

		EQUIBANK	OCTOBER 3, 1983, AGREEMENT TO REVIVE, filed. To Revive and continue Lien entered tp 78-2602-CD. By Virtue of Agreement contained herein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Eleven Thousand Three Hundred Fifty-one and 14/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption. Debt \$11,351.14 Atty. Comm 20% Interest from September 25, 1978. Filed and Entered by Plaintiff, October 3, 1983. Judgment.  <div>Raymond D. Johnson Prothonotary</div>
Oct. 3 8:30 a.m.	83-1802-CD	IVIS C. PENNINGTON and MARY E. PENNINGTON	
		Pro by Plff 9.00 o.c. 6.50	

<div>Dennis O. Reiter</div>	<div>WILLIAM L. TRESSLER, d/b/a TRESSLER LUMBER COMPANY,</div> <div>83-1803-CD</div> <div>HUBLER BROTHERS, INC.and OMARK INDUSTRIES,</div> <div>Pro by Atty. 15.00 Atty. 3.00 Shff. by Atty. 15.95</div>	<div>OCTOBER 3, 1983, PRAECIPE FOR WRIT OF SUMMONS IN ASSUMPSIT, filed by Dennis O. Reiter, Esquire Kindly issue a Writ of Summons in Assumpsit in the captioned action.</div> <div>OCTOBER 3, 1983, WRIT OF SUMMONS IN ASSUMPSIT ISSUED TO SHERIFF FOR SERVICE FOR HUBLER BROTHERS, INC. and WRIT OF SUMMONS IN ASSUMPSIT FOR OMARK INDUSTRIES BACK TO DENNIS O. REITER FOR SERVICE, AS PER INSTRUCTIONS IN LETTER ATTACHED TO ORIGINAL.</div> <div>OCTOBER 14, 1983, AFFIDAVIT OF SERVICE, filed NOW October 7 1983 at 10:02 AM o'clock DST served the within Summons in Assumpsit on Charles A. Hubler, Owner of Hubler Bros. Inc., defendant at his place of employment, Rt 53 North, Morrisdale, Clearfield County, Penna. by handing to Charles A. Hubler a true and attested copy of the original Summons in Assumpsit and made known to him the contents thereof. So answers, Chester A. Hawkins, Sheriff by Marilyn Wood.</div> <div>FEBRUARY, 21, 1984, PRAECIPE, filed by Dennis O. Reiter, Esquire Kindly settle and discontinue the captioned matter of record.</div> <div>S-E-T-T-L-E-D and C-O-N-T-I-N-U-E-D</div>
	<div>Pro <i>by Atty</i> 5.00</div>	

Paul J. Quattrone	MATTHEW MARASCO, JR. and ROSE ANN MARASCO,	OCTOBER 3, 1983, COMPLAINT IN ASSUMPSIT, filed by Paul J. Quattrone, Esquire. One (1) copy Certified to Attorney One (1) copy Certified to Sheriff. OCTOBER 31, 1983, AFFIDAVIT OF SERVICE, filed by Paul J. Quattrone, Esq. NOVEMBER 2, 1983, PRELIMINARY OBJECTIONS, filed by Leo M. Kiscaden, Attorney for North Star Construction Company (1) copy cert. to Atty. NOVEMBER 4, 1983, PRAECIPE, filed Please enter my Appearance for Defendant Stanmar, Inc., with reference to the above captioned matter. /s/ Richard A. Bell. Esquire Attorney of Stanmar, Inc. NOV 8, 1983 SHERIFF'S RETURN, filed. Now, October 13, 1983, John Dinger, Shff of Jefferson Co was deputized by Chester A. Hawkins, Shff of Clearfield Co. to serve the within Complaint in Assumpsit on North Star Const. Co., Deft. Now, October 21, 1983, served the within Complaint in Assumpsit on North Star Const. Co., Deft. by deputizing the Sheriff of Jefferson County. The return of Sheriff Dinger is hereto attached and made a part of this return stating, that he served Louise Weygant person in change. So. answers, Chester A. Hawkins, Sheriff by Marilyn Wood. NOVEMBER 14, 1983, ANSWER AND NEW MATTER OF STANMAR, INC., filed by Richard A. Bell  NOVEMBER 21, 1983, ANSWER TO NEW MATTER, filed by Paul J. Quattrone  NOVEMBER 21 1983, ANSWER TO PRELIMINARY OBJECTIONS, filed by Paul J. Quattrone  DECEMBER 7, 1983, ACCEPTANCE OF SERVICE, filed by Leo M. Kiscaden  DECEMBER 7, 1983, ACCEPTANCE OF SERVICE, filed by Richard A. Bell JANUARY 4, 1984, ORDER filed. NOW, this 27th day of December, 1983, this matter coming before the Court on preliminary objections filed on behalf of Defendant, North Star Construction Company, following argument thereon, it is the ORDER of this Court that preliminary objection number one is sustained to the extent that Plaintiff is directed to make available to said Defendant the drawing in its possession for purposes of copying or examination. The second preliminary Objection raising the statute of limitations is dismissed and Defendant directed to raise such defense in new matter, and preliminary objection number three is dismissed upon Plaintiff's statement that they are not seeking damages in under a negligence theory. BY THE COURT, John K. Reilly, Jr., President Judge
Leo M. Kiscaden Richard A. Bell	NORTH STAR CONSTRUCTION COMPANY and STANMAR, INC.	
	83-1804-CD	
	Pro <i>By atty</i> 40.00 Atty by atty 3.00 Shff Hawkins 18.35 Shff Dinger by atty 22.83	
		JANUARY 16, 1984, MOTION FOR CONTINUANCE filed by Leo M. Kiscaden One copy certified to Attorney ORDER AND NOW, upon motion of NORTH STAR CONSTRUCTION COMPANY, INC., and JACK WEYGANDT, Defendants, a continuance is ordered in this matter for 10 days. All proceedings to stay meanwhile. BY THE COURT: John K. Reilly, Jr. MARCH 23, 1984, ANSWER AND NEW MATTER filed by Leo M. Kiscaden, Esq. APRIL 5, 1984, PLAINTIFF'S ANEWER TO DEFENDANTS' NEW MATTER, filed by Paul J. Quattrone, Esq. APRIL 19, 1984, ACCEPTANCE OF SERVICE filed by Leo M. Kiscaden, Esquire





Toni M. Cherry	MARY D. FRANO,	OCTOBER 3, 1983, COMPLAINT IN DIVORCE, COUNT 1 - DIVORCE UNDER SECTION 201(a)6) OF THE DIVORCE CODE, filed by Toni M. Cherry, Esquire One (1) copy Certified to Attorney. AFFIDAVIT, filed. MARY D. FRANO being duly sworn according to law, deposes and says: 1. I have been advised of the availability of marriage counseling and understand that I may request that the Court require that my spouse and I participate in counseling. 2. I understand that the court maintains a list of marriage counselors in the Domestic Relations Office, which list is availabale to me upon request. 3. Being so advised, I do not request that the Court require that my spouse and I participate in counseling prior to a divorce decree being handed down by the Court. I understand that false statements herein are made subject to the penalties of 18 Pa. C. S. 4904 relating to unsworn falsification to authorities. /s/ Mary D. Frano. OCTOBER 20, 1983, AFFIDAVIT OF SERVICE, filed Before me, the undersigned official, personally appeared TONI M. CHERRY, who, being duly sworn according to law, deposes and says that she is the Attorney for MARY D. FRANO, Plaintiff in the above cause of action, and that she did serve FRANK A. FRANO with a certified copy of the Complaint in Divorce by mailing the same to him at R.D. #2 Box 436, Brockway, Pennsylvania 15824, by Certified Mail, Return Receipt Requested, Deliver to Addressee Only, on October 6, 1983, by Article No. P 379 841 958. The Return Receipt card being attached hereto. /s/ Toni M. Cherry.  NOVEMBER 16, 1983, PRAECIPE, filed by Toni M. Cherry Please mark the above captioned divorce action settled and discontinued. The said Frank A. Frano died on November 6, 1983. Please return the balance of the deposit to this office, after deduction for costs due. /s/ Toni M. Cherry	
	83-1806-CD		
	Oct. 3, 1983 \$75.00 Pd. by Atty.		
	Clfd Trust		
	FRANK A. FRANO,		
	Pro	40.00	
	Pro	5.00	
	C, #4608 Trns to reg acct.	\$75.00	
	Pro.	40.00	
	Disc.	5.00	
	#11215 Atty	30.00	
		\$75.00	
			**S E T T L E D & D I S C O N T I N U E D**

