 1967
Judgment.

Archie Hill
Prothonotary

Pro. By Plff 5.00
[Signature] 3.00

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

Attest *Archie Hill*
Prothonotary

June 22 466
10:40 AM EST

Francis F. Hand
Joyce A. Hand
Richard D. Hand, Surety
RD 1, Box 137
DuBois, Penna.

Community Consumer Dis-
count Company
DuBois, Pa.

D. S. B. -- DATED JUNE 20, 1967

Payable In Installments

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

Atty Comm. 15%

Interest from June 20, 1967

Filed and Entered by Plaintiff, June 22, 1967
Judgment.

Archie Hill
Prothonotary

Pro. By Plff 4.50
[Signature] 3.00

And Now, 19 day of April 1968 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

June 22 467
10:41 AM EST

Richard L. McNally
Prudence McNally
9 Hope Street
DuBois, Pa.

<p>Dan P. Arnold Nevling & Davis</p>	<p>EDMUND J. ZITZELBERGER 470 MARGARET J. LONG Pro. By atty 5.00 Atty 3.00 Pro <i>By atty</i> 2.00 Pro. 2.00 Pro 4.00 Pro. 2.00 Pro <i>By atty</i> 12.00 Pro. 2.00</p>	<p><u>JUNE 22, 1967, COMPLAINT IN ASSUMPSIT</u>, filed. One copy certified for Attorney. June 23, 1967, SERVICE OF THE WITHIN Complaint accepted by copy. James K. Nevling, Attorney for Defendant, Margaret J. Long. <u>JUNE 23, 1967, Praecept to Enter Appearance</u>, filed by Nevling & Davis. Please enter my appearance for the defendant, Margaret J. Long, in the above entitled matter /s/ James K. Nevling of Nevling and Davis. <u>JULY 11, 1967, PRELIMINARY OBJECTIONS TO PLAINTIFF'S COMPLAINT, MOTION FOR A MORE SPECIFIC PLEADING, DEMURRER TO PLAINTIFF'S COMPLAINT</u>, filed by Nevling & Davis, Attorneys for Defendant. <u>7-14-67 Accepted.</u> s/ Dan P Arnold, Atty for Plff <u>JULY 15, 1967, PRAECIPE</u>, filed by Dan P. Arnold, Attorney for Plaintiff. Place the above captioned case on the next argument list. Preliminary Objections. <u>MARCH 6, 1968, OPINION AND ORDER</u>, filed. Plaintiff has sued defendant upon a contract appointing him as her agent to sell property described. Defendant has filed motion in form of demurrer as well as for more specific pleading. The demurrer is based upon lack of consideration for the irrevocability of the contract, although it is a sealed instrument. As to this, however, the pleadings would appear to be sufficient to sustain the claim made, regardless of the difficulty that the plaintiff may face in the way of proof as to the allegations made in his complaint. In COMMONWEALTH TRUST COMPANY OF PITTSBURGH, 357 PA. 349, the Court declared that if the promisee at the instance of the promisor suffered any detriment or has done something not otherwise required of him there is present consideration to sustain the claim. Here the allegations are sufficient to satisfy the requirements of that case. As to the request for a more specific pleading, an examination thereof also indicates that sufficient information has been supplied in the averments to apprise the defendant of the facts. In any event, if any other information in that regard would be desired by the defendant this could be obtained by discovery proceedings. Therefore, the Court entered the following <u>ORDER: NOW, March 6, 1968, preliminary objections</u> of defendant are overruled and the defendant is directed to file responsible proceedings in accordance with Rules of Civil Procedure and the law. BY THE COURT, John A. Cherry, President Judge <u>JULY 15, 1968, ANSWER AND NEW MATTER</u>, filed by Nevling and Davis. July 15, 1968, Accepted, Dan P. Arnold. <u>JULY 19, 1968, PRAECIPE FOR APPOINTMENT OF ARBITRATORS</u>, filed by Dan P. Arnold Now, July 19, 1968, hearing of the above case is fixed for Friday July 26, 1968 at 2:00 PM EST with the following Arbitrators: Thomas F. Morgan, Chairman, James A. Gleason, Ervin S. Fennell, Jr., Arbitrators and Attorneys notified of hearing by mail this 19th day of July 1968. <u>JULY 26, 1968, AWARD OF ARBITRATORS</u>, filed. Now, this 26th day of July, 1968, 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: Award of \$850.00 plus interest thereon from 12/9/66 to the Plaintiff. s/ Thomas F. Morgan, Chairman, s/ James A. Naddeo s/ Ervin S. Fennell, Jr. <u>JULY 29, 1968, Dan P. Arnold and James K. Nevling notified of Award.</u> <u>JULY 30, 1968, PRAECIPE</u>, filed by Dan P. Arnold. Mark the award of the arbitrators in the above case satisfied and all costs paid. July 30, 1968, Record Costs in the above case having been paid in full by Nevling & Davis Attorneys for the Defendants this case is this date marked Satisfied.</p>
<p>#1547 - Dan P. Arnold Adv Costs \$20.00 #1548 - Nevling & Davis Prothonotary 10.00</p>	<p>S A T I S F I E D</p>	<p>S A T I S F I E D</p>

Community Consumer Dis-
count Company
Clearfield, Pa.

June 22
2:45 PM EST

471

Oscar Kitchen
Ann Kitchen
RD #2, Clearfield, Pa.

Pro. By Plff 4.50
Pro y Plff 3.00

D. S. B. -- DATED JUNE 10, 1967

Payable In Installments

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. 10%

Interest from June 10, 1967

Filed and Entered by Plaintiff, June 22, 1967

Judgment.

Archie Hill
Prothonotary

And Now, *18* day of *Aug* 70
filed, the above judgment is satisfied in full of all
interest and cost.
Archie Hill
Prothonotary

County National Bank
Clearfield, Pa.

June 23
10:01 AM EST

472

Merle E. Maurer
Ruth E. Maurer
310 Stone Street
Osceola Mills, Pa.

Pro. By Deft 4.50

D. S. B. -- DATED JUNE 21, 1967

Payable In Installments

By Virtue of Power of Attorney contained therein
Judgment is entered in favor of the Plaintiff and against
the Defendants in the sum of Fifteen Hundred, Eighteen
and 72/100 Dollars, with Interest, Attorney's Commission,
Cost of Suit, Release of Errors, Waiving Stay, Inquisi-
tion and Exemption.

Debt \$1518.72

Atty Comm. 10%

Interest from June 21, 1967

Filed and Entered by Plaintiff, June 23, 1967

Judgment.

Archie Hill
Prothonotary

<p>June 23 10:05 AM EST</p>	<p>Community Consumer Discount Company, Clearfield, Penna.</p> <p>473</p> <p>Harry B. Kanour Catherine Kanour 215 Laura St., Philipsburg, Penna.</p> <p>Pro by Plff 4.50 <i>Pro by Plff</i> 3.00</p>	<p><u>D. S. B. --- DATED JUNE 17, 1967</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 \$4416.00</p> <p>Atty Comm. 10%</p> <p>Interest from June 17, 1967</p> <p>Filed and Entered by Plaintiff, June 23, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>24</u> day of <u>Mar</u> 19<u>70</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p style="text-align: right;">Attest <i>Archie Hill</i> Prothonotary</p>
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<p>June 23 10:10 AM EST</p>	<p>First National Bank Philipsburg, Penna.</p> <p>474</p> <p>Jordan D. Smith, Sr. Mildred Smith R.D. Philipsburg, Penna.</p> <p>Pro by Plff 4.50 <i>Pro By Plff</i> 3.00</p>	<p><u>D. S. B. --- DATED JUNE 22, 1967</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 One Hundred Eight Five and 98/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2185.98</p> <p>Atty Comm. 5%</p> <p>Interest from June 22, 1967</p> <p>Filed and Entered by Plaintiff, June 23, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>24</u> day of <u>Apr</u> 19<u>70</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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MELLON NATIONAL BANK
AND TRUST COMPANY,
Pittsburgh, Penna.

D. S. B. --- DATED APRIL 28, 1967

Payable In Installments

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

June 23
10:15 AM EST

475

Debt \$6405.00

Atty Comm. 20%

Interest from April 28, 1967

Filed and Entered by Plaintiff, June 23, 1967

Judgment.

Agnes Noble
Mark L. Noble
Shirley Noble
R.D. #3, Box 27
DuBois, Penna.