Toni M. Cherry	NORMA J. CONNOR,	<p>OCTOBER 3, 1983, COMPLAINT IN DIVORCE COUNT I - DIVORCE UNDER SECTION 201(a)(6) OF THE DIVORCE CODE, filed by Toni M. Cherry, Esqurie. One (1) copy Certified to Attorney. AFFIDAVIT OF NORMA J. CONNOR, filed NORMA J. CONNOR being duly sworn according to law, deposes and says:</p> <p>1. I have been advised of the availability of marriage counseling and understand that I may request the Court require that my spouse and I participate in counseling.</p> <p>2. I understand that the court maintains a list of marriage counselors in the Domestic Relations Office, which is available to me upon request.</p> <p>3. Being so advised, I do not request that the Court require that my spouse and I participate in counseling prior to a divorce decree being handed down by the Court.</p> <p>I understand that false statements herein are made subject to the penalties of 18 Pa C. S. 4904 relating to unsworn falsification to authorities. /s/ Norma J. Connor.</p>
10/3/83 \$75.00 Pd. by Atty.	83-1807-CD	<p>NOVEMBER 21, 1983, ACCEPTANCE OF SERVICE, filed by David A. Whitney. APRIL 11, 1984, PRAECIPE TO WITHDRAW APPEARANCE, Please withdraw my appearance for the Defendant, ALLISON CONNOR, JR. in the above captioned matter, filed by David A. Whitney, Esq.</p>
Clfd Trust	ALLISON CONNOR, JR.,	<p>AUGUST 9, 1984, PETITION, filed by Toni M. Cherry Two copies Certified to Attorney. RULE TO SHOW CAUSE AND NOW, this 9 day of August, 1984, upon consideration of the contents of the foregoing Petition, it is hereby ORDERED, ADJUDGED AND DECREED that a Rule to Show Cause why an award of Alimony Pendente Lite, Counsel Fees and the Costs of the Master should not be made is hereby granted. The Rule is Returnable on the 3 day of October, 1984, at 10:00 o'clock A.M., in the Main Courtroom of the Clearfield County Courthouse, North Second Street, Clearfield, PA 16830, when and where both Plaintiff and Defendant are required to be present with counsel if they have counsel, for the presentation of this case before the Court. BY THE COURT, /s/ John K. Reilly, Jr., President Judge</p>
3/12/85 \$250.00 Pd Clfd Tr. Paid by R. C. Keller	<p>Pro Shff 40.00 Hawkins 14.60 BW 2.50</p>	<p>SEPTEMBER 12, 1984, AFFIDAVIT OF SERVICE, filed Before me, the undersigned official, personally appeared TONI M. CHERRY, who being duly sworn according to law, deposes and says that she is the attorney for NORMA J. CONNOR, plaintiff in the above cause of action and that she did serve ALLISON CONNOR, JR., with a Petition for Alimony Pendente Lite, Attorney's fees and Master's Cost by mailing the same to him at 12 Armintha Street, DuBois, Pennsylvania 15801, by certified Mail Return Receipt Requested, on August 17, 1984 by Article No. P 528 732 505. The Return Receipt Card being attached hereto. /s/ Toni M. Cherry, Esq.</p>
9/16/85 \$319.45 Pd Clfd Tr. N. Connor	<p>CK#5117 Trans to reg acct. \$644.45 Pro. 43.00 #11989 Shff 14.60 #11990 Bar 58.50 #11991 Master 485.95 #11992 Atty 42.40 \$644.45</p>	<p>OCTOBER 5, 1984, ORDER, filed. NOW, this 3rd day of October, 1984, following Hearing into the above-captioned Petition, it is the ORDER of this Court that the Defendant pay forthwith the sum of Two Hundred and Twenty-five (\$225.00) Dollars as costs to enable the Master to proceed to hear the issue of divorce. In the event the Master decides that ground for divorce exists, the Master shall proceed to hear all other remaining issues and withhold from the marital estate in such manner as he sees fit a sufficient sum to cover his additional Master fees. Further, the Master shall consider the claim for attorney's fees and costs filed on behalf of the Plaintiff, and in the event an award, therefore, is made, he shall direct that they be withheld from the Defendants share of the marital estate. BY THE COURT: /s/ John K. Reilly, Jr., p.J.</p>
11-16-88 \$817.48 Pd-Atty T. Cherry	<p>Shff by Atty 46.40 Sur Chg by Atty 2.00</p>	<p>NOVEMBER 6, 1984, PETITION FOR CONTEMPT and RULE TO SHOW CAUSE, filed by Toni Cherry, Esq. One copy certified to atty. AND NOW, this 6th day of November, 1984, in consideration of the foregoing Petition, a Rule is hereby issued upon Respondent, ALLISON CONNOR, JR., to show cause, if any he has why he should not be held in Contempt for disobedience to the Order of the Court of Common Pleas of Clearfield County, Pennsylvania, dated October 3, 1984; why he should not be made to comply with said Order immediately; why he should not be fined and directed to pay attorney's fees for Plaintiff in bringing this action for contempt. Rule returnable on the 2nd day of January 1985 at 10:00a.m. in the Main Courtroom of the Clearfield county courthouse, North Second Street, Clearfield Pennsylvania, 16830, when and where both parties are directed to appear. BY THE COURT: /s/ John K. Reilly, Jr., P.J.</p>
Ck#5991 Trans to reg acct. \$817.48 #13173 Bar 50.00 #13174 Master 767.48 \$817.48		<p>JANUARY 21, 1985, AFFIDAVIT OF SERVICE, filed. Before me, the undersigned official, personally appeared TONI M. CHERRY, who, being duly sworn according to law, deposes and says that she is the attorney for NORMA J. CONNOR and that she did serve ALLISON CONNOR, JR., with a certified copy of a Petition for Contempt as well as a Notice and Order to appear by mailing the same to him at 12 Armintha Street, DuBois, Penna. 15801, by certified mail, return receipt requested on November 9, 1984, by Article No. P 379 841 908. The return receipt card being attached hereto. /s/ Toni M. Cherry, Esq.</p>
CONTINUED TO PAGE 152		

David P. King	CONSTANCE M. CABLE	OCTOBER 5, 1983, COMPLAINT IN DIVORCE, filed by David P. King, Esquire. One (1) copy certified to attorney. SEPTEMBER 6, 1985, AFFIDAVIT OF SERVICE, filed. Personall appeared before me, the undersigned officer DAVID P. KING, ESQ., who, being duly sworn according to law, deposes and says that service of the Complaint in Divorce at the above term and number was served upon the defendant by sending to him a true and certified copy of said Complaint by certified copy of said Complaint by certified mail, return receipt requested, on the 10th day of October, 1983 said complant sent to his last known re residence add that the same was received by him on the 13th day of October, 1983, as evidenced by the return receipt card attached hereto with his signature affixed thereon.
10/5/83 \$75.00 Pd by Atty.	83-1808-CD	
Cifd Trust		SEPTEMBER 6, 1985, AFFIDAVIT OF CONSENT OF CONSTANCE M. CABLE and DONALD E. CABLE, filed.  SEPTEMBER 6, 1985, PRAECIPE TO TRANSMIT RECORD, filed by David P. King, esquire. ORDER, filed.  AND NOW, this 11th day of September, 1985, this action having been considered by the Court, it is ORDERED AND DECREED that:  CONSTANCE M. CABLE, Plaintiff, and DONALD E. CABLE, Defendant, are divorced from the bonds of matrimony, now and forever, and each shall be at liberty to marry again.  BY THE COURT: /s/ John K. Reilly, Jr., President Judge.  SEPTEMBER 12, 1985, VITAL STATISTICS FORM MAILED TO THE DEPARTMENT OF HEALTH, NEW CASTLE, PA.
	DONALD E. CABLE	
	Pro 40.00 Pro .50	
Ck#5043 Trans to reg acct. Pro. #11879 Atty	40.50 34.50	\$75.00 \$75.00

Paula Cherry.	UNION BANKING AND TRUST COMPANY	OCTOBER 5, 1983, AGREEMENT TO REVIVE, filed. To Revive and continue Lien entered to 75-1512-CD. By Virtue of Agreement contained herein. Judgment is entered in favor of the Plaintiff and against the defendants in the sum of Two Thousand Five Hundred Ninety- two and 73/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and exemption. Debt \$2,592.73 Atty. Comm. 10% Interest from August 17, 1975. Filed and Entered by Attorney, October 5, 1983. Judgment  <div>Raymond Wetherow Prothonotary</div> <div>NOVEMBER 21, 1984, RELEASE OF LIEN OF JUDGMENT, filed by Anthony Guido, Esq. See original filings MAY 1, 1985, RELEASE OF LIEN OF JUDGMENT, filed by Anthony Guido, Esq. See Original Filings And Now 21 day of Oct 1985 in which judgment is satisfied interest and cost. Attest Raymond Wetherow Prothonotary</div>
Oct. 5 3:00 p.m.	83-1809-CD	JOHN A. HANES and BARBARA J. HANES  Pro by Atty. 9.00 Atty 3.00 o.c. 28.50 Pro by atty 5.00 Pro by atty 5.00 pro by atty 5.00
Paula Cherry	UNION BANKING AND TRUST COMPANY	OCTOBER 5, 1983, AGREEMENT TO REVIVE, filed. To Revive and continue Lien entered to 77-33-CD. By Virtue of Agreement contained herein, Judgment is entered in favor of the Plaintiff and against the defendants in the sum of Eighteen Thousand Two Hundred Forty-one and 35/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption. Debt \$18,241.35 Atty. Comm. 10% Interest from December 29, 1976. Filed and Entered by Attorney, October 5, 1983. Judgment  <div>Raymond Wetherow Prothonotary</div> <div>NOVEMBER 21, 1984, RELEASE OF LIEN OF JUDGMENT, filed by Anthony Guido, Esq. See original filings. MAY 1, 1985, RELEASE OF LIEN OF JUDGMENT, filed by Anthony Guido, Esq. See original filings AUGUST 11, 1986, RELEASE OF LIEN OF JUDGMENT, filed see original for filing OCTOBER 27, 1986 RELEASE OF LIEN OF JUDGMENT filed (See Original) NOVEMBER 4, 1988 RELEASE OF LEIN OF JUDGEMENT filed. BY DWIGHT KOERBER, ESQ. (See Original) 4/Cert to Atty Dwight Koerber.</div>
Oct5 3:00 p.m.	83-1810-CD	JOHN A. HANES and BARBARA J. HANES  (assume the within indebtedness of A.J. Walker & Margaret K. Walker in this lien)  Pro by Atty. 9.00 Atty. 3.00 o.c. 57.50 Pro by atty 5.00 Pro by atty 5.00 Pro by atty 5.00 Pro by Atty 5.00 pro by ATTY 5.00

Nov 14 1983  
agreed to revive  
file to 22-1804 CD

ROBERT RADEBACH	SANDY CREEK FOREST, INC.	OCTOBER 5, 1938, COMPLAINT IN ACTION TO QUIET TITLE, filed by Robert Radebach, Esquire Fifteen (15) copies Certified to Attorney. ALL that certain tract of land situate in Covington Township, Clear field County, Pennsylvania. OCTOBER 25, 1983, PRAECIPE FOR APPEARANCE, filed Please enter may appearance on behalf of Defendants, MERLE HUGAR, CALVIN HUGAR and KENNETH HUGAR in the above captioned case. /s/ F. Cortez Bell, Jr., Esquire Attorneys for Defendants, (2) copies cert. to Atty. OCTOBER 25, 1983, PRELIMINARY OBJECTIONS, filed by F. Cortez Bell, Jr. (2) copies cert. to Atty.
	83-1811-CD	OCTOBER 28, 1983, PRAECIPE FOR APPEARANCE, filed by John B. Gates, Esquire Two (2) copies Certified to Attorney. Please enter my appearance on behalf of Defendant, WAYNE KUNES, in the above captioned matter. OCTOBER 28, 1983, PRELIMINARY OBJECTIONS, filed by John B. Gates, Esquire. Two (2) copies Certified to Attorney.
John B. Gates	WAYNE KUNES, VIOLET GILLILAND, ANITA THOMAS, ARTHUR V. KUNES, BRACE J. DAVIS, WALTER R. PEIGHTAL VIRGINIA K. MATTERN, DONALD ALAN SEITZ, SELMA JOHNSON, CHARLES IRVIN, MARTHA J. SPINELLI, ALLEN	OCTOBER 21, 1983, PRAECIPE FOR PARTIAL DISCONTINUANCE, filed by Robert Radebach Kindly mark the above action Settled and Discontinued as to the Defendants GRACE J. DAVIS and WALTER R. PEIGHTAL, due to the fact that Satisfactory Arrangements have been made with these Defendants regarding the subject matter of this suit. The present action shall otherwise remain in full force and effect against the remaining defendants. /s/ Robert Radebach SETTLED & DISCONTINUED AS TO GRACE J. DAVIS AND WALTER R. PEIGHTAL NOVEMBER 14, 1983, SHERIFF'S RETURN, filed Now, October 7, 1983 at 10:31 AM DST served the within Action to Quiet Title on Wayne Kunes, defendant at his place of residence, Covington Township, Frenchville, Clearfield County, Pennsylvania by handing to Wayne Kunes a true and attested copy of the original Action to Quiet Title and made known to him the contents thereof. Now, October 7, 1983 at 1:30 PM DST serve the within Action to Quiet Title on Merle Hugar, defendant at his place of residence, 912 Barclay St., Clearfield, Clearfield County, Pennsylvania by handing to Merle Hugar a true and attested copy of the original Action to Quiet Title and made known to him the contents thereof. Now, October 7, 1983 at 2: 18 PM DST served the within Action to Quiet Title on Violet Gilliland, defendant at her place of residence, 690 Ogden Ave., Clearfield, Clearfield County, Pennsylvania by handing to Violet Gilliland a true and attested copy of the original Action to Quiet Title and made known to her the contents thereof. Now, October 8, 1983 served the within Action to Quiet Title on Allen I. McNaul, defendant by Certified Mail #P379414515 at 10250 Gentlewind Drive, Cincinnati, Ohio 45202 being his last known address. The return receipt is hereto attached and made a part of this return endorsed by defendant. Letter was sent "ADDRESSEE ONLY". Now October 8, 1983 served the within Action to Quiet Title on Walter R. Peightol, defendant by Certified Mail #P379414511 at 29 Riverside Drive, Saranac Lake, NY 12983 being his last known address. The return receipt is hereto attached and made a part of this return endorsed by defendant. Letter was sent marked "ADDRESSEE ONLY". Now, October 6, 1983, Victor Vandling, Sheriff of Columbia County was deputized by Chester A. Hawkins, Sheriff of Clearfield County to serve the within Action to Quiet Title on Anita Thomas. Deft. Now, October 11, 1983 served the within Action to Quiet Title on Anita Thomas, defendant by deputizing the Sheriff of Columbia County. The return of Sheriff Vandling is hereto attached and made apart of this return. Now, October 11, 1983 served the within Action to Quiet Title on Charles Irvin, defendant by Certified Mail #P379414514 at 30 Trappers Lane, East Greenwich, RI 02818 being his last known address. The return receipt is hereto attached and made apart of this return endorsed by defendant. Letter was sent marked "ADDRESSEE ONLY". Now, October 11, 1983 served the within Action to Quiet Title on Selma Johnson, defendant by Certified Mail #P3794-14513 at 5240 Van Ness Ave., Bloomfield Hills, Michigan 48013 being her last known address. The return receipt is hereto attached and made a part of this return endorsed by defendant. Letter was sent marked "ADDRESSEE ONLY."
F.CortezBell F. Cortez Jr. Bell, Jr. F. Cortez Bell, Jr.	I. MCNAUL, and MERLA HUGAR, CALVIN HUGAR and KENNETH HUGAR, and their heirs, successors and assigns.	
	Pro by Atty. 45.50 Atty. 3.00 Shff. Hawkins by Plff. 82.23 Shff. Vandling by Plff. 17.25 Shff. Wegemer by Plff. 15.00 Acting Shff. Burns by Plff. 25.25 Shff. Fragale by Plff. 25.53	

COMMONWEALTH OF PENNA,  
DEPARTMENT OF LABOR AND  
INDUSTRY, UNEMPLOYMENT  
COMPENSATION FUND

83-1812-CD

BECKER COAL COMPANY, INC.  
PO Box 411  
DuBois, PA 15801

Pro by Plff 9.00.

OCTOBER 5, 1983, SUGGESTION OF NON-PAYMENT, filed.

To Revive and Continue Lien entered to No. 78-2747-CD.

Fifteen days have elapsed since notice of filing  
this suggestion has been sent by registered or certified  
mail at the last known address of the defendant. Pursuant  
to the provisions of the Act of September 26, 1951.  
Judgment is entered in favor of the Plaintiff and against  
the Defendant in the sum of Five Thousand Two Hundred  
Fifty-four, 03/100.Dollars, with cost of suit.

Debt \$5,254.03

Filed and Entered by Plaintiff, October 5, 1983.

Judgment

*Raymond J. Netherman*  
Prothonotary



Richard Milgrub	RICHARD MARTELL and ELVA MARTELL	OCTOBER 5, 1983, JUDGMENT NOTE, filed by Richard Milgrub, Esquire.
	83-1814-CD	
	KENNETH MARTELL and AUDREY MARTELL	
		<div><div>JUDGMENT NOTE</div><div>\$3,000.00</div><div>83-1814-CD</div><div>September 28, 1983</div><div>FOR VALUE RECEIVED, we promise to pay to the order of RICHARD AND ELVA MARTELL, THREE THOUSAND DOLLARS (\$3,000.00), without offset, in twenty-four (24) successive monthly installments of ONE HUNDRED TWENTY FIVE DOLLARS (\$125.00) each, the first installment payable on this date, and the remaining installments on the same day of each month thereafter. On non-payment of any installment when due, all remaining installments shall at the option of the holder and without notice become immediately due and payable. If this note is placed in the hands of an attorney for collection, I agree to pay as a reasonable attorney's fee, 15% of the amount due and owing on this defaulted note. To secure payment of this note, I hereby authorize, irrevocably, the Prothonotary, Clerk of Court, or any Attorney of any Court of Record to appear for me in such Court, at any time after maturity and confess a judgment against me in favor of any holder of this note without the filing of an Averment of Default, with release of errors, without stay of execution, and for such amount as may appear to be unpaid thereon, together with charges, attorney's fees and costs as herein provided, and I hereby waive and release all benefit and relief from any and all appraisalment, stay, or exemption laws of any State, now in force or hereafter to be passed.</div><div>Date: 9/28/83</div><div>Kenneth Martell</div><div>KENNETH MARTELL</div><div>Witness</div><div>Date: 9/28/83</div><div>Audrey Martell</div><div>AUDREY MARTELL</div><div>Witness</div></div>
Pro by Atty.	9.00	
Atty.	3.00	
Pro by Atty	5.00	
		<div>X Judgment entered in favor of the Plaintiff and against the Defendant in the sum of Three Thousand and 00/100 Dollars.</div> <div>Debt \$3,000.00</div> <div>Atty. Comm. 15%</div> <div>Interest fom September 28, 1983</div> <div>Filed and Entered by Aytorney, October 5, 1983.</div> <div>Judgment</div> <div>Prothonotary</div> <div>October 5, 1983, Notice of Entry of Judgment mailed to Defendant.</div>
OCTOBER 16, 1986 PRAECIPE TO SATISFY JUDGMENT filed by Milgrub and Lhota		
Please mark the above-captioned judgment satisfied of record. s/Richard H. Milgrub		
S A T I S F I E D		



<div>Thomas F. Morgan</div>	<div>ROY E. FLECK</div> <div>83-1815-CD</div> <div>BETTY LOU FLECK</div>	<div>43881</div> <div>Pro <i>by Co.</i> 40.00</div> <div>Shff. Office by Credit 25.15</div> <div>Pro .50</div>	<div>OCTOBER 6, 1983, PETITION TO PROCEED IN FORMA PAUPERIS, filed by Thomas F. Morgan, Esquire.</div> <div>ORDER, filed</div> <div>AND NOW, this 3rd day of October, 1983, upon consideration of the foregoing Petition and on motion of Thomas F. Morgan, Esquire, the prayer of the Petition is granted, and Plaintiff shall be permitted to file the Complaint, serve the Defendant, and proceed as an indigent party in her divorce action. After a hearing on the merits of Plaintiff's divorce action, the Court may place such costs on Plaintiff as the Court finds Plaintiff able to pay. The Court may order Defendant to pay the costs involved, and require such costs to be paid to the Domestic Relations Officer in such a manner as shall not interfere with the disposition of the Plaintiff's action. BY THE COURT: John K. Reilly, Jr., President Judge.</div> <div>OCTOBER 6, 1983, COMPLAINT IN DIVORCE, filed by Thomas F. Morgan, Esquire</div> <div>One (1) copy Certified to Sheriff.</div> <div>NOTICE TO THE DEFENDANT, filed</div> <div>PLAINTIFF'S AFFIDAVIT UNDER SECTION 201(d) OF THE DIVORCE CODE, filed.</div> <div>1. The parties to this action separated on September 26, 1979, and have continued to live separate and apart for a period of at least three years.</div> <div>2. The marriage is irretrievably broken.</div> <div>3. I understand that I may lose rights concerning alimony, division of property, lawyer's fees or expenses if I do not claim them before a divorce is granted.</div> <div>I verify that the statements made in this affidavit are true and correct. I understand that false statements herein are made subject to the penalties of 18 Pa. C.S. § 4904 relating to unsworn falsification to authorities.</div> <div>/s/ Roy E. Fleck, Plaintiff.</div> <div>OCTOBER 13, 1983, AFFIDAVIT OF SERVICE, filed</div> <div>NOW October 13 1983 at 10:26 AM o'clock DST served the within Complaint in Divorce on Betty Lou Fleck, defendant at her place of residence, Hawk Run, Clearfield County, Pennsylvania by handing to Betty Lou Fleck a true and attested copy of the original Complaint in Divorce and made known to her the contents thereof. So answers, Chester A. Hawkins, Sheriff by Marilyn Wood.</div> <div>JANUARY 17, 1984, AFFIDAVIT OF CONSENT OF ROY E. FLECK, filed</div>
			<div>JANUARY 17, 1984, AFFICAVIT OF CONSENT OF BETTY LOU FLECK, filed.</div> <div>JANUARY 17, 1984, PRAECIPE TO TRANSMIT RECORD, filed by Thomas F. Morgan, Esquire</div> <div>DECREE, filed</div> <div>AND NOW, Janaury 18, 1984, it is ordered and decreed that Roy E. Fleck, Plaintiff, and Betty Lou Fleck, defendant, are divorced from the bonds of matrimony. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</div> <div>FEBRUARY 15, 1984, MAILED VITAL STATISTIC FORM TO DEPARTMENT OF HEALTH, NEW CASTLE, PA .</div>

John W. Burge	JOHN LESKO	OCTOBER 6, 1983, COMPLAINT IN TRESPASS AND ASSUMPSIT, filed by John W. Burge, Esquire Two (2) copies Certified to sheriff One (1) copy Certified to Attorney.
	83-1815½-CD	OCTOBER 24, 1983, PRELIMINARY OBJECTIONS, filed by Robert M. Hanak NOVEMBER 14, 1983, SHERIFF'S RETURN, filed Now October 7, 1983 Robert N. Michel, Sheriff of Erie County was deputized by Chester A. Hawkins, Sheriff of Clearfield County to serve the within Complaint on Erie Insurance Group, deft. Now, October 11, 1983 served the within Complaint in Trespass & Assumpsit on Erie Insurance Group, defendant. The return of Sheriff Michel is hereto attached and made a part of this return stating that he served Molly Schillinger, Recpt. Now, October 14, 1983 at 10:39 AM DST served the within Complaint in Trespass & Assumpsit on Catherine Bishop, defendant at her place of residence 307 Poplar Ave., Clearfield Clearfield County, Pennsylvania by handing to Catherine Bishop a true and attested copy of the original Complaint in Trespass & Assumpsit and made known to her the contents thereof. So answers, Chester A. Hawkins, Sheriff by Marilyn Wood.
Robert Hanek	CATHERINE F. BISHOP, ERIE INSURANCE GROUP	JUNE 18, 1984, SUPPLEMENTARY BRIEF OF PLAINTIFF, filed by John W. Burge, Esquire. JUNE 18, 1984, BRIEF OF PLAINTIFF IN OPPOSITION TO PRELIMINARY OBJECTIONS, filed by John W. Burge, Esquire.
	Pro by Atty. 40.00 Atty. Shff. Hawkins 3.00 Shff. Michel by Atty. 14.75 Shff. Michel by Atty. 16.75 Disc by atty 5.00	JULY 18, 1986, ORDER, filed 2 cert Judge. NOW, this 18th day of July, 1986, after hearing oral argument, reviewing the Briefs submitted by counsel for both Plaintiff and Defendants and finding that the Statute of Limitations is an affirmative defense which must be placed in the Answer to the Complaint under the heading New Matter, it is the ORDER of the Court that the Demurrer of Defendants be and is hereby denied. However, Defendant's Preliminary Objection requesting that Defendant, Erie Insurance Group, be stricken as a Defendant in County I of Plaintiff's Complaint is hereby sustained, but Defendants' Preliminary Objections requesting that the Court strike Count II of Plaintiff's Complaint is hereby denied. Berkebile V. Nationwide Ins. Co., 6 D & C 3d 243, 250 (1977). BY THE COURT: Joseph S. Ammerman, Judge.
Ck# 1501	Adv costs 79.50	SEPTEMBER 2, 1986, ANSWER AND NEW MATTER, filed by Robert Hanek, Esq.
Pro Ck# 12830	J. Burge 74.50 Pro 5.00 79.50	SEPTEMBER 10, 1986, PLAINTIFF'S ANSWER TO DEFENDANTS NEW MATTER, filed by John Burge, Esq. SEPTEMBER 10, 1986, CERTIFICATE OF SERVICE, filed.
		OCTOBER 1, 1986, ACCEPTANCE OF SERVICE, filed. Acceptance of Service of a copy of the Defendants' Answer and New Matter are hereby acknowledged this 4th day of September, 1986.
		JANUARY 9, 1987, PRAECIPE TO PLACE ON TRIAL LIST, filed Kindly place the above captioned case on the next available trial list. /s/ John W. Burge, Esq.
		JANUARY 29, 1987 ORDER filed NOW, January 28, 1987, John W. Burge, Esquire, Attorney for the Plaintiff, and Robert M. Hanak, Esquire, Attorney for the Defendants, having appeared for a pre-trial conference and having agreed that the case is for non-jury trial, the case is removed from the Trial List. BY THE COURT, Joseph S. Ammerman, Judge
		FEBRUARY 1, 1988, PETITION FOR APPROVAL AND ALLOCATION OF SETTLEMENT AND ORDER, filed. 1 cert/Atty Hanak AND NOW, this 1st day of February, 1988, upon Petition duly presented, settlement of the above docketed case is approved in the total sum of \$23,500.00. Allocation of settlement proceeds is approved as follows: (a) \$1,000.00 to the liability case against Catherine F. Bishop. (b) \$22,500.00 to the case against Erie Insurance Group for wage loss, replacement services loss, interest and attorney fees. It is further ordered that this order shall not have any affect for any medical payments owing now or in the future to Plaintiff by virtue of the no-fault automobile policy in effect with the Erie Insurance Group. All rights, remedies and liabilities for medical payments under the Erie Insurance Group no-fault policy shall remain unaffected by this order. BY THE COURT: Joseph S. Ammerman, Judge.
		FEBRUARY 8, 1988 PRAECIPE FOR DISCONTINUANCE, filed by John W. Burge, Atty Plff Kindly mark the above captioned matter settled, discontinued and terminated upon payment of record costs by defendant. s/John W. Burge, Atty Plff.
		Record costs in the sum of \$79.50 have been paid in full by Robert M. Hanak, Atty Check#1501, this case marked Settled, Discontinued and Terminated.