Archie Hill

Prothonotary

Pro by Plff 5.00

Due by Off 3.00

Agree to Revoke 233 March 1972

16 Feb 1977
RECEIVED
CLERK OF COURT

Raymond Guthrie

MAY TERM, 1967

DOCKET 188

<p>W. Albert Ramey V.W. Anckaitis</p>	<p>IN RE: CONDEMNATION BY THE COMMONWEALTH OF PENNSYLVANIA, DEPARTMENT OF HIGHWAYS, OF RIGHT OF WAY, FOR LEGISLATIVE ROUTE 1009, SECTION 23, A LIMITED ACCESS HIGHWAY IN SANDY AND WASHINGTON TOWNSHIPS</p> <p style="text-align: center;">476</p> <p>CONDEMNEE Ruth Taylor James R. Taylor, Jr. Claim No. 1702340</p> <p>McIntosh Coal Company Claim No. 1702357</p>	<p><u>JUNE 23, 1967 - EMINENT DOMAIN PROCEEDINGS</u></p> <p>DECLARATION OF TAKING, filed.</p> <p>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, respectfully represents that:</p> <p>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.</p> <p>2. The Secretary of Highways, with the approval of the Governor, is authorized in Section 8 of the Act of May 29, 1945, P.L. 1108, as amended, to condemn an easement for highway purposes from all property as may be required for the purpose of constructing limited access highways, local service highways, or intersection streets or roads; and in Section 4, of the Act of April 28, P.L. 101, to condemn advertising devices and any property rights pertaining to, or used for, or in connection with advertising devices within six hundred sixty feet to the edge of the right of way of any highway on the National System of Interstate and Defense Highways.</p> <p>3. The Governor has approved the within condemnation by signing on November 10, 1966, a plan entitled "Drawings Establishing Limited Access Highway and Authorizing Condemnation of Right of Way and Prohibition of the Erection and Maintenance of Outdoor Advertising Devices, Legislative Route 1009, Section 23" a copy of which plan was recorded in the Recorder's Office of the aforesaid county on November 30, 1966, in Map Rack 18.</p> <p>4. The purpose of the condemnation is to construct a limited access highway on the National System of Interstate and Defense Highways, local service highways and intersecting streets and roads; and to acquire advertising devices and any property rights pertaining to, or used for, or in connection with advertising devices within six hundred sixty feet of the edge of the right of way of the said limited access highway.</p> <p>5. The list of the condemnees is attached hereto.</p> <p>6. Plans of the property hereby condemned are also attached hereto, identified as Exhibits 1-2. Copies of said plans are also filed in the County Recorder's Office where they are available for inspection.</p>
	<p>Pro <i>Henry Dept</i> 7.50 Atty <i>by Dept</i> 3.00</p>	<p>7. The nature of the title hereby condemned is an easement for highway purposes from all property shown on the above plans as "required", and all, right, title and interest in the advertising devices shown on the said plans as being within six hundred sixty feet of the required right of way of the limited access highway, together with any property rights pertaining thereto, or used therefor, or in connection therewith.</p> <p>WHEREFORE and easement for highway purposes is hereby condemned from the property whown on the plans referred to in paragraph 6 above, and all right, title and interest in the advertising devices shown on the said plans as being within six hundred sixty feet of the required right of way of the limited access highway, together with any property rights pertaining to, or used for, or in connection thereto, or uses therefor, or in connection therewith. s/ V.W. Anckaitis, Deputy Secretary of Highways, Commonwealth of Pennsylvania.</p>

Western Pennsylvania
National Bank
823 Braddock Avenue
Braddock, Pa.

D. S. B. -- DATED JUNE 17, 1967

Payable In Installments

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

June 23
10:12 AM EST

477

Debt \$1818.00

Atty Comm. 15%

Interest from June 17, 1967

Filed and Entered by Plaintiff, June 23, 1967
Judgment.

John J. Balkovec
Anna F. Balkovec
515 Park Avenue
Pittsburgh, Pa.

Archie Hill

Prothonotary

Pro. By Plff 4.50

First National Bank
Philipsburg, Pa.

D. S. B. -- DATED -- JUNE 20, 1967

Payable In 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 Forty-four
and 31/100 Dollars, with Interest, Attorney's Commission,
Cost of Suit, Release of Errors, Waiving Stay, Inquisi-
tion and Exemption.

June 24
9:30 AM EST

478

Debt \$1544.31

Atty Comm. 5%

Interest from June 20, 1967

Filed and Entered by Plaintiff, June 24, 1967
Judgment.

Raymond O'Shea
Dorothy O'Shea
515 Good Street
Houtzdale, Pa.

Archie Hill

Prothonotary

Pro. By Plff 4.50
pro by plff 1.50

And Now, 16 days in 1967 by paper
filed, the above judgment satisfied in full of debt,
interest and costs.

Anna Cecilia Steele
Prothonotary

Jones & Newlin

First Blair County Nat'l Bank of Tyrone

D. S. B. -- DATED JUNE 21, 1967

Payable One Day after Date

By Virtue of Warrant of Attorney hereunto annexed, Jones & Newlin, 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 Ninety and 65/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

June 24 9:40 AM EST

479

Lemoyne J. Dotts
Thelma J. Dotts
RD New Millport, Pa.

Debt \$790.65
Atty Comm. 10% 79.07 \$869.72
Interest from June 21, 1967
Filed and Confessed by Attorneys, June 24, 1967
Judgment.

Pro. By Plff 4.50
Do by Plff 3.00

Archie Hill

Prothonotary

And Now, 21 day of June 1967 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Raymond Mathison*
Prothonotary

County National Bank
Clearfield, Pa.

D. S. B. -- DATED JUNE 24, 1967

Payable In Installments

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

June 24 10:55 AM EST

480

Blaine Taylor
F. Marie Taylor
RD 2, Clearfield, Pa.

Debt \$2565.00
Atty Comm. 10%
Interest from June 24, 1967
Filed and Entered by Plaintiff, June 24, 1967
Judgment.

Pro. By Deft 4.50
Do by Deft 3.00

Archie Hill

Prothonotary

And Now, 30 day of June 1967 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Archie Hill*
Prothonotary

Gleason,
Cherry &
Guido

ANNABELLE F. SKARNELLIS

JUNE 26, 1967, COMPLAINT IN DIVORCE, filed. One copy certified to Attorney

10/9/1967
\$135.00 Pd
by Atty
Clfd Trust

481

JULY 5, 1967, CONSTABLE'S RETURN, filed.
Now, June 30, 1967, at 10:30 A.M. E.D.S.T. served RONALD H. SKARNELLIS, at his place of residence, to wit 5 Maloney Road, DuBois, Pennsylvania, with a true and attested copy of the within Complaint in Divorce. No. 481 May Term, 1967, by handing the same to and leaving with him, personally, and making known to him the contents thereof. So Answers, Samuel Alessi, Constable.

RONALD H. SKARNELLIS

OCTOBER 9, 1967, PRAECIPE FOR APPOINTMENT OF MASTER AND ORDER, filed.

AND NOW, October 9, 1967, ANNABELLE F. SKARNELLIS, Plaintiff in this action, moves for the appointment of a Master in this action, the certified copy of the original complaint in Divorce having been served personally on the above named Defendant, RONALD H. SKARNELLIS, on June 30, 1967, and more than 20 days having elapsed and no answer having been filed or appearance entered by the Defendant. GLEASON, CHERRY & GUIDO, Attorneys for Plaintiff By S/ Edward V. Cherry

ORDER FOR APPOINTMENT

And now, this 9th day of October, 1967, upon Praecipe filed by Gleason, Cherry & Guido, Attorneys for Plaintiff, the Court does appoint Robert V. Maine, 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. NOVEMBER 28, 1967, MASTER'S REPORT, filed.

Pro.	By Atty	7.00
Atty		3.00
Master		75.95
Clfd Co. Bar		10.00
Pro.		10.00
Pro.		1.00

And Now, the 28th day of November 1967, the report of the Master is acknowledged. We approve his findings and recommendations;

We, therefore, DECREE that ANNABELLE F. SKARNELLIS be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and RONALD H. SKARNELLIS Thereupon all the

#215 - Transf to Reg. Acct. \$135.00
\$135.00 paid by Attorney

#1101 - Robert V. Maine	75.95
#1102 - Clfd Co. Bar Assn.	10.00
#1103 - Gleason, Cherry & Guido	38.05
Prothonotary	11.00
	<u>135.00</u>

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 plaintiff.
BY THE COURT S/ John A. Cherry, President Judge.

Blakley & Ammerman	DONNA MARIE COUSINS	<p><u>JUNE 26, 1967, COMPLAINT IN DIVORCE</u>, filed. One copy certified to Attorney</p>
7/26/67 \$135.00 Pd by Atty Clfd Trust		<p><u>JUNE 26, 1967, CONSTABLE'S RETURN OF SERVICE</u>, filed. NOW, the 28th day of June, 1967, at 10:10 o'clock, A.M. served Ralph Cousins at his residence, 429 W DuBois Ave., DuBois, Pa. with a true and attested copy of the within Complaint in Divorce at No. 482 May Term, 1967 by handing the same to and leaving with him personally, and making known to him the contents thereof. So Answers, Samuel Alessi, Constable.</p>
	482	<p><u>JULY 26, 1967, PRAECIPE FOR APPOINTMENT OF MASTER</u>, filed. And Now, July 25, 1967, DONNA MARIE COUSINS, 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 June 28, 1967. s/ David E. Blakley, Attorney for Plaintiff.</p>
	RALPH COUSINS	<p><u>ORDER FOR APPOINTMENT:</u> And Now, this 26th day of July, 1967, upon praecipe filed by David E. Blakley, Esquire, attorney for plaintiff, the Court does hereby appoint Ervin S. Fennell, 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	<p><u>AUGUST 31, 1967, MASTER'S REPORT</u>, filed.</p>
	Atty 3.00	<p>And Now, the 1st day of September 1967, the report of the Master is acknowledged. We approve his findings and recommendations.</p>
	Inc. Serv. \$8.50	<p>We, therefore, DECREE that DONNA MARIE COUSINS be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and RALPH COUSINS. Thereupon all the rights, duties or</p>
	Master 83.50	<p>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>
	Clfd Co. Bar 10.00	<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 P plaintiff. BY THE COURT, JOHN A. CHERRY, President Judge.</p>
	Pro. 10.00	
	Pro. 1.00	
#190 - Transf. to Reg. Acct	\$135.00	
#135.00 PAID BY ATTORNEY		
Master \$75. Serv. \$8.50		
#970 - Ervin S. Fennell, Jr.	\$83.50	
#971 - Clfd Co. Bar.	10.00	
Atty \$10. Ref. \$20.50		
#972 - Blakley & Ammerman	30.50	
Prothonotary	11.00	
	<u>\$135.00</u>	

County National Bank
Clearfield, Pa.

D. S. B. -- DATED JUNE 22, 1967

June 26
9:44 AM EST

483

Samuel H. Strong
Joyce F. Strong
Paul E. Fishel
Lois Fishel
Irvona, 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 Twenty Two Hundred Forty-
Two and 44/100 Dollars, with Interest, Attorney's
Commission, Cost of Suit, Release of Errors, Waiving
Stay, Inquisition and Exemption.

Debt \$2242.44

Atty Comm. 10%

Interest from June 22, 1967

Filed and Entered by Plaintiff, June 26, 1967

Judgment.

Archie Hill

Prothonotary

Pro. By Deft 5.50

First National Bank
Philipsburg, Pa.