Elizabeth Cunningham	TINA NEIGER			OCTOBER 6, 1983, COMPLAINT IN DIVORCE, filed by Elizabeth Cunningham, Esquire One (1) copy Certified to Attorney.
10/6/83 \$75.00 Pd. by Atty.		83-1816-CD		JANUARY 13, 1984 AFFIDAVID OF SERVICE, filed i, elizabeth cunningham, Esquire, attorney for the Plaintiff, TINA NEIGER, do hereby state that the Defend- ant, REX W. NEIGER, was served the Complaint by U. S. registered mail. (See attached copy of return reciept). /s/ Elizabeth Cunningham. One (1) copy Cert. to Atty.
				JANUARY 13, 1984, AFFIDAVIT OF CONSENT OF TINA NEIGER, filed
				JANUARY 13, 1984, AFFIDAVIT OF CONSENT OF REX W. NEIGER, filed.
Clfd Trust				JANUARY 13, 1984, PEAECIPE TO TRANSMIT RECORD, filed by Elizabeth Cunningham. DIVORCE DECREE, filed NOW, this 13th day 13th day of January, 1984, a Com- plaint in Divorce having been filed in the above-cap- tioned action on October 6, 1983, and the Court having been presented with an Affidavit of Consent executed by both parites to the action, the Court hereby enters this following Decree:
	REX W. NEIGER			1. That TINA NEIGER and REX W. NEIGER be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted by themselves and that the rights, duties, or claims accruing to either of said parites in pursuance of said marriage, shall cease and determine, and each of them shall be at liberty to marry again as though they had never been heretofore married.
	Pro	40.00		BY THE COURT: /s/ John K. Reilly, Jr., President Judge.
Ck#4663 Trans to reg acct.			\$75.00	
Pro.		40.00		
#11292 Atty		35.00	\$75.00	

R. Denning Gearhart	ED LEIATO	OCTOBER 6, 1983, COMPLAINT IN DIVORCE, filed by R. Denning Gearhart, esquire One (1) cpy Certified to attorney. <u>FEBRUARY 21, 1984, MOTION FOR DIVORCE DECREE</u> filed by R. Denning Gearhart <u>AFFIDAVIT OF CONSENT OF ED LEIATO</u> <u>AFFIDAVIT OF CONSENT OF NICOLLETTE LEIATO</u> <u>DIVORCE DECREE</u>  AND NOW THIS 23 day of February, 1984, upon Petition of R. Denning Gearhart, Esquire, counsel for the Plaintiff, ninety (90) days having passed since the Plaintiff prayed for said divorce, and the consent of both parties having been evidenced, it is the ORDER and DECREE of this Court that ED LEIATO be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between himself and NICOLLETTE LEIATO, 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. BY THE COURT: John K. Reilly, Jr.
10/6/83 \$75.00 Pd. by Atty.	83-1817-CD	
Clfd Trust	NICOLLETTE LEIATO	
	Pro 40.00	
	Pro .50	
Ck#4699 Trans to reg acct. Pro. #11350 Atty	75.00 40.50 34.50	75.00 75.00

CIVIL ACTION

OCTOBER 1983

DOCKET 237

R. Denning Gearhart	KATHY J. DAMIANO			OCTOBER 6, 1983, COMPLAINT IN DIVORCE, filed by R. Denning Gearhart, Esquire. One (1) copy Certified to attorney.
10/6/83 \$75.00 Pd. by Atty.	83-1818-CD			FEBRUARY 15, 1984, COMPLAINT FOR CUSTODY, filed by R. Denning Gearhart, Esquire One (1) copy Ceritfied to Attorney. ORDER OF COURT, filed You, JOSEPH M. DAMIANO, Defendant, have been sued in Court to obtain custody of, JOSEPH J. DAMIANO. You are ORADERED to appear at the Clearfeild County Courthouse, Clearfield, Pennsylvania on the 30th day of April, 1983, at 9:00 o'clock a.m. for a hearing. If you fail to appear as provided by this Order, an Order for custody, parital custody or visitation\may be entered agianst you or the court may issue a warrant for your arrest.
Clfd Trust				SEPTEMBER 20, 1984, PETITION and RULE TO SHOW CAUSE, filed by Richard H. Milgrub, Esq. AND NOW, this 20th day of September, 1984, a Rule is hereby issued against Kathy J. Damiano to show cause why she should not give her home telephone number to Joseph M. Diamiano. Rule Returnable the 21st day of Movember, 1984, at 10:00 a.m. BY THE COURT:/s/ John K. Reilly, Jr., P.J. One certified to atty.
	JOSEPH M. DAMIANO			NOVEMBER 1, 1984, AFFIDAVIT OF CONSENT OF KATHY J. DAMIANO, filed.
				NOVEMBER 1, 1984, AFFIDAVIT OF CONSENT OF JOSEPH M. DAMIANO, filed.
				MOTION FOR DIVORCE DECREE, filed by R. Denning Gearhart, Esquire.
		Pro	40.00	NOVEMBER 1, 1984, REQUEST TO INCORPORATE AGREEMENT, filed.
		Pro	.50	DECREE, filed.
				AND NOW, November 2, 1984, it is ORDERED and DECREED
Ck#4842 Trans to Reg Att.			\$75.00	that KATHY J. DAMIANO, Plaintiff and JOSEPH M. DAMIANO,
Pro.			40.50	Defendant, are divorced from the bonds of matrimony. /s/
#11574 Atty			34.50	John K. Reilly, Jr., President Judge.
			\$75.00	NOVEMBER 12, 1984, VITAL STATISTICS FORM MAILED TO THE DEPARTMENT OF HEALTH, NEW CASTLE.
				AUGUST 6, 1985, ANSWER AND NEW MATTER, filed by R. Denning Gearhart, Esq. One copy certified to atty AUGUST 8, 1985, ORDER, filed. NOW, this 7th day of August, 1985, after hearing in the above captioned matter, it is the ORDER of this Court that Joseph Damiano be allowed to exercise his visitation rights on the consecutive weekends of August 16th and August 23rd, 1985, from 4:00 Friday evening until 7:30 Sunday Evening and thereafter on alternatng weekends from Friday evening until Sunday evening. It is the further Order of this Court that Joseph Damiano and Kathy Damiano divide the child's Christmas vacation period so that each Party might have the child for an equal amount of time. BY THE COURT:/s/ John K. Reilly, Jr., P.J.

<div>Diane G. Radcliff</div> <div>83-1819-CD</div>	<div>HENRY T. FARMER, JR and BILLIE SUE FARMER, RD #1, Box 41A, Wellsville, York Co, PA</div> <div>SEVEN SEAS FINANCIAL ASSOCIATES, INC., t/d/b/a SHERATON MOTOR INN, of Routes 180 and 255, DuBois, Clfd. Co., PA</div>	<div>OCTOBER 6, 1983, PRAECIPE FOR SUMMONS, filed by Diane G. Radcliff, Esquire Two (2) copies Certified to Attorney. Issue Writ of Summons in Trespass in the above-captioned matter.</div> <div>OCTOBER 6, 1983, WRIT OF SUMMONS IN TRESPASS ISSUED TO SHERIFF FOR SERVICE.</div> <div>NOVEMBER 4, 1983, AFFIDAVIT OF SERVICE, filed by Scott V. Jones, Esq.</div> <div>OCTOBER 28, 1983, PRAECIPE FOR RULE TO FILE A COMPLAINT, filed by Scott Jones. Enter a Rule upon the Plaintiffs, HENRY T. FARMER, JR. and BILLIE SUE FARMER, to file a Complaint against Defendant, SEVEN SEAS FINANCIAL ASSOCIATES, INC. t/d/b/e SHERATON MOTOR INN, within twenty (20) days or suffer a judgment of non pros.</div> <div>OCTOBER 28, 1983, RULE ISSUED ON DIANE G. RADCLIFF, ATTORNEY FOR THE PLAINTIFFS.</div> <div>NOVEMBER 21, 1983, COMPLAINT, filed by Diane G. Radcliff 2 Copies Cert. to Atty</div> <div>NOVEMBER 30, 1983, AFFIDAVIT OF SERVICE, filed. NOW, Oct. 10, 1983 at 1:25 PM o'clock DST served within Summons on Salim Ramji, Sec. Treas for deflt. at his place of employment. So answers, Chester A. Hawkins, Shff By /s/ Marilyn Wood</div> <div>SEPTEMBER 24, 1984, NOTICE OF DEPOSITION OF HENRY T. FARMER and BILLIE SUE FARMER, filed by Scott V. Jones, Esq.</div> <div>SEPTEMBER 24, 1984, AFFIDAVIT OF SERVICE, filed. I, SCOTT V. JONES, ESQ., being duly sworn according to law, depose and say that I served the original of Notice of Deposition in the above-captioned case on DIANE G. RADCLIFFE, ESQ., Wiley &amp; Benn, Attorneys at Law, 204-296 Mumper Lane, Dillsburg, Pa. 17019, on September 19, 1984 by regular mail. /s/ Scott V. Jones, Esq.</div> <div>JULY 22, 1985, PRAECIPE FOR TRIAL, filed by Scott V. Jones, Esquire. Place the above-captioned case on the next available civil jury trial list in Clearfield County.</div>
<div>Ck #7703</div> <div>11853</div>	<div>Pro by Atty 15.00</div> <div>Pro by Atty 25.00</div> <div>Atty by Atty 3.00</div> <div>Shff Hawkins 18.35</div> <div>Disc by atty 5.00</div> <div>Adv costs 66.35</div> <div>D. Radcliff 61.35</div> <div>Pro 5.00</div> <div>66.35</div>	<div>AUG. 5, 1985 PRAECIPE TO SETTLE DISCONTINUE AND END, filed by Diane G. Radcliff, Atty for Plffs. Mark the above-captioned case settled, discontinued and ended on payment of record costs only. s/Diane G. Radcliff, Atty for Plffs.</div> <div>Record costs in the sum of \$66.35 have been paid in full by Scott V. Jones, Attorney Check #7703, this case marked Settled, Discontinued and Ended.</div>
<div>SETTLED DISCONTINUED ENDED</div> <div>CONT. FR. PG 14, LESKO vs. BISHOP, al 83-1815</div>		
<div>OCTOBER 10, 1988, PRE-TRIAL MEMORANDUM, filed by John W. Burge, Esq for Plff.</div> <div>OCTOBER 10, 1988, DEFENDANTS' PRE-TRIAL NARRATIVE, filed by Robert M. Hanak, Esq. for Deflt.</div>		
<div>SETTLED DISCONTINUED TERMINATED</div>		







Cynthia Soult	JOAN PINTO	OCTOBER 6, 1983, COMPLAINT IN DIVORCE, filed by Cynthia Soult, Esquire One (1) copy Certified to Attorney
Carl A. Belin, Jr.		AFFIDAVIT OF SERVICE, filed I hereby certify that a certified copy of the complaint in divorce filed in the above captioned action was served on the defendant, Roy E. Pinto by certified mail, return receipt requested on October 7, 1983. The return receipt is attached hereto as Exhibit "A". /s/ Cynthia Soult.
10/6/83 \$75.00 Pd. by Atty.	83-1822-CD	NOVEMBER 23, 1983, ANSWER, filed by James L. Jubelirer
3-8-88		MAY 8, 1984, PETITION FOR ALIMONY PENDENTE LITE AND EXPENSES, filed by Cynthia Soult, Esquire. One copy Certified to Attorney. RULE filed. AND NOW this 22nd day of May, 1984, upon consideration of the petition of the above named plaintiff, it is hereby ORDERED and DIRECTED that a rule be issued on the defendant to show cause why he should not pay the plaintiff alimony pendente lite and expenses. Rule returnable the 3rd day of July, 1984, at 10:00 a.m. BY THE COURT, s/John K. Reilly, Jr., Pres. Judge.
\$500.00 Pd Add'l Dep by Atty	ROY E. PINTO	OCTOBER 9, 1984, ORDER, filed. One certified to atty. AND NOW, this 3rd day of July, 1984, upon consideration of a Petition for Alimony Pendente Lite and Expenses, it is the ORDER of this Court that a Master be appointed without deposit of the Master's cost and that the Master be directed to withhold his costs from the property distribution. It is the further ORDER of this Court that the Court shall return jurisdiction on the issue of alimony pendente lite. BY THE COURT: /s/ John K. Reilly, Jr., P.J.
James L. Jubelirer	Pro 40.00	OCTOBER 9, 1984, MOTION FOR APPOINTMENT FOR MASTER ON THE ISSUE OF EQUITABLE DISTRIBUTION, filed by LeDon Young, Esquire. VERIFICATION OF SERVICE, filed by LeDon Young, Esq. ORDER FOR APPOINTMENT OF MASTER, filed. AND NOW, this 10th day of October 1984, appearing to the Court that the above-captioned case is at issue, on motion of LeDon Young, Attorney for Defendant, that same is referred to J. RICHARD MATTERN, II, Esquire to take testimony and report sec seg, et sec leg. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.
3/11/88 Ck#5742 Trans to reg acct. #12850 to master. \$500.00	State 10.00 Ck#6166 Transto reg acct. \$75.00	
	Pro. 40.50 State 10.00 #13386 Atty 24.50 \$75.00	NOV 6, 1984 MOTION FOR APPOINTMENT OF MASTER ON THE ISSUES OF ALIMONY, COUNSEL FEES AND EXPENSES, filed by Cynthia Soult, Atty for Plaintiff. ORDER AND NOW, this 6th day of November, 1984, upon Motion of Cynthia Soult, Attorney for plaintiff, Richard J. Mattern, Esquire, Master in the above-captioned action, is ORDERED to hear testimony on the issues of alimony, counsel fees and expenses. BY THE COURT, s/John K. Reilly, Jr., President Judge
		NOVEMBER 6, 1984, INVENTORY AND APPRAISEMENT OF JOAN PINTO, filed by B.B. & N. Two copies certified to atty.
		JANUARY 6, 1986, MOTION TO COMPEL MASTER TO FILE REPORT AND RECOMMENDATION & RULE, filed 2 cert atty B.B. & N. AND NOW, to wit, this 4th day of February, 1986, upon consideration of the foregoing Motion to Compel Master to File Report and Recommendation and on motion of LeDon Young, Esquire, attorney for the Defendant, and Cynthia Soult, Esquire, attorney for the Plaintiff, a Rule is granted upon J. Richard Mattern, Master, to show cause why the Report and Recommendation should not be filed within thirty days. Rule returnable for argument and/or hearing the 5th day of March, 1986, at 3:00 P.M. Clearfield County Courthouse, Room. _____. BY THE COURT: John K. Reilly, Jr P.J.
		FEBRUARY 11, 1986, ANSWER, filed by Rick Mattern, Esq. Two copies certified to atty MARCH 6, 1986, ORDER, filed. Two copies certified to Atty Soult One copy certified to Atty Mattern NOW, this 5th day of March, 1986, following argument into Motion to Compel Master to File Report in the above-captioned matter, it is the ORDER of this Court that said Master be and is hereby ORDERED to file his master's report disposing of all issues presented within thirty (30) days following posting of the estimated master's fees and costs in the amount of \$1,350. by the parties with the Clerk of Courts of Clearfield County. BY THE COURT: /s/ John K. Reilly, Jr., P.J.
		JULY 14, 1986, MOTION FOR RECONSIDERATION OF ORDER and RULE, filed by LeDon Young, Esq. copy of order certified to atty AND NOW, this 15th day of July, 1986, upon the Motion for Reconsideration of Order, filed by LeDon Young, counsel for Defendant, Roy Pinto oral argument is scheduled for the 23 day of July, 1986 at 10:30 pm in the Courtroom of the Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT: /s/ John K. Reilly, JR., P.J.

Ronald E.  
Archer

NATIONAL BANK OF THE  
COMMONWEALTH  
1800 Daisy Street  
Clearfield, PA 1680

83-1823-CD

HARVEY S. BUMBARGER and  
CINDY J. BUMBARGER  
RD 2, Box 236  
Morrisdale, PA 16858

OCTOBER 6, 1983, COMPLAINT IN CONFESSION OF JUDGMENT,  
filed by Ronald E. Archer, Esquire

Pursuant to the authority contained in the warrant  
of Attorney, a copy of which is attached to the Complaint  
in this action. I, Ronald E. Archer, Esquire, appear  
for the defendant and confess Judgment in favor of the  
Plaintiff and against the defendants in the sum of Seven  
Thousand Five Hundred Forty-one and 28/100 Dollars, with  
Interest, Attorney's Commission, Cost of Suit, Release  
of Errors, Waiving Stay Inquisition and exemption.

Debt \$7,541.28

Atty. Comm. 15%

Interest from June 17, 1983.

Filed and Entered by Attorney, October 6, 1983.

Judgment

*Raymond Wetters*  
Prothonotary

October 6, 1983, Notice of Entry of Judgment mailed to  
Defendants.

JULY 16, 1984, RELEASE OF LIENS, filed.

Know all men by these presents, that the National Bank  
of the Commonwealth, 1800 Daisy Street, Clearfield, Penna.  
on the 10th day of May, 1984 for a valuable consideration  
to it in hand paid, the receipt whereof is hereby  
acknowledged, hereby agrees that the judgment hertofore  
obtained by it against Harvey S. Bumbarger and Cindy J.  
Bumbarger, filed October 6, 1983 to NO. 83-1823-CD  
in the amount of \$7,541.28 and duly recorded in the office  
of the Prothonotary of Clearfield County, Pennsylvania,  
in the Judgement Docket, which constitutes a lien upon all  
real estate then owned by Harvey S. Bumbarger and Cindy J.  
Bumbarger, shall be subordinate in lien, priority, and  
distribution to a certain Mortgage given by Harvey S. Bumbarger  
and Cindy J. Bumbarger to the National Bank of the Commonwealth  
dated April 27, 1984 in the principal amount of \$45,000.00  
and intended to be recorded contemporaneously herewith,  
upon certain premises situate in Graham Township, Clearfield  
county, Pennsylvania as more fully described on schedule  
"A" which is attached hereto and made a part hereof. So says  
Laurance Seaman, Atty.

Pro	by Atty	9.00
Atty.		3.00
per	by pft	5.00

And Now, 20 day of Dec 1984 by paper  
filed, the above judgment  
interest and cost.

Attest  
Prothonotary

R. Denning Gearhart	KATHY J. DAMIANO	<p>OCTOBER 6, 1983, PETITION FOR RELIEF UNDER PROTECTION FROM ABUSE ACT, filed by r. Denning Gearhart, Esquire One (1) copy Certified to attorney. TEMPORARY PROTECTIVE ORDER, filed And now, this 6th day of october, 1983, upon presentation and consideration of the within Petition, and upon finding that the Petitioner, KATHY J. DAMIANO, is in immediate and present danger of abuse from Respondent, JOSEPH M. DAMIANO, the follwoing Temporary Protective Order is entered: Respondent, JOSEPH M. DAMIANO, is hereby enjoined from abusing or harrassing Petitioner, KATHY J. DAMIANO. THIS ORDER shall remain in effect untill a hearing to be held in this matter on the 10th day of october, 1983 at 9:00 o'clock a.m. in the Main Courtroom of the Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p> <p><u>JULY 18, 1985, PETITION FOR CONTEMPT OF COURT, &amp; RULE,</u> filed by Richard Milgrub, Esq. I cert Atty AND NOW, this 16th day of July, 1985, upon consideration of the foregoing Petition, a Rule is hereby issued against Kathy J. Damiano to show cause why she should not be held in contempt of Court. Rule Returnable and hearing held theron the 7th day of August, 1985, at 10:00 o'clock, a.m. at the Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT: John K. Reilly, Jr President Judge.</p> <p><u>JULY 22,1985, AFFIDAVIT OF SERVICE,</u>filed. I, Richard H. Milgrub,attorney for Joseph M. Damiano do hereby certify that on the 18th dayof July,1985, I served a certified copy of thePetition for Contempt of Court and Rule Returnable on R. Denning Gearhart,attorney for Kathy J. Damiano, by Regular mail,postage prepaid, at his office address at 215 East Locust St.,Clearfield Pa. 16830</p>
	83-1824-CD	
	JOSEPH M. DAMIANO	
	Pro by Atty. 40.00	
	Atty. 3.00	