D. S. B. -- DATED JUNE 24, 1967

June 26
9:48 AM EST

484

Robert D. Samuels
Anna Mae Samuels
Ramey, 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 Five Hundred Sixty-Nine
and 24/100 Dollars, with Interest, Attorney's Commission,
Cost of Suit, Release of Errors, Waiving Stay, Inquisi-
tion and Exemption.

Debt \$569.24

Atty Comm. 5%

Interest from June 24, 1967

Filed and Entered by Plaintiff, June 26, 1967

Judgment.

Archie Hill

Prothonotary

Pro. By Plff 4.50
Pro by Plff 3.00

And Now, 4 day of Aug 1967 by paper
filed, the above judgment is satisfied in full of costs,
interest and cost.

Attest *Archie Hill*
Prothonotary

First National Bank
Philipsburg, Pa.

D. S. B. -- DATED JUNE 23, 1967

Payable One Day After Date

By Virtue of Power of Attorney contained therein,
Judgment is entered in favor of the Plaintiff and against
the Defendants in the sum of Six Hundred Two and
33/100 Dollars, with Interest, Attorney's Commission,
Cost of Suit, Release of Errors, Waiving Stay, Inquisition
and Exemption.

June 26
9:49 AM EST

485

Debt \$602.33

Thomas L. Kozak
Alverta Kozak
P.O. Box 38
Bigler, Pa.

Atty Comm. ~~X~~ 5%

Interest from June 23, 1967

Filed and Entered by Plaintiff, June 26, 1967

Judgment.

Archie Hill
Prothonotary

Pro. By Plff 4.50

Pro by Plff 3.00

And Now, 2 day of Oct. 1968 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

W. Albert Ramey

COMMONWEALTH OF PENNA.

JUNE 26, 1967, PETITION FOR APPEAL FROM ORDER OF SECRETARY OF REVENUE SUSPENDING OPERATOR'S LICENSE, filed by Bell, Silberblatt & Swoope. One copy certified to Attorney for service on Secretary.

486

WHEREFORE, your Petitioner respectfully prays that this appeal be allowed and that a hearing de novo be granted by your Honorable Court to determine whether said suspension is justified under the facts of the case and that this appeal act as a supersedeas pending said hearing and that upon conclusion of said hearing Petitioner's driving privileges be restored to him. /s/ Bell, Silberblatt & Swoope by Paul Silberblatt, Attorney for Petitioner.

ORDER OF COURT:

Now, this 26th day of June, 1967, upon consideration of the foregoing Petition for Appeal from Order of the Secretary of Revenue Suspending Operator's License and on Motion of Paul Silberblatt, Attorney for Petitioner, hearing is granted de novo to determine whether the Petitioner's operating privileges shall be suspended; all proceedings to stay meanwhile, and this appeal shall act as a supersedeas of the suspension order. Hearing is fixed for July 10, 1967, at 10 A.M. By the Court,

John A. Cherry, President Judge,
JULY 10, 1967, PRAECIPE, filed by W. Albert Ramey
 Enter my appearance for Commonwealth of Pennsylvania

RUSSELL H. HARPSTER

Bell, Silberblatt & Swoope

Pro. By BS&S 5.25
 Atty 3.00
 Pro. 3.50
 Pro. 3.50

AUGUST 8, 1967, OPINION AND ORDER, filed.

ORDER:

NOW, August 8, 1967, the order of the Bureau of Traffic Safety of the Commonwealth of Pennsylvania is reversed, and it is hereby directed that the appellant's privileges be restored to him. BY THE COURT John A. Cherry, President Judge.

One copy certified to Bureau of Traffic Safety.

Hanak

Fox Pools, Inc.
York, Pa.

D. S. B. -- DATED DECEMBER 23, 1966

Payable Sixty Days after Date

By Virtue of Power of Attorney contained therein,
Judgment is entered in favor of the Plaintiff and against
the Defendants in the sum of Four Thousand Sixty-Six
and 88/100 Dollars, with Interest, Attorney's Commission,
Cost of Suit, Release of Errors, Waiving Stay, Inqui-
sition and Exemption.

June 26
9:50 AM EST

487

Debt \$4066.88

Atty Comm. 1/2 1%

Mark Bowles

Interest from December 23, 1966

Filed and Entered by Plaintiff, June 26, 1967

Judgment.

Pro.

my atty
~~XXXXXX~~

4.50

Archie Hill
Prothonotary

Joseph J. Lee

IN RE: Leave to Sell at Private Sale and Convey Real Property L#441 Irvona Borough Property W.F. Lightner Est.

488

JUNE 26, 1967, COUNTY COMMISSIONERS LEAVE TO SEEL AT PRIVATE SALE, Property in Irvona Borough L #441 Property of W. F. Lightner Est.

Taxes, etc. \$15.60. The Irvona Methodist Episcopal Church, an incorporated religious society, of Irvona, Pa. has offered \$15.60 as purchase price at private sale.

ORDER OF COURT:

Now, the 26th day of June, 1967, the foregoing petition of the County Commissioners of Clearfield County for leave to sell at private sale against the land in Irvona Borough therein described, bought by Clearfield County at Treasurer's Sale on the 3rd day of August 1964, presented and considered, and hearing thereon is fixed for the 10th day of July 1967, 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.

JUNE 27, ADVERTISING NOTICE GIVEN TO CLEARFIELD PROGRESS.

June 28, 1967, Mail Notice mailed to Mrs. Ruth S. Beals, Secretary, Glendale Area School District (Irvona Borough School District), Irvona, Pa. by Certified Mail.

June 28, 1967, Mail Notice mailed to Mrs. Elizabeth Williams, Secretary, Irvona Borough Council, P.O. Box 17, Irvona, Pa., by Certified Mail.

JUNE 30, 1967, RETURN RECEIPT OF CERTIFIED MAIL for Mrs. Ruth S. Beals, Secy, filed.

JULY 10, 1967, ORDER OF COURT DECREEING SALE, filed

NOW, the 10th day of July A.D., 1967, the petition filed to the above term and number, having come on to be heard pursuant to an Order of Court made the 26th day of June, A.D, 1967, and it appearing to the Court that proper notice of such hearing had been given by the Prothonotary to the interested municipal sub;ivisions 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 advantageious 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 \$15.60, and upon payment of costs of this proceeding, to execute and deliver a proper deed to The Irvona Methodist Episcopal Church, an incorporated religious soçiety 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, p proportionately to their several Tax claim. By the Court, John A. Cherry, President Judge.

#903-Clfd Progress

- Pro. 5.00
- Pro. 3.50
- Pro. 1.00
- Pro. 1.25
- Pro. 1.25
- Pro. 10.74
- Pro. 1.00
- Pro. 3.50

Nevling &
Davis

Punxsutawney National
Bank,
Punxsutawney, Penna.

June 26
11:24 PM EST

489

Daryl A. Peace
Frances C. Peace
Troutville, Penna.

Pro by Atty 4.50
Atty 3.00
Pro by Atty 3.00

D. S. B. DATED JUNE 16, 1967

Payable In Installments

By Virtue of Warrant of Attorney hereunto annexed,
Nevling & Davis, Attorney's do hereby appear for the
Defendants and Confess Judgment against the Defendants
and in favor of the Plaintiff in the sum of Five Thousand
Two Hundred Fifty & 00/100 Dollars, with Interest,
Attorney's Commission, Cost of Suit, Release of Errors,
Waiving Stay, Inquisition and Exemption.

Debt \$5250.00

Atty Comm 15% 787.50 \$6037.50

Interest from May 30, 1972

Filed and Confessed by Attorneys, June 26, 1967

Judgment.

Archie Hill
Prothonotary

And Now, 18 day of May 1971 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

Urey &
Mikesell

In re: Glendale School
District Appointment of
School Director for
Unexpired Term Due to
Resignation

JUNE 27, 1967, PETITION AND ORDER, filed.

The undersigned below, being resident taxpayers of Coalport Borough, Clearfield County, hereby petition the Court of Common Pleas of Clearfield County to appoint a suitable person Pleas of Clearfield County to appoint a suitable person to fill a vacancy now existing on the Glendale School District Board of School Directors, Clearfield County. Said vacancy being created by the resignation of Mrs. Dorothy Nevling on July 5, 1966, and such appointee to be designated to complete the unexpired term of Mrs. Dorothy Nevling; such petition being authorized by Article III, Section 315, Public School Code of 1949, as amended by Bulletin 2, 1961.

NAME

ADDRESS

490

Norman Spangle	Coalport
Charles Fleming	Coalport
Janet Fleming	Coalport
Richard Hagerty	Coalport
Richard Laing	Coalport, Pa.
Dean F. Wagner	Coalport, Pa.
Dorothy McNaulty	Coalport, Pa.
James Hahn	Coalport, Pa.
Blair E. Shank	Coalport, Pa.
Helen C. Shank	Coalport
Christine J. Laing	Coalport
Carl M. Gilligan	Coalport, Pa.
Mrs. Mary Green	Coalport, Pa.
Pauline Gordon	Coalport, Pa.
James W. Laing, Jr.	Coalport, Pa.
John D. Burmeister	Coalport, Pa.
Kathleen W. Laing	Coalport, Pa.
Richard Burmeister	Coalport, Pa.
Bessie L. Burmeister	Coalport, Pa.
Dorothy Midlam	Coalport, Pa.

Pro 5.00
Atty 3.00

Letter of Transmittal with Petition, filed.

ORDER:

AND NOW, this 27th day of June, 1967, the foregoing Petition having been presented for consideration, the Court being satisfied that a vacancy now exists on the Glendale School District Board of School Directors by reason of the resignation of Mrs. Dorothy Nevling, it is hereby Ordered and Decreed that Mr. Joseph Madormo, a suitable person from the Borough of Coalport, Clearfield County, Pennsylvania, is hereby appointed to hold the office of School Director for the unexpired term of said Dorothy Nevling whose place he is appointed to fill, in accordance with the Public School Code of 1949, as amended 24 P.S. 3-315. BY THE COURT, John A. Cherry, President Judge.