R. Denning Gearhart	NORMA J. TEATS	OCTOBER 6, 1983, PETITION FOR RELIEF UNDER PROTECTION FROM ABUSE ACT, filed by R. Denning Gearhart, Esquire. One (1) copy Certified to Attorney. TEMPORARY PROTECTIVE ORDER, filed AND NOW, this 6th dya of October, 1983, upon pre- sentation and consideration of the within Petition, and upon finding that the Petitioner, NORMA J. TEATS, is in immediate and present danger of abuse from REspondent, MELFORD TEATS, the following Temporary Protective Order is entered: Respondent, MELFORD TEATS, is hereby enjoined from abusing or harrassing Petitioner, NORMA J. TEATS, and their children, and is hereby excluded from the residence of Petitioner at Box 14, Grasslfat, Pennsylvania. THIS ORDER shall remain in effect until a hearing to be held in this matter on the 10th day of October, 1983 at 9:00 o'clock A.M. in the Main Court room of the Clear- field County Courthouse, Clearfield, Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.
	83-1825-CD	
	MELFORD TEATS	
	Pro by Atty 40.00 Atty. 3.00	

Dan P. Arnold	DAVID A. COLLINS			OCTOBER 7, 1983, COMPLAINT IN DIVORCE, filed by Dan P. Arnold, Esquire. One (1) copy Certified Attorney. OCTOBER 19, 1983, ACCEPTANCE OF SERVICE, filed AND NOW, this 18th day of October, 1983, the defendant in the above captioned action does hereby accept service of plaintiff's complaint. /s/ Karen S. Collins. (1) copy cert. to Atty. OCTOBER 19, 1983, PRAECIPE, filed Please enter my appearance on behalf of the defendant in the above captioned case. /s/ James A. Naddeo Attorney for Defendant.
10/6/83 \$75.00 Pd. by Atty.	83-1826			JANUARY 10, 1984, AFFIDAVIT OF CONSENT OF KAREN S. COLLINS, filed  JANUARY 10, 1984, AFFIDAVIT OF CONSENT OF DAVID A. COLLINS, filed.  JANUARY 10, 1984, PRAECIPE TO TRANSMIT RECORD, filed by Dan P. Arnold, Esquire DECREE, filed  NOW, this 10th day of January, 1984, it is ordered and decreed that David A. Collins, Plaintiff, and Karen S. Collins, Defendant, are divorced from the bonds of matrimony.  The Court hereby approves, in its entirety, the Post-Nuptial Agreement entered into between the parties on November 23, 1983, and filed concurrently herewith.  The Prothonotary is directed to return any balance of court costs to the party who deposited the same. BY THE COURT. /s/ John K. Reilly, Jr., President Judge.
Clfd Trust				
James A. Naddeo	KAREN S. COLLINS			
	Pro	40.00		
Ck#4657 Trans Pro. #11283 Atty	to reg acct. 40.00 35.00	\$75.00 \$75.00		

Oct 7.  
1:15 p.m.

83-1827-CD

COMMERCIAL CREDIT  
PO Box C  
Indiana, PA 15701

LINDA THOMPSON  
13 A.S. Main Street  
DuBois, PA 15801

Pro by Plff 9.00  
o.c. 25.50

OCTOBER 7, 1983, JUDGMENT FROM J.P., Wesley J. Read, filed  
  
Judgment entered in favor of the Plaintiff and  
against the Defendant in the sum of Three Thousand Two  
Hundred Eighty-four and 62/100 Dollars with costs.  
  
Debt \$3,284.62  
  
Interest From September 1, 1983.  
  
Filed and Intered by Plaintiff, October 7, 1983.  
  
Judgment

*Raymond Wetmore*  
Prothonotary



Prothonotary

NUMBER	NAME AND ADDRESS OF DEFENDANTS	REVIVING NO.
83-1829-CD	Russell E. Baum, Linda E. Buam, Coalport, PA	79-199-CD
83-1830-CD	Paul E. Bennett, Theodore A. Berry, Joyce M. Berry, t/t/ Rd, #2, Mahaffey, PA	79-193-CD
12/08/93 83-1831-CD	AUG. 11, 1988, SNP Issued to 88-1259-CD Simon A. Calderon, Cleveella J. Calderon, Bridgeville, PA	79-195-CD
8-4-93 83-1832-CD	AUG. 11, 1988, SNP Issued to 88-1263-CD Earl Connor, Margaret Connor, 401 Lane St., DuBois, PA	79-152-CD
42 83-1833-CD	AUG. 11, 1988, SNP Issued to 88-1264-CD John Demko, Jr., HawkRun, PA	79-200-CD
12/08/93 83-1834-CD	AUG. 11, 1988, SNP Issued to 88-1265-CD Ardell C. Dixon, Elizabeth L. Dixon, RD #2, Clearfield, PA	79-201-CD
12/08/93 83-1835-CD	AUG. 11, 1988, SNP issued to 88-1266-CD Lloyd Lawrence Donahue, Emma Jean Donahue, Rd #1, Luthersburg, PA	79-202-CD
12/08/93 83-1836-CD	AUG. 11, 1988, SNP Issued to 88-1267-CD Willard G. Flick, Dec., Elizabeth Flick, Utahville, PA	79-203-CD
12/08/93 83-1837-CD	AUG 11, 1988, SNP Issued to 88-1269-CD Franklin D. Galentine, General Delivery, Grampian, PA	79-196-CD
12/08/93 83-1838-CD	AUG 11, 1988 SNP Issued to 88-1270-CD Albert D. Gormont, Datherine Gormont, Dec., Homer Gormont, Heir, Paul Gormont, Heir, Russell Gormont, Heir, Lavidia Traister, Heir, Hilda Morgan, Heir, Esther Lanich, Heir, Florence Brown, Heir.	
12/08/93 Jean Agliardo	Heir, Rosemary Rumming, Heir, RD #1, Clearfield, PA	79-204-CD
12/08/93 83-1839-CD	AUG 11, 1988 SNP Issued to 88-1271-CD Catherine Goss, 311 Spruce St., Clearfield, PA	79-205-CD
12/08/93 83-1840-CD	AUG 11, 1988 SNP Issued to 88-1273-CD Dianna G. Harris, 429 First St., DuBois, PA	79-151-CD
12/08/93 83-1841-CD	John W. Hepburn, aka John Hepburn, 102 Cemetery Rd., Clearfield, PA	79-206-CD
12/08/93 83-1842-CD	AUG 11, 1988, SNP Issued to NO. 88-1274-CD William Joseph Hockenberry, Rae Esther Hockenberry, Osceola Mills, PA	79-207-CD
12/08/93 83-1843-CD	William Johnston, Dec., Mary Freedline, Heir, Robert Johnston, Heir, Thomas Johnston, Heir, RD 1, Grampian, PA	79-194-CD
12/08/93 83-1844-CD	AUG 11, 1988, SNP Issued to 88-1275-CD Dewey George Kailburn, RFD, Frenchville, PA	79-208-CD
12/08/93 83-1845-CD	AUG 11, 1988 SNP Issued to 88-1276-CD Calvin Kephart, Janice Kephart, RD Box 167, Osceola Mills, PA	79-209-CD
12/08/93 83-1846-CD	AUG 11, 1988 SNP Issued to 88-1277-CD Terry Lampenfeld, Roby Lampenfeld, Smithmill, PA	79-144-CD
12/08/93 83-1847-CD	AUG 11, 1988 SNP Issued to 88-1279-CD Patricia Lindemuth, Lanse, PA	79-210-CD
12/08/93 83-1848-CD	AUG 11, 1988, SNP Issued to 88-1281-CD Ferald Lockett, Betty Lockett, RD 1, PO Box 92, West Decatur, PA	79-146-CD
SAI	* 83-1832-CD \$5,000.00	
	* 83-1840-CD \$5,000.00	
	* 83-1846-CD \$5,000.00	
	* 83-1848-CD \$5,000.00	



		OCTOBER 7, 1983, TWENTY (20) SUGGESTIONS OF NON-PAYMENT, filed 2:30 p.m.	
		COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF PUBLICWELFARE, Harrisburg, PA	
	Registered Mail to the named defendants at their last known address. Pursuant to the Provisions of the Act #372 of September 26, 1951.	Fifteen days elapsed since notice of filing. This suggestion has been sent by	
		Judgment is entered in favor of the Plaintiff and against the defendants in the	
	sum of Two Thousand and 00/100 Dollars, with cost of Suit. (*Judgment of differnet amount)		
	Pro Each Writ \$9.00 (Over four names, 50 cents additional per name.)		
	JUDGMENT		
	NUMBER	NAME AND ADDRESS OF DEFENDANTS	REVIVING NO.
	12/08/93	AUG 11, 1988 SNP Issued to No. 88-1282-CD	
	83-1849-CD	Matthew Maines, Edan B. Maines, Woodland, PA	79-211-CD
	12/08/93	AUG 11, 1988 SNP Issued to 88-1283-CD	
	83-1850-CD	Andrew Mandel, Mabel Mandel, Hawk Run, PA	79-212-CD
	12/08/93	AUG 11, 1988 SNP Issued to 88-1285-CD	
	83-1851-CD	Patrick N. McGarry, Gloria A. McGarry, Rd 2, Box 93A, Curwensville, PA	79-149-CD
		AUG 11, 1988, SNP Issued to 88-1287-CD	
	83-1852-CD	Donald M. Myers, Dec., Anna J. Myers, AKA Anna Myers, RD 1, Box 759, Osceola Mills, PA	79-214-CD
	12/08/93	AUG 11, 1988, SNP Issued to 88-1260-CD	
	83-1853-CD	Joanne F. Myers, AKA Joanne F. Churner, Morann, PA	79-157-CD
		<i>Sat. by paper filed 5/3/84 \$5.50 pd. by Dept.</i>	79-215-CD
	83-1854-CD	Dorsey Neeper, RD 1, Ridge Ave., Curwensville, PA	
	12/08/93	AUG 11, 1988, SNP Issued to 88-1288-CD	
	83-1855-CD	Florman Nesaw, AKA Florence Nesol, Dec., Body Nesaw, Heir, Alex Nesaw, Heir, Celia Finney, Heir, Charlotte Reteuil, Heir, Smoke run, PA, Bigler Twp.	79-216-CD
	83-1856-CD	GEORGIANNA N. Palmer, Dec., Harold C. Palmer, Clifford W. Young, t/t, 45.50 pd. Margaret A. Young, t/t, 13 Hubert St., DuBois, PA 11/23/84 <i>Sat. by paper filed</i>	79-197-CD
		AUG 11, 1988 SNP Issued to 88-1289-CD	
	83-1857-CD	Robert G. Parks, RD, West Decatur, PA	79-217-CD
		AUG 11, 1988 SNP Issued to 88-1290-CD	
	12/08/93 SAT.	83-1858-CD Foster Phillips, Mildred Phillips, RD, West DEcatur, PA	79-218-CD
		AUG 11, 1988, SNP Issued to 88-1291-CD	
	*12/08/93	83-1859-CD John E. Pritchard, Bonnie K. Pritchard, RD 2, Curwensville, PA	79-148-CD
		AUG 11, 1988, SNP Issued to 88-1293-CD	
	SAT. 12/2/91	83-1860-CD Frank B. Rowles, RFD 1, Olanta, PA	79-219-CD
		AUG 11, 1988, SNP Issued to NO. 88-1294-CD	
	83-1861-CD	Florence J. Saggese, Morrisdale, PA	79-220-CD
	12/08/93	SEPT 27, 1988, SNP Issued to 88-1531-CD	
	* 83-1862-CD	Jama L. Schmidt, Boggs Twp, Hawk Run, PA	79-153-CD
		AUG 11, 1988, SNP, Issued to 88-1296-CD	
	83-1863-CD	Carl William Srock, Olive Srock, DEc., Star Route, Smithmille, PA	79-221-CD
	12/08/93	AUG 11, 1988, SNP Issued to 88-1297-CD	
	SAT.	83-1864-CD Maryanne Sweed, Box 66, Penfield, PA	79-158-CD
		AUG 11, 1988, SNP Issued to 88-1298-CD	
	SAT.	83-1865-CD Ruby E. Welder, Grampian, PA 16838	79-154-CD
	12/08/93	AUG 11, 1988, SNP issued to 88-1299-CD	
	SAT.	83-1866-CD Martha L. Williams, RD #1, LaJose, PA	79-222-CD
		AUG 11, 1988 SNP Issued to 88-1300-CD	
	12/08/93	83-1867-CD John R. Wills, PO Box 205, Morrisdale, PA 16858	79-156-CD
		AUG 11, 1988 SNP Issued to 88-1301-CD	
	12/08/93	83-1868-CD Margaret J. Yanock, Dec., Daniel J. Yanock, t/t, Morrisdale, PA	79-224-CD
		* 83-1851-CD \$5,000.00	
		* 83-1854-CD \$ 288.90	
		* 83-1859-CD \$5,000.00	
		* 83-1862-CD \$5,000.00	
		* 83-1864-CD \$5,000.00	
		* 83-1865-CD \$5,000.00	
		* 83-1867-CD \$5,000.00	

*Raymond J. Peterson*  
Prothonotary

<div>R. Denning Gearhart</div> <div>12/12/83 75.00 Pd Clfd Co. Ck #43120</div>	<div>LINDA LEE WITHEROW</div> <div>83-1869-CD</div> <div>LARRY FREDERICK WITHEROW</div>	<div>OCTOBER 7, 1983, MOTION FOR LEAVE TO PROCEED INFORMA PAUPERIS, filed by R. Denning Gearhart, Esquire ORDER, filed. AND NOW THIS 2nd day of October, 1983, upon consid- eration of the within Motion for Leave to Proceed In Forma Pauperis, it is the ORDER of this Court that the Plaintiff in the above action be granted leave to proceed in forma pauperis. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</div> <div>OCTOBER 7, 1983, COMPLAINT IN DIVORCE, filed by R. Denning Gearhart, Esquire One copy Certified to Attorney.</div> <div>NOVEMBER 7, 1983, AFFIDAVIT OF MAILING, filed by R. Denning Gearhart.</div> <div>DECEMBER 14, 1983, COMPLAINT IN DIVORCE (AMENDED)-AFFIDAVIT OF PLAINTIFF UNDER SECTION 201-d OF THE DIVORCE CODE, filed by R. Denning Gearhart 1 Copy Cert. to Atty JANUARY 11, 1984, AFFIDAVIT OF ATTEMPTED SERVICE filed by R. Denning Gearhart JANUARY 12, 1984, MOTION FOR DIVORCE DECREE filed by R. Denning Gearhart</div> <div>DIVORCE DECREE</div> <div>AND NOW THIS 11 day of January, 1984 upon Petition of R. Denning Gearhart, Esquire, counsel for the Plaintiff, the Complaint in Divorce and Affidavit of Plaintiff under Section 201-d of the Divorce Code having been served on the Defendant, with twenty days having passed since said service and no answer having been filed, it is the ORDER and DECREE of this Court that Linda Lee Witherow be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and Larry Frederick Witherow, 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. BY THE COURT: John K. Reilly, Jr.</div>
<div>W #43120</div> <div>Ck #4628 Trans to #11246 County</div>	<div>Pro My Co 40.00</div> <div>rg acct. \$75.00 \$75.00</div>	

David S. Ammerman	JO ANNE HRIBAR			OCTOBER 10, 1983, COMPLAINT IN DIVORCE, filed by David S. Ammerman, Esquire One (1) copy Certified to Attorney. DECEMBER 30, 1983, PRAECIPE TO REINSTATE filed by David S. Ammerman Reinstate the Complaint in the above captioned matter. s/David S. Ammerman JANUARY 5, 1984, COMPLAINT REINSTATED AND REISSUED TO SHERIFF FOR SERVICE January 18, 1984, SHERIFF'S RETURN, filed. Now, Nov. 1, 1983, Thomas H. Hamilton, Shff of Fayette County was deputized to serve Complaint on deft. Now, Jan. 12, 1984 attempted to serve within Complaint on deft. Return marked "UNSERVED". So answers, Chester A. Hawkins, Shff By /s/ Marilyn Wood FEBRUARY 21, 1984, SHERIFF'S RETURN, filed. NOW, Janaury 4, 1984, Norma Santore, Sheriff of Fayette County was deputized by Chester Hawkins, Sheriff of Clearfield County to serve the within Complaint in Divorce on David James Hribar, defendant. NOW, Janaury 23, 1984, served the within Complaint in Divorce on David James Hribar, defendant by deputizing the Sherriff of Fayette County,. The return of Sheriff Santore is hereto attached and made a part of this return. So answers, Chester A. Hawkins, Sheriff, by Marilyn Wood. MAY 14, 1984, AFFIDAVIT OF CONSENT OF JO ANNE HRIBAR, filed. MAY 14, 1984, AFFIDAVIT OF CONSENT OF DAVID JAMES HRIBAR, filed MAY 14, 1984, PRAECIPE TO TRANSMIT RECORD, field by David S. Ammerman, Esquire DIVORCE DECREE, filed AND NOW, to wit: this 15th day of May, 1984, it is ORDERED, ADJUDGED and DECREED that JO ANNE HRIBAR, Plain-tiff, and DAVID JAMES HRIBAR, Defendant, are divorced from the bonds of matrimony. BY THE COURT: /s/ John K. Reilly, Jr., President Judge. MAY 14, 1984, VITAL STATISTICS FORM MAILED TO DEPARTMENT HEALTH, NEW CASTLE, PA. JULY 3, 1984, NOTICE OF ELECTION TO RETAKE MAIDEN NAME, filed. Notice is hereby given that the Plaintiff in the above matter, having been granted a Final Decree in divorce from the bonds of matrimony on the 18th day of June 1984, hereby elects to retake and hereafter use her previous name of Jo Anne Donner, So says, David Ammerman, Atty.
10/10/83 \$75.00 Pd. by Atty.	83-1870-CD			
Clfd Trust		DAVID JAMES HRIBAR		
ProCk#11226	Shff Hawkins	Pro	40.00	
Pro Ck #11227	Shff Hamilton		11.75	
	Shff. Hawkins	No. Cost.	9.25	
	Shff. Santore by Atty		22.33	
	Pro		.50	
	Pro by atty		8.00	
Ck#4740 Trans to reg acct			\$75.00	
Pro			40.50	
#11226 Shff			11.75	
#11227 Shff			9.25	
#11415 Atty			13.50	
			\$75.00	

Richard A. Masson	GREGORY A. UNDERCOFFER, Administrator of the Estate of CRYSTAL LEE UNDERCOFFER, deceased.	<p>OCTOBER 10, 1983, PRAECIPE FOR WRIT OF SUMMONS, filed by Richard A. Masson, Esquire.</p> <p>Please issue Writ of Summons in the above captioned matter and deliver to the Sheriff for service.</p> <p>OCTOBER 10, 1983 WRIT OF SUMMONS IN TRESPASS ISSUED TO SHERIFF FOR SERVICE.</p> <p>OCTOBER 18, 1983, SHERIFF'S RETURN, filed</p> <p>Now October 14, 1983 at 11:30 AM DST served the within Summons in Trespass on Joseph DeSalve, i/a/a/p/t/d/b/a The Barrel Inn, defendant at Penfield, Clearfield County, Pennsylvania by handing to Joseph DeSalve a true and attested copy of the original Summons in Trespass and made known to him hte contents thereof.</p> <p>Now October 14, 1983 at 11:30 AM DST served the with- in Summons in Trespass on Joseph DeSalve, Husband of Marie G. DeSalve, i/a/a/p/t/d/b/a The Barrell Inn, at Penfield Clearfield County, Pennsylvania by handing to Joseph DeSalve a true and attested copy of the original Summons in Trespass and made known to him the contents thereof.</p> <p>Now, October 14 1983 at 11:30 AM DST served the with- in Summons in Trespass on Joseph DeSalve, Father of Gary DeSalve, i/a/a/p/t/d/b/a The Barrell Inn, Penfield, Clear- field County, Pennsylvania by handing to Joseph DeSalve a true and attested copy of the original Summons in Trespass and made known to him the contents thereof.</p> <p>So answers, Chester A. Hawkins, Sheriff by Marilyn Wood.</p> <p>DECEMBER 22, 1983, PRAECIPE FOR APPEARANCE filed.</p> <p>Kindly enter my appearance as counsel of record for DEFENDANTS, JOSEPH DeSALVE, MARIE G. DeSALVE and GARY DeSALVE, individually and as Partners, t/d/b/a THE BARREL INN in the above-captioned action. s/Robert J. Pfaff</p> <p>JANUARY 19, 1984 PRAECIPE FOR RULE TO FILE COMPLAINT, filed by Robert J. Pfaff, Atty for Deft.</p> <p>Please enter a Rule upon the plaintiff, GREGORY A. UNDERCOFFER, Administrator of the Estate of CRYSTAL LEE UNDERCOFFER, Deceased, to file a Complaint in the above-captioned matter within twenty (20) days of the date of service of said Rule. s/Robert J. Pfaff, Atty for Defendants.</p> <p>JANUARY 19, 1984 RULE ISSUED ON ATTORNEY RICHARD A. MASSON, ATTORNEY FOR PLAINTIFF, by mailing Rule to Attorney Robert J. Pfaff for service.</p> <p>JANUARY 24, 1984 CERTIFICATE OF SERVICE OF RULE TO FILE A COMPLAINT, filed by Robert J. Plff, Atty for Defts.</p> <p>FEBRUARY 9, 1984, COMPLAINT IN TRESPASS filed by Richard A. Masson</p> <p>One copy certified to Attorney</p> <p>MARCH 20, 1984, ACCEPTANCE OF SERVICE, filed by Robert J. Pfaff</p> <p>I, ROBERT J. PFAFF, Esq., hereby accept service on behalf of defendants, JOSEPH DESALVE, MARIE G. DESALVE and GARY DESALVE, individually and as Partners, t/d/b/a THE BARRELL INN, of a true and correct copy of the Complaint in Trespass filed February 9, 1984 in the above captioned matter.</p> <p>SIGNED this 24th day of February, 1984. /s/ Robert J. Pfaff</p> <p>MARCH 20, 1984, PRAECIPE FOR JURY TRIAL, filed by Richard A. Masson</p> <p>In accordance with Pa. R.C.P. Rule 1007.1(a), the Plaintiff, by his attorney, Richard A. Masson, Esq., demands a jury trial. /s/ Richard A. Masson</p> <p>MARCH 20, 1984, NOTICE OF PENDENCY OF ACTION AND AFFIDAVIT OF SERVICE, filed by Richard A. Masson</p> <p>APRIL 9, 1984, ANSWER AND NEW MATTER, filed by Frank J. Hartye, Esquire.</p> <p>MAY 2, 1984, ANSWER TO NEW MATTER filed by Richard A. Masson, Esquire.</p> <p>AUGUST 15, 1984, PRAECIPE FOR SUBSTITUTION OF COUNSEL OF RECORD, filed by Mark R. Hamilton.</p> <p>SEPTEMBER 17, 1984, DEFENDANTS' ANSWERS TO PLAINTIFF'S FIRST INTERROGATORIES TO DEFENDANT, filed by Mark Hamilton, Esquire.</p> <p>SEPTEMBER 16, 1985, NOTICE OF SERVICE OF INTEEROGATORIES DIRECTED TO PLAINTIFF, filed</p> <p>Kindly be advised that the original and two copies of Interrogatories Directed to the Defendant were served on counsel for the Plaintiff this 13th day of September, 1985, by first class mail postage pre-paid. /s/ Mark A. Hamilton, Esq.</p>
Mark R. Hamilton Robert J. Pfaff Robert J. Pfaff John E. Hall  Robert J. Pfaff	83-1871-CD  JOSEPH DESALVE, MARIE G. DESALVE and GARY DESALVE, individually and as Partners, t/d/b/a THE BARREL INN.	
	Pro by Atty. 15.00 Atty. 3.00 Shff. by Atty. 21.15 Pro by Atty 25.00 Pro by Atty 5.00	