June 27, 1967, Two copies of Order certified to Attorney

MAY TERM, 1967

DOCKET 188

<p>June 27 10:00 AM EST</p>	<p>County National Bank Clearfield, Penna.</p> <p>491</p> <p>Lewis Francisco Madeline Francisco Ginter, Penna.</p> <p>Pro by Deft 4.50</p>	<p><u>D. S. B. --- DATED JUNE 24, 1967</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 One Hundred Twenty Five and 70/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$3125.70</p> <p>Atty Comm. 10%</p> <p>Interest from June 24, 1967</p> <p>Filed and Entered by Plaintiff, June 27, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p> <p>And Now, <u>29th</u> day of <u>Oct</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 <u>Archie Hill</u> Prothonotary</p>
<p>June 27 10:01 AM EST</p>	<p>Community Consumer Discount Company, DuBois, Penna.</p> <p>492</p> <p>Richard D. Hand a/k/a David Richard Hand R.D. #1, DuBois, Penna.</p> <p>Pro by Plff 4.50</p>	<p><u>D. S. B. --- DATED JUNE 24, 1967</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 Two Hundred Sixteen and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$3216.00</p> <p>Atty Comm. 15%</p> <p>Interest from June 24, 1967</p> <p>Filed and Entered by Plaintiff, June 27, 1967 Judgment.</p> <p style="text-align: right;"><i>Archie Hill</i> Prothonotary</p>

Community Consumer Dis-
count Company,
DuBois, Penna.

D. S. B. --- DATED JUNE 24, 1967

Payable In Installments

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

June 27 493
10:05 AM EST

Debt \$3132.00

Atty Comm. 15%

Interest from June 24, 1967

Filed and Entered by Plaintiff, June 27, 1967

Judgment.

Edward Bouch
Rebecca E. Bouch
R.D. #2, DuBois, Penna.

Archie Hill
Prothonotary

Pro by Plff 4.50

Pro by Plff 3.00

And Now, *26* day of *Feb.* *1969* by paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *Archie Hill*
Prothonotary

Commonwealth of Penna.
Dept. of Labor & Industry
Use Unemployment Comp.
Fund, Harrisburg, Pa.

JUNE 27, 1967, CERTIFIED COPY OF LIEN UNDER PENNSYLVANIA
UNEMPLOYMENT COMPENSATION LAW, filed.

This Lien is entered for unpaid Unemployment Com-
pensation in the sum of Five Hundred Thirty Eight and
82/100 Dollars, together with Interest and Penalties in
the sum of Twenty One and 64/100 Dollars.

June 27 494
10:10 AM EST

Debt \$538.82

Interest and Penalties 21.64 \$560.46

Interest from June 30, 1967

Filed and Entered by Plaintiff, June 27, 1967

Judgment.

Paul M. Burns, Jr.,
Individually and t/a
P. M. Burns Equipment

Archie Hill
Prothonotary

Pro by Plff 4.00

<p>Maine & Fennell</p> <p>Edward T. Kelley Daniel F. LaCAVA</p>	<p>In re: CONDEMNATION OF McINTOSH COAL COMPANY PROPERTY, SANDY TOWNSHIP, CLEARFIELD COUNTY, PENNSYLVANIA, BY THE COMMONWEALTH OF PENNSYLVANIA, DEPARTMENT OF HIGHWAYS, FOR LEGISLATIVE ROUTE 1009 SECTION 23, IN SANDY TOWNSHIP</p> <p>Commonwealth of Penna.</p> <p>495</p>	<p><u>JUNE 27, 1967, PETITION FOR APPOINTMENT OF A BOARD OF VIEW</u>, filed. (Condemnation No. 160 May Term, 1967)</p> <p>Five Copies certified to Attorney.</p> <p>The Petition of David W. McIntosh, Robert J. McIntosh, Kenneth A. McIntosh and Gerald E. McIntosh, partners, T/A McIntosh Brothers, formerly known as McIntosh Coal Company, respectfully represents:</p> <p>1. Your petitioners are individuals and partners T/A McIntosh Brothers, the address of which is R.D. #3, DuBois, Clearfield County, Pennsylvania.</p> <p>2. Your petitioners are the owners of certain premises situate in Sandy Township, Clearfield County, Pennsylvania, which were conveyed to them by deed of Donald S. Hopkins et al, dated November 13, 1958 and recorded December 22, 1958 in the office of the Recorder of Clearfield County, Pennsylvania, in Deed Book No.471, page 598, the said premises being described as follows: THE FIRST THEREOF: All of the Grantors' right, title and interest in and to what is known as the Baum Mason Tract within said Township, said tract being bounded on the North by Tract No. 4399; on the East by Tract No. 1988 and Tract No. 2009; on the South by Tract No. 13; and on the West by the Jefferson-Clearfield County line; and specifically including any or all right, title and interest of the said Grantors in and to the water reservoir upon the premises above described, together with all of the rights, titles, equities and privileges thereto appertaining subject only to the reservation hereinafter set forth. THE SECOND THEREOF: All of the Grantors' right, title and interest in and to Tract No. 2009 within said Township, said Tract being bounded on the North by Tract No. 1988; on the East by Warrant No. 3584 and lands now or formerly of John E. DuBois; on the South by lands now or formerly of John E. DuBois; and on the West and Southwest by Baum Mason Tract and Tract No. 13; said premises or a portion thereof being more specifically bounded and described as follows: BEGINNING at a point in the Easterly line of the Baum Mason Tract being also the Southwest corner of Tract No. 1988; thence by the Southerly line of Tract No. 1988 Easterly 500 feet more or less to a point in line of land of the Pennsylvania Game Commission; thence by the line of land of Pennsylvania Game Commission South 27° 51' East 350 feet more or less to a point, said point being also the Northeast corner of land of John Rosio; thence by the Northerly line of land of John Rosio Southwesterly 580 feet more or less to a point; thence still by same Southwesterly 120 feet more or less to a point; thence Northwesterly 230 feet more or less to a stone in line of land of the Baum Mason Tract; thence by the Easterly line of said Baum Mason Tract North 7° 00' East 544.6 feet to a point and the place of beginning. THE THIRD THEREOF: BEGINNING at a point, said point being the Southwest corner of Tract #1988 of which this is a part and being also in the Easterly line of the Baum Mason Tract; thence by the Easterly line of said Tract #2009; thence by the Northerly line of said Warrant #2009, westerly 500 feet more or less to a point and the place of beginning, containing 4.1 acre more or less and being the Southwest corner of Warrant #1988. TOGETHER with all of the coal on or underlying all of said premises and the right or rights to mine and remove said coal, but only to the extent that the Grantors own or possess the same. EXCEPTING AND RESERVING, nevertheless, from all of the above described parcels of land, all of the oil and gas on or underlying the said premises together with the right to explore, drill for and remove the same. The declaration of taking was filed to the above term and number in the office of the Prothonotary of Clearfield County, Pennsylvania, on May 15, 1967. Notice of said filing has not yet been served in the above on the Petitioners and no preliminary objections to the said declaration of taking have been filed at the present time. 4. The Condemnor is the Commonwealth of Pennsylvania, Department of Highways and the declaration of taking was filed by the Secretary of Highways of the Commonwealth of Pennsylvania for the purpose of the construction of a limited access highway on the National system of Interstate and defense highways, local service highways and intersecting streets and roads. 5. The above named petitioners are the only persons known to have any interest in the aforesaid property and the same is owned by them as partnership property. 6. Pursuant to the condemnation which is described in the Commonwealth's declaration of taking, your petitioners will suffer the destruction and loss of the surface and mineral deposits of a portion of their property and the remainder thereof will be greatly reduced in value due to the nature of said condemnation. 7. At the present time and at the time of the filing of the declaration of taking there are, and were no taxes, mortgages, judgments or other liens against the aforesaid premises. 8. The Commonwealth of Pennsylvania, Department of Highways and your petitioners are unable to agree on the compensation due your petitioners for the damages sustained by them, WHEREFORE, your petitioners pray your honorable court to appoint a Board of View to assess the damages to which your petitioners are entitled by reason of said condemnation. McINTOSH BROTHERS, Co-Partnership, s/ David W. McIntosh, Robert J. McIntosh, Kenneth A. McIntosh and Gerald E. McIntosh.</p>
	<p>Pro by Atty 13.50</p> <p>Atty 3.00</p> <p>E.P. Baum 145.50</p> <p>W. Reese 169.50</p> <p>D.R. Mikesell 266.14</p> <p>Pro by Atty 5.00</p>	
<p>#5399 - Maine & Fennell ---\$21.50 Adv. Costs</p>	<p>Pro. 5.25</p> <p>6/28/1972 Fullington Bus 46.00</p> <p>Pro. 4.00</p> <p>Pro. 3.00</p>	<p>Commission South 27° 51' East 350 feet more or less to a point, said point being also the Northeast corner of land of John Rosio; thence by the Northerly line of land of John Rosio Southwesterly 580 feet more or less to a point; thence still by same Southwesterly 120 feet more or less to a point; thence Northwesterly 230 feet more or less to a stone in line of land of the Baum Mason Tract; thence by the Easterly line of said Baum Mason Tract North 7° 00' East 544.6 feet to a point and the place of beginning. THE THIRD THEREOF: BEGINNING at a point, said point being the Southwest corner of Tract #1988 of which this is a part and being also in the Easterly line of the Baum Mason Tract; thence by the Easterly line of said Tract #2009; thence by the Northerly line of said Warrant #2009, westerly 500 feet more or less to a point and the place of beginning, containing 4.1 acre more or less and being the Southwest corner of Warrant #1988. TOGETHER with all of the coal on or underlying all of said premises and the right or rights to mine and remove said coal, but only to the extent that the Grantors own or possess the same. EXCEPTING AND RESERVING, nevertheless, from all of the above described parcels of land, all of the oil and gas on or underlying the said premises together with the right to explore, drill for and remove the same. The declaration of taking was filed to the above term and number in the office of the Prothonotary of Clearfield County, Pennsylvania, on May 15, 1967. Notice of said filing has not yet been served in the above on the Petitioners and no preliminary objections to the said declaration of taking have been filed at the present time. 4. The Condemnor is the Commonwealth of Pennsylvania, Department of Highways and the declaration of taking was filed by the Secretary of Highways of the Commonwealth of Pennsylvania for the purpose of the construction of a limited access highway on the National system of Interstate and defense highways, local service highways and intersecting streets and roads. 5. The above named petitioners are the only persons known to have any interest in the aforesaid property and the same is owned by them as partnership property. 6. Pursuant to the condemnation which is described in the Commonwealth's declaration of taking, your petitioners will suffer the destruction and loss of the surface and mineral deposits of a portion of their property and the remainder thereof will be greatly reduced in value due to the nature of said condemnation. 7. At the present time and at the time of the filing of the declaration of taking there are, and were no taxes, mortgages, judgments or other liens against the aforesaid premises. 8. The Commonwealth of Pennsylvania, Department of Highways and your petitioners are unable to agree on the compensation due your petitioners for the damages sustained by them, WHEREFORE, your petitioners pray your honorable court to appoint a Board of View to assess the damages to which your petitioners are entitled by reason of said condemnation. McINTOSH BROTHERS, Co-Partnership, s/ David W. McIntosh, Robert J. McIntosh, Kenneth A. McIntosh and Gerald E. McIntosh.</p>

CONTINUED FROM PAGE 487, NO 331, May Term, 1967, CONDEMNATION OF PROPERTY**J. LYNN MCGARVEY AND CARLA M. MCGARVEY

acknowledged in Lancaster County on July 26, 1967, before Betty N. Geib, a Notary Public, the original Assignment was offered in evidence and compared by the Viewers and copy substituted. The original being returned to Condemnees' Attorney.

8. That the Commonwealth of Pennsylvania, Department of Highways filed a written request for Findings of Fact and Conclusions of Law, as attached to this report.

9. Your Board having viewed the premises and upon taking into account the facts set forth from the record papers filed in this Proceedings, the location and contour of the land and the improvements erected thereon, and having heard the testimony offered by the parties in interest, find as their schedule of damages for the premises and improvements herein condemned and taken as follows:

(a.) The sum of Thirty-four thousand Nine Hundred (\$34,900.00) Dollars is awarded to J. Lynn McGarvey and Carla M. McGarvey, husband and wife, Condemnees, payable by the Commonwealth of Pennsylvania, Department of Highways, Condemnor.	\$34,900.00
Damages for delay shall be calculated from May 15, 1967.	\$21,200.00
Less amount already paid by the Commonwealth to J. Lynn McGarvey and Carla M. McGarvey. Taxes pro-rated for 1967.	137.97
	21,337.97
Damages due and payable to J. Lynn McGarvey and Carla M. McGarvey	\$13,562.03

(b) The Commonwealth of Pennsylvania, Department of Highways, filed a written request for separate Findings of Fact and Conclusions of Law which are as follows:

1. That at the time of the filing of declaration of taking the legal title to the premises was in I. V. Daugherty-affirmed by Viewers.
2. That possession was delivered to the Commonwealth by Lynn McGarvey on May 15, 1967-affirmed by Viewers.
3. That detention damages shall be paid from May 15, 1967-affirmed by Viewers.
4. That the Commonwealth is entitled to a credit against such award as may be made of \$21,200, plus \$137.97 pro tanto share of taxes-affirmed by Viewers.
5. That claimant (McGarvey) is not entitled to any loss growing out of alleged dislocation damages. Claimant has been paid by the Commonwealth for moving expenses.-affirmed by Viewers.
6. That such award as may be made to claimant by the Viewers by broken down so as to show the amount allowed on the various items of damage claimed, including the front foot value of land fronting on Route 219-denied by Viewers. The Viewers find that the value of land and improvements prior to taking was \$37,900.00, and value of remaining land after taking \$3,000.00-Award to McGarveys-\$34,900.00.
7. That claimant is not entitled to any award based upon rental value nor for loss of sales or profits or good will. (See SNITZER ON EMINENT DOMAIN, 609#2, page 349) This was only a partial taking affirmed by Viewers.
8. That comparable sales made with knowledge of the imminence of condemnation must be disregarded in determining fair market value (604 of the Code)-affirmed by Viewers.

10. For the purposes of determining funds applicable for the payments of costs in the within matter the Board of Viewers finds that the condemned land will become a part of an access route leading to a Federal Highway.

11. A schedule of costs of the members of the Board of Viewers, to be paid by Clearfield County, is attached hereto.

12. A Stipulation executed by the parties hereto (as attached) waived the ten (10) days notice of intent to file the Viewers' Report and agreed that the Report would be filed October 30, 1967, and that said report would become final unless an Appeal is filed within thirty (30) days from October 30, 1967.

13. Attached hereto and made a part of this report are the following:
- (a). Notice of View and Stipulation.
 - (b). Stipulation as to time and place of hearing.
 - (c). Copy of plan showing extent of taking and location of buildings.
 - (d). Condemnees' Exhibit #1-Article of Agreement
Condemnees' Exhibit #2-Assignment
Condemnees' Exhibit #2A-Letter form Attorney Blakley.
Condemnees' Exhibit #3-Plot plan of area
Condemnees' Exhibit #4 to #11-3 1/2 x 3 1/2
Pictures of property.

Commonwealth Exhibit #1 and #2 - 8 x10 pictures of similar properties.

- (e). Request for Findings of Fact and Conclusions of Law filed by the Commonwealth of Pennsylvania, Department of Highways.
- (f). Stipulation waiving notice of intent to file Viewers' Report. Respectfully submitted, s/Donald R. Mikesell, s/Roland E. Bechtel, s/Evo G. Facchine

~~OCTOBER 20, 1967, NOTICE OF VIEW AND STIPULATION, filed.~~
~~YOU are hereby notified that Roland E. Bechtel, Evo Facchine and Donald R. Mikesell, Esquire, were appointed by the Court as a Board of Viewers to assess damages in the above captioned matter.~~

OCTOBER 20, 1967, NOTICE OF VIEW AND STIPULATION, filed.
YOU are hereby notified that Roland E. Bechtel, Evo Facchine and Donald R. Mikesell, Esquire, were appointed by the Court as a Board of Viewers to assess damages in the above captioned matter.
Now this 28th day of June, 1967, the parties hereto and their attorneys, do waive any and all time requirements and any and all notices, and agree that a View shall be held at the property in question in Sandy Township, Clearfield County, Pennsylvania, on Wednesday, June 28, 1967, at 11:30 A.M., E.D.S.T. J. Lynn McGarvey and Carla M. McGarvey. By s/David E. Blakley, Commonwealth of Pennsylvania, Department of Highways. By s/ W.Albert Ramey, Attorney, s/I.V. Daugherty, Mary E. Daugherty

CONTINUED FROM PAGE 581, No. 331 May TERM 1967. CONDEMNATION OF PROPERTY- J. Lynn McGarvey and Carla M. McGarvey.

OCTOBER 20, 1967, STIPULATION filed.

NOW THIS 3rd day of July, 1967, the parties hereto and their attorneys, do waive any and all time requirements and any and all notices, and agree to have the above styled matter set for hearing before the Board of Viewers at the City Hall in Dubois, Pennsylvania, on Monday, July 3, 1967, at 10:00 o'clock A.M., E.D.S.T. J. Lynn McGarvey and Carla M. McGarvey. By s/David E. Blakley, Attorney. Commonwealth of Pennsylvania Department of Highways. By s/W. Albert Ramey, Attorney.

OCTOBER 20, 1967, VIEWERS STATEMENT OF COSTS, filed.

The following costs are involved in the Eminent Domain Proceedings concerned exclusively with land to be used for an access route to a Federal Highway.

Payable to Roland E. Bechtel, Dubois, Pa.

4 days @ \$35.00 per day	\$140.00	
Mileage- 52 miles	5.20	
		\$145.20

Payable to Evg G. Facchine, Dubois, Pa.

4 days @ \$35.00 per day	\$140.00	
Mileage-52 miles	5.20	
		\$145.20

Payable to Donald R. Mikesell, Clearfield, Pa.

6 days @ \$35.00 per day	\$210.00	
Mileage-104 miles	10.40	
Telephone, postage, stationery, etc.	4.25	
		\$224.65

One Certified copy sent to Controller.

NOVEMBER 2, 1967, APPEAL FROM REPORT OF VIEWERS, filed by Edward T. Kelley.

AND NOW, November 2nd, the Commonwealth of Pennsylvania, Department of Highways, does hereby appeal from the Viewers' Report in the above-entitled case filed October 30, 1967, to No. 331 May Term, 1967 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 in Sandy Township, Corner of L. R. 59 and T. R. 650, Legislatvie Route 1009, Section 23, Clearfield County.
2. The interest of the condemnees in the aforesaid property is Ownership in fee simple.
3. Jury trial is demanded. S/ Edward T. Kelley, Attorney for the Commonwealth.

DECEMBER 9, 1967; PREACIPE filed by Ammerman & Blakley.

Place the above on the trial list for February Term. Blakley & Ammerman, bys/ David Blakley.

FEBRUARY 12, 1968, CAUSE REACHED, TRIAL ORDERED. JURY CALLED AND SWORN, as follow to wit:

LaVerne Harkleroad, Maxine J. Ellinger, Kathleen A. Collins, Ruth Reed, Victoria Sturniola, Howard J. Peachman, Stanley Sekula, Frank Simpkins, Michael Meterko, Jr., Kathryn L. Dixon, (Joyce Stephens - did not show up on 2-12-68-), Willard Leigey, Arvilla P. Gaines (Alt.1 (Was Alt. 2) Kathryn M. Hess) twelve good and lawful citizens of the county who after hearing the proofs and allegations and being charged by the Court.

February 13, 1968, Plaintiffs Point for Charge, filed.

February 13, 1968, Defendants Points for Charge, filed

And now to wit, February 13, 1968, we, the Jurors empanelled in the above entitled case find A Verdict in Favor of the Plaintiff the total sum of \$39,625

VERDICT IN FAVOR OF THE PLAINTIFF IN THE SUM OF \$39,625.00

NOTE: Eminent Domaine Code, Section 517 states: "At the trial of the case the condemnee shall be the plaintiff and the condemnor shall be the defendant."

FEBRUARY 17, 1968, MOTION FOR NEW TRIAL, filed by Edward T. Kelley.

Service Accepted on behalf of J. Lynn McGarvey & Carla M. McGarvey, this 29th day of February 1968. David E. Blakley, Attorney for McGarveys

MAY 14, 1968, ORDER filed.

NOW, May 14, 1968, it is hereby Ordered that notes of testimony be transcribed. The costs thereof to follow the verdict. By the Court, s/John A. Cherry, President Judge.

JULY 26, 1968, TRANSCRIPT OF TESTIMONY filed

Transcript of Testimony taken before Hon. John A. Cherry, P. J. a Jury and two alternates Feb. 1, 1968. Lodged this date by Archie Hill, Prothonotary.

SEPTEMBER 18, 1968, PRAECIPE, filed by Blakley & Ammerman

A Motion for a New Trial having been filed by the Commonwealth of Penna., place the above on the current Argument List. Blakley & Ammerman by David E. Blakley, Atty for J. Lynn McGarvey al

OCTOBER 16, 1968, OPINION AND ORDER, filed.

The Commonwealth of Pennsylvania has moved for new trial in the instant matter on the basis that the verdict was against the evidence; was against the weight of the evidence; was against the law; and was excessive. However, when one considers that the viewers granted \$34,900.00; the plaintiffs' value placed upon the property was \$49,500.00; their expert's testimony placed a value thereon of \$47,700.00; and that the testimony was fully sufficient to sustain any one of those amounts-we do not feel justified in granting a new trial because the jury awarded \$39,625.00 to the plaintiffs. We have examined all of the testimony in this regard and have determined that we would be arbitrary and even capricious if we were to interfere at all with the award made by the jury. It must be remembered that even though the Court itself might have given a lesser amount, this is not sufficient reason for any grant of relief to the defendant, where all of the testimony fully sustains the jury's verdict. Compare HOFFMAN VS. COMMONWEALTH, 422 Pa. 144, and DAGUE VS. COMMONWEALTH, 418 Pa. 340. See also Pennsylvania Eminent Domain, Snitzer, Section 517 - 5 to 517 - 6.232.

Therefore, the Court enters the following

ORDER

NOW, October 16, 1968, motion for new trial is refused, and it is directed that judgment be entered upon the verdict returned by the jury in the instant case. BY THE COURT s/ John A. Cherry, President Judge

FEBRUARY 11, 1969, Praecipec filed by Edw. T. Kelley, Atty for Defendant

Cost having been paid to you, please mark the above case settled and discontinued.

Record Costs having been paid, 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

CONTINUED FROM PAGE 49, NO. 181 FEBRUARY TERM, 1967, CONDEMNATION-JOSEPH J. ZEMKA

4. The Board of Viewers found, pursuant to Section to 511 (4) the date of the filing of the declaration of taking, were the dates the plans for the road improvements were approved by the Governor. Those dates being May 3, 1963 and August 25, 1964.

5. The schedule of damages as determined by the Board of View for the premises condemned is as follows:

The Board of View determined that the Condemnee suffered no damages and is entitled to no compensation for the land taken through condemnation. It was determined by the Board of View as provided by Section 606 of the Act that the special benefits occurring to the Condemnee exceeded the amount of damages to which the Condemnee was entitled. Therefore, the Board of View can award no damages to the Condemnee.

6. The schedule of 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 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. Soutt, Jr., s/Evo Facchine, s/Ward J. Reese.

NOTICE OF VIEW AND HEARING, filed.

NOTICE OF HEARING, filed.

NOTICE OF FILING OF REPORT OF VIEWERS, filed.

SCHEDULE OF COSTS TO BE PAID BY CLEARFIELD COUNTY TO BOARD OF VIEW, filed:

Payable to Ward J. Reese, Frenchville, Pennsylvania

3½ days @ \$35.00	122.50	
Milage-4 trips to Clearfield	<u>16.00</u>	
		138.50

Payable to Evo Facchine, DuBois, Pennsylvania

3½ days @\$35.00	122.50	
Milage-4 trips to Clearfield	<u>28.00</u>	
		150.50

Payable to Launcelot E. Soutt, Jr., Clearfield, Pennsylvania

4 days @ \$35.00	140.00	
Milage to view	<u>.60</u>	

Miscellaneous expenses including

postage on ordinary and certified mail, phone calls to DuBois and Karthaus, stenographic services, etc 8.75

149.35

AUGUST 22, 1968, APPEAL FROM REPORT OF VIEWERS, filed by Clarence R. Kramer

AND NOW, Aug. , 1968, Joseph J. Zemka and Justine M. Zemka, do hereby appeal from the Viewers' Report in the above-entitled case filed July 29, 1968, to No. 181 February Term, 1967, in accordance with the provisions of Act No. 6 Special Sessions of 1964, Article 5, section 516, of the Pamphlet Laws of the Special Sessions of 1964 page 8498, 26 purdons, section , upon the following facts:

1. The property involved in this action is two (2) parcels of real estate situate in Lawrence Township, Clearfield County, as follows:

a. 20.57 acres along Legislative Route No. 17052 and the approaches thereto. Being a part of the Keystone Shortway, Traffic Route No. 80, Interstate Highway No. 1009.

b. Two (2) acres along the same Interstate Highway taken at the approaches to the bridge across the West Branch of the Susquehanna River. Being a taking separate from the 20.57 acres.

2. That the interest of the condemnees is the fee simple title in the land exclusive of coal, coal oil, fire clay and minerals of every kind and character. And exclusive of mining rights as to such minerals, but their ownership includes oil and gas.

3. A Jury trial is demanded. Also detention damages. s/ Clarence R. Kramer, Atty for Plffs

Now 23 Aug 1968 service accepted. s/ Edward T. Kelley, Atty for Defendant

SEPTEMBER 27, 1968, PRAECIPE, filed by C. R. Kramer

Kindly place the above case on the trial list for jury trial. Respectfully yours,
Clarence R. Kramer, Attorney for Plaintiff

OCTOBER 23, 1968 ORDER, filed.

NOW, October 22, 1968, trial of the above case is continued by reason of temporarily confining illness of counsel for the Commonwealth. BY THE COURT, s/ John A. Cherry, President Judge

MARCH 17, 1969, PRAECIPE, filed by Clarence R. Kramer.

Kindly place the above case on the trial list for jury trial

MAY 13, 1969, CAUSE REACHED, TRIAL ORDERED. JURY CALLED AND SWORN, as follow to wit:
Mary E. O'Dell, Marjorie A. Anderson, Ernest L. Anderson, Mrs. Elise Crandall, David H. Evans, Edmund Waring, Lewis T. Gardner, John A. Clark, Jerolyn L. Watson, Grace D. Hodge, Mrs. Isabell Ginter, Marie Benton (Norman L. Duke 1st Alt., and Lester H. Raybuck, 2nd Alt.)
twelve good and lawful citizens of the county who after hearing the proofs and allegations and being charged by the Court --

May 16, 1969, Defendants Points for Charge, filed.

And now to wit: May 16, 1969, we, the Jurors empanelled in the above entitled case, find A. Verdict in Favor Commonwealth of Pennsylvania /s/ Norman Duke, Foreman

VERDICT IN FAVOR OF DEFENDANT, COMMONWEALTH OF PENNSYLVANIA.

~~REMOVED~~

CONTINUED TO PAGE 586

CONTINUED FROM PAGE 400, NO. 166 MAY TERM 1967, MELLON NATIONAL BANK OF PITTSBURGH -vs- SANDY LEE, et al

THE FIRST THEREOF: BEGINNING at a stone corner on Township Road; thence North seventy-one (71) degrees East sixteen (16) perches to stones; thence North fifty-six and five tenths (56.5) degrees East forty-six (46) perches along said Township Road to stones; thence North forty-nine (49) degrees East twenty-two and two tenths (22.2) perches along Township Road to stones; thence North sixty-four (64) degrees East still along said Township Road thirty-two and four tenths (32.4) perches to stones; thence South three (3) degrees West along land of Isaac Lee fifty-seven and eight tenths (57.8) perches to stones; thence South seventy-five (75) degrees West along other land of Grantee thirty-six (36) perches to stone in public road; thence South seventeen (17) degrees East along said Public Road five and four-tenths (5.4) perches to stones; thence South seventy-one and five tenths (71.5) degrees West along land of Rachel E. Wilson seventy-one and nine tenths (71.9) perches to stone; thence North five (5) degrees East along land of D. T. Mitchell thirty-four and four tenths (34.4) perches to a stone and place of beginning. Containing twenty-nine (29) acres, more or less.

EXCEPTING AND RESERVING the following described parcel of land:

ALL that certain piece or parcel of land containing four and one-half (4½) acres, more or less, conveyed to Clark A. Stethem, et ux, by Deed from George W. Kauffman, et ux, dated April 2, 1959, and recorded in the Recorder's Office of Clearfield County in Deed Book 473 page 499.

EXCEPTING AND RESERVING also a certain piece or parcel of land containing one (1) acre, more or less, conveyed to Sandy Lee, et ux, by Deed from George W. Kauffman, et ux, dated August 7, 1946, and recorded in the Recorder's Office of Clearfield County in Deed Book 452 page 322.

EXCEPTING AND RESERVING all the coal lying in, upon or under the above described parcel of land with the right and privilege of removing same as contained in the chain of title.

THE SECOND THEREOF: BEGINNING at a stone corner on Road; thence North thirty-seven (37) degrees West along land of T. J. Hutton, twenty and five tenths (20.5) perches to stones; thence North two and one-half (2½) degrees West along said T. J. Hutton lands one hundred three (103) perches to stones; thence South eighty-six (86) degrees East along Township Road and land of L. J. Hurd thirty-two (32) perches to pine; thence South four (4) degrees West along land of James Lee sixty and five-tenths (60.5) perches to stones; thence South eighty-seven (87) degrees East along land of said Lee twenty-seven and three tenths (27.3) perches to stones; thence South three (3) degrees West along land of said Lee thirty-four and seven tenths (34.7) perches to stones at Township Road; thence South sixty-four (64) degrees West along Township Road thirty-two and eight tenths (32.8) perches to stones; thence South fifty (50) degrees West along said Township Road nine and six tenths (9.6) perches to stone corner and place of beginning. Containing twenty-five (25) acres and twenty-two (22) perches, more or less.

BEING the same premises which vested in George W. Kauffman and Phoebe Kauffman, his wife, by Deed dated May 22, 1946, and recorded in the Recorder's Office of Clearfield County in Deed Book 452 page 320. The said George W. Kauffman having died on March 27, 1962, the entire title thereby vested in Phoebe Kauffman, the survivor. The said Phoebe Kauffman died intestate on October 25, 1965, and left to survive her as her sole and only heirs, her children herein names: Earl H. Kauffman, Nellie E. Lee, Emanuel B. Kauffman, George W. Kauffman, Jr. and Clairmont D. Kauffman.

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, Mellon National Bank of Pittsburgh has caused this Release from Lien of Judgment to be signed by its Vice President and attested to by its Secretary and the seal of the Company affixed this 7th day of May, 1968. MELLON NATIONAL BANK OF PITTSBURGH BY, s/ T.W. McFarland, Asst. Vice-President and Mgr.

CONTINUED FROM PAGE 222, NO. 454, FEBRUARY TERM, 1967, SIGNAL CONSUMER DISCOUNT COMPANY-vs-George W. Kauffman, Jr. al

THE FIRST THEREOF: BEGINNING at a stone corner on Township Road; thence North seventy-one (71) degrees East sixteen (16) perches to stones; thence North fifty-six and five tenths (56.5) degrees East forty-six (46) perches along said Township Road to stones; thence North forty-nine (49) degrees East twenty-two and two tenths (22.2) perches along Township Road to stones; thence North sixty-four (64) degrees East still along said Township Road thirty-two and four tenths (32.4) perches to stones; thence South three (3) degrees West, along land of Issac Lee fifty-seven and eight tenths (57.8) perches to stones; thence South seventy-five (75) degrees West along other land of Grantee thirty-six (36) perches to stone in public road; thence South seventeen (17) degrees East along said Public Road five and four-tenths (5.4) perches to stones; thence South seventy-one and five tenths (71.5) degrees West along land of Rachel E. Wilson seventy-one and nine tenths (71.9) perches to stone; thence North five (5) degrees East along land of D.T. Mitchell thirty-four and four tenths (34.4) perches to a stone and place of beginning. Containing twenty-nine (29) acres, more or less.

EXCEPTING AND RESERVING the following described parcel of land:

ALL that certain piece or parcel of land containing four and one-half (4½) acres, more or less, conveyed to Clark A. Stebbins, et ux, by Deed from George W. Kauffman, et ux, dated April 2, 1959, and recorded in the Recorder's Office of Clearfield County in Deed Book 473 page 499.

EXCEPTING AND RESERVING also a certain piece or parcel of land containing one (1) acre, more or less, conveyed to Sandy Lee, et ux, by Deed from George W. Kauffman, et ux, dated August 7, 1956, and recorded in the Recorder's Office of Clearfield County in Deed Book 452 page 322.

EXCEPTING AND RESERVING all the coal, lying in, upon or under the above described parcel of land with the right and privilege of removing same as contained in the chain of title.

THE SECOND THEREOF: BEGINNING at a stone corner on Township Road; thence North thirty-seven (37) degrees West along land of T.J. Hutton, twenty and five tenths (20.5) perches to stones; thence North two and one-half (2½) degrees West along said T.J. Hutton lands one hundred three (103) perches to stones; thence South eighty-six (86) degrees East along Township Road and land of L. J. Hurd thirty-two (32) perches to pine; thence South four (4) degrees West along land of James Lee sixty and five-tenths (60.5) perches to stones; thence South eighty-seven (87) degrees East along land of said Lee twenty-seven and three tenths (27.3) perches to stones; thence South three (3) degrees West along land of said Lee thirty-four and seven tenths (34.7) perches to stones at Township Road; thence South sixty-four (64) degrees West along Township Road thirty-two and eight tenths (32.8) perches to stones; thence South fifty (50) degrees West along said Township Road nine and six tenths (9.6) perches to stone corner and place of beginning. Containing twenty-five (25) acres and twenty-two (22) perches, more or less.

BRING the same premises which vested in George W. Kauffman and Phoebe Kauffman, his wife, by Deed dated May 22, 1946, and recorded in the Recorder's Office of Clearfield County in Deed Book 452 page 320. The said George W. Kauffman having died on March 27, 1962, the entire title thereby vested in Phoebe Kauffman, the survivor. The said Phoebe Kauffman died intestate on October 25, 1965, and left to survive as her sole and only heirs, her children herein named: Earl H. Kauffman, Nellie E. Lee, Emanuel B. Kauffman, George W. Kauffman, Jr. and Clairmont D. Kauffman.

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, Signal Consumer Discount Company, Punxsutawney, Pennsylvania, caused this Release from Lien of Judgment to be signed by its Manager and attested to by its Secretary and the seal of the Company affixed this 18th day of September, 1968. SIGNAL CONSUMER DISCOUNT COMPANY PUNXSUTAWNEY, PENNSYLVANIA BY s/ R. H. Fischer, Manager Atty. in fact

CONTINUED FROM PAGE 583 - NO. 181 FEBRUARY TERM, 1968⁷ - CONDEMNATION - JOSEPH J. ZEMKA

MAY 19, 1969, MOTION FOR NEW TRIAL, filed by Clarence R. Kramer

Motion to have the Testimony and Charge of the Court Transcribed and filed so as to become a part of the Record.

Now, May 19, 1969, plaintiffs move the court to have the testimony and charge of the Court transcribed and filed as a part of the record. /s/ Clarence R. Kramer and S. Gerald Pleskin.

ORDER OF COURT - DIRECTION TRANSCRIPTION OF TESTIMONY AND CHARGE OF COURT.

Now, May 19, 1969, upon motion of attorneys for plaintiffs it is directed that the testimony and charge of the court be transcribed and become a part of the records, costs thereof to follow verdict. By the Court, John A. Cherry, President Judge.

JULY 1, 1969, TRANSCRIPT OF TESTIMONY, taken before Honorable John A. Cherry, P.J. a Jury and Two Alternates on May 12, 1969, lodged this date by Archie Hill, Prothonotary

JULY 15, 1969, EXCEPTIONS TO TRANSCRIPT OF TESTIMONY, filed by I. Gerald Pliskin and Clarence R. Kramer, Counsel for Plaintiffs.

Now, July 10, 1969, the plaintiffs except to the transcript of testimony in the following respects:

(1) The Jury, while in the Jury Room, sent to the Court a written request for further instructions, to which the Court gave a written answer, returning it with the Tipstaff.

There is no notation or reference to this effect at any place between the close of the Court's charge and the reception of the verdict.

The plaintiffs except to the fact that the same is not noted; that the contents of the question are not set forth in the record and the Court's answer thereto is likewise not set forth in the record. Respectfully submitted. I. Gerald Pliskin, Esq., and Clarence R. Kramer, Esq., Counsel for the Plaintiffs.

Now, July 10, 1969, service accepted by copy. Signed Vera G. Kester, Court Reporter.

July 15, 1969, Letter written to Hon. John A. Cherry by R. Helen Wrigley, Deputy Prothonotary stating her recollection of filing the paper which contained the question by the Jury to the Judge and his answer, copy filed with papers.

SEPTEMBER 16, 1969, PRAECIPE TO PLACE ON ARGUMENT LIST, filed by Clarence R. Kramer

Kindly place the above case on the Argument List.

NOVEMBER 5, 1969, MEMORANDUM AND ORDER, filed.

Plaintiff have moved for a new trial alleging errors in the instructions of the Court and on rulings upon the evidence. First of all the plaintiff alleges that the jurors were not clearly instructed concerning fair market value. A reading of the whole record indicates that the jury could not have been confused in any manner, and that although they found that the plaintiff was to receive no damages there was full foundation for the same. The proof was clear-cut and convincing that special benefits resulting from the construction of Route 80 more than outweighs any loss that the plaintiffs could otherwise have suffered. A reference was further made to missing written instructions, but the Court is of the opinion that all parties, as well as their attorneys, were satisfied concerning the same. These written instructions were filed in the Prothonotary's Office, and it is no basis for complaint that they are not now found. In any event the question asked was to have the Court declare to the jury (After it had been in deliberation for some time) certain items of evidence. Of course, under the law and the cases applicable this could not be done. The other errors complained of are such that the Court feels there is no basis in fact in the case for the same, and, therefore, also rejects them.

In view of the foregoing the Court enters the following

ORDER

Now, November 4, 1969, motion for new trial is denied. Full opinion will be filed only in the event of appeal.

BY THE COURT, John A. Cherry, President Judge.

NOVEMBER 6, 1969, PRAECIPE TO ENTER JUDGMENT ON THE COURT'S REFUSAL OF NEW TRIAL, filed by Clarence R. Kramer

Judgment entered against Plaintiffs and in favor of the Commonwealth.

NOVEMBER 20, 1969, NOTICE OF APPEAL AND ACCEPTANCE OF SERVICE BY APPELLEE OR HIS COUNSEL, filed.

November 13, 1969 s/ Clarence R. Kramer

November 20, 1969, Service of the foregoing notice is hereby accepted. s/ Edward T. Kelley

NOVEMBER 20, 1969, CERTIORARI to the Court of Common Pleas Civil Action-Law for the county of CLEARFIELD Returnable the third Monday of April 1970, filed

TO THE JUDGES of the Court of Common Pleas, CIVIL ACTION-LAW for the County of CLEARFIELD. GREETING: We being willing for certain causes, to be certified of the matter of the Appeal fo JOSEPH J. ZEMKA and JUSTINE M. ZEMKA from the Order dismissing motion for new trial of your said Court at No. 340 of September Term, A.D. 1967, wherein SAID APPELLANTS are PLAINTIFFS and COMMONWEALTH OF PENNSYLVANIA, DEPARTMENTS OF HIGHWAYS is DEFENDANT In Trespass before you, or some of your, depending, DO COMMAND YOU, that the record and proceedings aforesaid, with all things touching the same, before the Justices of our Supreme Court of Pennsylvania, at a Supreme Court to be holden at Philadelphia, in and for the Eastern District, the THIRD Monday of APRIL next 1970 so full and entire as in your Court before you they remain, you certify and send, together with this Writ, that we may futher cause to be done thereupon that which of right and according to the Laws of the Said Commonwealth ought.

WITNESS the Honorable JOHN C. BELL, JR. Chief Justice of our said Supreme Court, at Philadelphia, the thirteenth day of November in the year of our Lord one thousand nine hundred and sixty-nine. s/ Patrick N. Bolsinger

NOVEMBER 26, 1969, NOTICE OF APPEAL AND ACCEPTANCE OF SERVICE BY JUDGE OF THE COURT BELOW, Filed.

November 20, 1969, Service of the foregoing notice is hereby accepted. John A. Cherry

November 24, 1969, Service of the foregoing notice is hereby accepted. s/ Vera G. Kester, Stenographer

JANUARY 9, 1970, NOTICE, filed.

NOTICE Is hereby given that the Appellants propose to print only the charge of the Court in the Above appeal to the Supreme Court. Very truly yours, Clarence R. Kramer

Now 9 January 1969 service of the above is accepted. s/ Edward T. Kelley, Attorney for Defendant.

JANUARY 12, 1970, CERTIFICATE OF ORDER OF 1/7/70 CORRECTING LOWER COURT NUMBER AND TERM, filed.

Petition of Appellants to correct Lower Court Number and Term from No. 340, September Term, 1967, to No. 181, February Term, 1967, filed.

ORDER

1/7/70. Petition granted s/ Per Curiam.

IN TESTIMONY WHEREOF, I have hereunto set my hand and the seal of said Court, at Philadelphia, this eighth day of January 1970 s/ Patrick N. Bolsinger, Prothonotary

JANUARY 1970, CERTIFICATE OF VALUE, filed. ~~XXXXXXXXXXXXXXXXXXXX~~

Verbal motion being presented for the Court to enter a decree as to the value involved in this appeal,

NOW, January 19, 1970, the Court hereby certifies that the amount involved exceeds the sum of \$10,000.00. By the Court: John A. Cherry, President Judge

4/2/1970, Supreme Court---\$3.31

CONTINUED TO PAGE 587

CONTINUED FROM PAGE 586 JULY 22, 1970, REMITTITUR, filed.

TO THE JUDGES of the COMMON PLEAS COURT CIVIL ACTION-LAW County of CLEARFIELD GREETING:

Whereas, By virtue of our Writ of Certiorari from our SUPREME COURT of Pennsylvania for the Eastern District, returnable in the same Court on the third Monday of April in the year of our Lord one thousand nine hundred and seventy a record was brought into the same Court upon appeal by JOSEPH J. ZEMKA and JUSTINE M. ZEMKA from your Order dismissing motion for New Trial made in the matter of No. 181, February Term, 1967, wherein SAID APPELLANTS are PLAINTIFFS and COMMONWEALTH OF PENNSYLVANIA, DEPARTMENT OF HIGHWAYS IS DEFENDANT and it was so proceeded in our said Supreme Court, that the following judgment was made, to wit:

JUDGMENT AFFIRMED. PER CURIAM.

And the record proceedings thereupon, and allthings concerning the same, were (agreeably to the directions of the Act of the General Assembly in such case made and provided) ordered by the said Supreme Court to be remitted to the COMMON PLEAS Court CIVIL ACTION-LAW for the County of CLEARFIELD aforesaid, as well for execution or otherwise as to justice shall appertain. Wherefore 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 JOHN C. BELL, JR., Chief Justice of our said Supreme Court, at Philadelphia, the 14th day of July in the year of our Lord one thousand nine hundred and seventy. /s/ Patrick N. Bolsinger, Prothonotary

CONTINUED FROM PAGE 580 NO. 495 MAY TERM, 1967. APPOINTMENT OF VIEWERS

13. For the purposes of determining funds applicable for the payment of costs in the within matter the Board of Viewers find that the condemned land will become a part of an access route leading to a Federal Highway.

14. A schedule of costs for the members of the Board of Viewers, to be paid by Clearfield County, is attached hereto.

15. Waivers executed by the parties hereto, and their attorneys, are as follows:

(a). Waive right of Notice of View, and Notice of Appointment of Viewers.

(b). Waive any requirements for the taking of stenographic notes of testimony.

(c). Waive ten(10) days notice of intent to file Viewer's report and notice of finality of report unless an appeal is filed within thirty (30) days of filing Viewer's Report.

16. Attached hereto and made a part of this Report are the following:

(a) Notice of View scheduled for October 5, 1967.

(b) Notice of View scheduled for October 12, 1967.

(c) Notice of View, scheduled for May 11, 1971, and Stipulation as to time and place of hearing.

(d) Notice of View, scheduled for June 10, 1971, and Stipulation as to time and place of hearing.

(e) Waiver of ten(10) days notice of intent to file Viewer's Report, and notice of Finality of Report unless an Appeal is filed within thirty(30) days of filing Viewers' Report.

(f) Condemnees' Exhibit #1, 8"x10" photograph of Reservoir.

Condemnees Exhibit #2, 8"x10" photograph of Cleared area.

Condemnees Exhibit #3, 8"x10" photograph of grubbed area.

Condemnees Exhibit #4, enlarged map showing shaded area showing taking.

Respectfully submitted, s/ Ward Reese, s/ Ernest P/ Baum, s/ Donald R. Mikesell.

VIEWERS STATEMENT OF COSTS

The following costs are involved in the Eminent Domain Proceedings concerned exclusively with land to be used for an access route to a Federal Highway.

Payable to ERNEST P. BAUM, DuBois, Pa.

4 days @ \$35.00 per day	\$140.00	
Mileage - 55 miles @ .10 per Mi.	5.50	
		\$145.50

(Three Views, One hearing in DuBois, Pa.)

Payable to WARD REESE, R.D. Frenchville, Pa.

4 days @ \$35.00 per day	\$140.00	
Mileage - 295 Miles @.10 per Mi.	29.50	
		\$169.50

(Three Views, One Hearing in DuBois, Pa.)

Payable to DONALD R. MIKESSELL, Esq., Clearfield, Pa.

7 days @ \$35.00 per day	\$245.00	
Mileage - 165 Miles @.10 per Mi.	16.50	
Telephone, postage, stationery, etc.	4.64	
		\$266.14

(Three Views, One Hearing in DuBois, Pa.)

NOTICE OF VIEW noted

NOTICE OF VIEW

NOTICE OF VIEW noted

NOTICE OF VIEW, noted

WAIVER

The Commonwealth of Pennsylvania, Department of Highways Condemnor, by its attorney Edward T. Kelley, Esquire, and McIntosh Coal Company Condemnee, by their attorney, Ervin S. Fennell, Jr., Esquire, stipulate and agree as follows:

1. A representative of the Condemnor together with Condemnor's attorney, the Condemnees and their attorney and all of the members of the Board of View, having attended a View of the subject premises on Thursday, October 12, 1967, at 3:00 P.M., and again on Thursday, May 11, 1971, at 9:00 A.M., on the subject premises, any notice of the appointment of the Board of View and of the time and place of holding of said View as provided in Section 504 of the Eminent Domain Code, is hereby waived.

2. All of the provisions of Section 523 of the Act of 1964, Art. V, as amended 1969, Dec. 5 P.L. No. 137 Sec 1, 26 P.S. 1 - 513, including any requirements for the taking of stenographic notes of testimony and the transcription of such notes and likewise the ten day notice to all parties or their attorneys of the date of intended filing of the Viewer's Report and Viewer's Notice of the finality of the report unless and appeal if filed within thirty(30) days of filing of the report are likewise waived.

3. It is acknowledged that hearing in this matter by the Board of View will be held on 6-11-71 at DuBois, Pennsylvania, and any further notice of the said hearing or of the period of time under the code which is to intervene between notice and hearing is hereby waived. s/ Ervin S. Fennell, Jr., Attorney for McIntosh Coal Co. s/ Edward T. Kelley, Attorney for the Commonwealth of Pennsylvania, Department of Highways.

JULY 9, 1971, APPEAL FROM REPORT OF VIEWERS, filed by Edward T. Kelley

AND NOW, July 9, 1971, the Commonwealth of Pennsylvania, Department of Transportation, does hereby appeal from the Viewers' Report in the above-entitled case filed June 30, 1971, to No. 495 May Term, 1967 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 on or near Legislative Route 1009, 23 between said stations 1253=52 to 1284=21, 1263=54 to 1292=31, Sandy Twp., Clearfield County, Pennsylvania, Rear of L.R. #59.

2. The interest of the condemnee in the aforesaid property is ownership in Fee Simple.

3. Jury trial is demanded. /s/ Edward T. Kelley, Attorney for the Commonwealth

AUGUST 23, 1971 PRAECIPE filed by Maine & Fennell

Please place the above case on the jury trial list for the next session of Court. Maine and Fennell, by Ervin S. Fennell