Barbara H. Schickling	SUSAN K. LITZ	<p>OCTOBER 10, 1983, PETITION TO PROCEED IN FORMA PAUPERIS, filed by Barbara H. Schickling, Esquire/ ORDER, filed AND NOW, this 10th day of October, 1983, upon consideration of the foregoing Petition and upon motion of Barbara H. Schickling, Esquire, attorney for Plaintiff, the prayer of the Petition is granted and Plaintiff shall be permitted to file the Complaint in Divorce, serve the Defendant, and proceed as an indigent party in her divorce action. After a hearing on the merits of Plaintiff's divorce action, the Court may place such costs on the Plaintiff as the Court finds Plaintiff able to apy. The Court may order the Defendant to pay the costs involved and require such costs to be paid to the Domestic Relations Office in such a manner as shall not interfere with the disposition of the Plaintiff's action. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p> <p>OCTOBER 10, 1983, COMPLAINT IN DIVORCE, filed by Barbara H. Schickling, Esquire One (1) copy Certified to attorney. OCTOBER 14, 1983, AFFIDAVIT OF SERVICE, filed NOW October 14 1983 at 10:55 AM o'clock DST served the within Complaint in Divorce on Edward L. Litz, defendant at Market St., Clearfield Clearfield County, Pennsylvania by handing to edward L. Litz a true and attested copy of the original Complaint in Divorce and made known to him the contents thereof. So answers, Chester A. Hawkins, Sheriff by Marilyn Wood.</p> <p>NOVEMBER 14, 1983, PRAECIPE FOR APPEARANCE, filed by Gates &amp; Seaman by Laurance A. Seaman Enter our appearance for Defendant, Edward L. Litz in above case. /s/ Laurance B. Seaman</p> <p>DECEMBER 21, 1983 ORDER, filed. AND NOW, this 20th day of December, 1983, following hearing held this date in accordance with Order and Rule dated December 13, 1983, IT IS ORDERED AND DECREED, that Shale Hill Coal Company shall pay to Laurance B. Seaman, Esquire, Attorney for Edward L. Litz, the settlement funds for a wage claim made by Edward L. Litz, said funds to be deposited by said attorney in his escrow account for payment of joint debts and obligations of Susan K Litz and Edward L. Litz as the parties can agree.</p>
12/12/83 75.00 Pd Clfd Co. Ck#43120	83-1872-CD	
Gates-& Seaman- Allen C. Welch	EDWARD L. LITZ	<p>Pro <i>Jay Co.</i> 40.00 Shff. Office by Credit 11.75</p> <p>Ck#4629 Trans to reg acct. \$75.00 #11247 Clfd. County. 75.00</p>
		<p>IT IS FURTHER ORDERED AND DECREED tha the Respondent is restrianed from selling, encumbering or otherwise disposing of any marital assets and Respondent shall not make any use of the 1974 Dodge Dart and the same shall be kept in storage by him until final determination or further Order of Court. BY THE COURT, s/John K. Reilly, Jr., President Judge.</p> <p>JANUARY 11, 1984, AFFIDAVIT OF CONSENT SUSAN K. LITZ, filed JANUARY 11, 1984, AFFIDAVIT OF CONSENT OF EDWARD L. LITZ, filed. JANUARY 11, 1984, PRAECIPE TO TRANSMIT RECORDS, filed. DIVORCE, filed.</p> <p>AND NOW, the 11th day of Janaury 1984, it appearing of record that the Complaint was filed in this matter on October 10, 1983, and more than ninety (90) days have elapsed from the date thereof; and further, that the Defendant was served on October 14, 1983, and further, that the marriage of the parties is irretrievably broken as set forth in the Affidavits of Consent executed and filed of record by the parties.</p> <p>We, therefore, DECREE that SUSAN K. LITZ be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between her and EDWARD L. LITZ. 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 Court hereby approves and incorporates herein the Marriage Settlement Agreement entered into between the parties on 29th day of December, 1983.</p> <p>The Prothonotary is directed to pay the Court costs, out of the deposits received and then remit the balance to the plaintiff. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p>

Joseph Colavecchi	WILSON WEBB	OCTOBER 10, 1983, COMPLAINT IN ASSUMPSIT, filed by Joseph Colavecchi, Esquire. Five (5) copies Certified to Attorney. OCTOBER 18, 1983, SHERIFF'S RETURN, filed Now, October 13, 1983 at 2:00 PM DST served the within Complaint in Trespass on Glen Myers, defendant at Market St., Clearfield, Clearfield County, Pennsylvania by handing to Glen Myers a true and attested copy of the original Complaint in Trespass and made known to him the contents thereof. Now, October 14, 1983, at 10:16 AM DST served the within Complaint in Trespass on Peggy Linsenbigler, Wife of Gerald Linsenbigler deft. at her place of residence, Highview Village, Clearfield, Clfd. Co. Penna. by handing to Peggy Lingsenbigler a true and attested copy of the original Complaint in Trespass and made known to her the contents thereof. So answers, Chester A. Hawkins, Sheriff by Marilyn Wood.
\$300.00 Pd by Atty Clfd.Trust	83-1873-CD	
John Sughrue	CLEARFIELD LITTLE LEAGUE BASEBALL ASSOCIATION, INCORPORATED.	OCTOBER 26, 1983, APPEARANCE, filed. Enter my appearance for Defendant in above case. SUGHRUE & KESNER, By /s/ John Sughrue NOVEMBER 29, 1983, ANSWER AND NEW MATTER, filed by John Sughrue DECEMBER 12, 1983, REPLY TO NEW MATTER filed by Joseph Colavecchi DECEMBER 15, 1983, CERTIFICATION OF READINESS AND PRAECIPE FOR TRIAL, filed. Plaintiff, by his attorney, hereby certifies that the above-captioned matter is at issue and ready for trial. Kindly place the above-captioned matter on the following trial list: Arbitration. The amount in controversy is less than the statutory amount Estimated time: 2 Hours. /s/ Joseph Colavecchi FEBRUARY 2, 1984, REQUEST FOR ADMISSIONS filed by Joseph Colavecchi FEBRUARY 29, 1984, OBJECTIONS/ANSWERS TO REQUEST FOR ADMISSIONS and CERTIFICATE OF SERVICE filed by John Sughrue One copy certified to Attorney APRIL 24, 1984, SUBPOENA direct.to Roy Felgar, filed by Raymond Witherow, Prothonotary. APRIL 27, 1984, AFFIDAVIT OF SERVICE filed. Frank Notor, Constable, being duly sworn according to law, deposes and says that on the 25th day of April 1984, at about 1:30 o'clock p.m., he served a Subpeona in the above-captioned action on Roy Felgar, personally to his wife at their home R. D. #1, Box 366, Mahaffey, Pa. 15757 a true and correct copy of said Subpoena. s/Frank Notor, Constable.
	Pro by Atty. 40.00 Atty. 3.00 Shff. by Atty. 15.75 Pro <i>Sup Atty</i> 15.00 by Atty 15.15 <i>Sup. Sup Atty</i> 2.00 Pro by Atty 10.00 Pro <i>Sup Atty</i> 4.00 Disc by atty 5.00	MAY 7, 1984, OATH OR AFFIRMATION OF ARBITRATORS AND AWARD, filed Now, this 7th day of May, 1984, we the undersigned, having been appointed arbitrators in the above case do hereby swear, or affirm, that we will hear the evidence and allegations of the parties and justly and equitably try all matters in variance submitted to us, determine the matters in controversy, make an award, and transmit the same to the Prothonotary within twenty (20) days of the date of hearing of the same. /s/ Joseph Lee-Chairman; /s/ Donald Mikesell; /s/ Elizabeth Cunningham; /s/ Peter Smith; /s/ Girard Kasubick AWARD OF ARBITRATORS Now, this 7th day of May, 1984, 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: Plaintiff not appearing & Plaintiff's Counsel having presented witness on behalf of Plaintiff for damages & Plaintiff not appearing by 9:45 a.m. Arbitrators award judgment in favor of the Defendant, Clearfield Little League Baseball Assn. /s/ Elizabeth Cunningham-Chairman; Peter F. Smith; Girard Kasubick ENTRY OF AWARD Now, this 9th day of May, 1984, I hereby certify that the above award was entered of record this date in the proper dockets and notice by mail of the return and entry of said award duly given to the parties or their attorneys. WITNESS MY HAND AND SEAL OF THE COURT /s/ Raymond Witherow by Darlene K. DuFour
Ck# 4970	Trans. Reg Acct 300.00	
11764	Clfd Co. Treas. 300.00	
		JUNE 1, 1984, ORDER OF COURT, filed AND NOW, to-wit: this 1st day of June, 1984, upon joint motion of the parties and with their consent, it is ORDERED that the time within which Wilson Webb, above named Plaintiff, may file an appeal from arbitration award entered in the above captioned case on May 7, 1984 shall be and is hereby extended to July 1, 1984. BY THE COURT /s/ John K. Reilly, Jr., President Judge. The Parties hereby consent to the foregoing Order. /s/ John Sughrue, & Joseph Colavecchi

E. J.  
Julian

COMMERCIAL CREDIT  
CORPORATION,  
  
Timonium, MD

83-1874-CD

HAROLD S. DUTTRY  
  
RD #2, Box 93  
  
Weedville, PA

Pro *Loy Atty* 9.00

Elk Co Csts 68.65

OCTOBER 10, 1983, CERTIFICATION OF DOCKET ENTRIES AND JUDGMENT, filed. From Elk County. Their No.83-446-CD.

I, JOSEPH BRUNNER, PROTHONOTARY of the Court of Common Pleas of Elk County, Pennsylvania, do hereby dertify that the following is a true, correct and full copy of the docket entries in the above captioned case.

446 August 22, 1983.

TRANSCRIPT OF JUDGMENT IN ASSUMPSIT dated July 20, 1983, from the Docket of Elizabeth J. Friedl, Justice of the Peace, wherein Judgment was publicly rendered May 10, 1983, in favor of the Plaintiff and against the Defendant, in the amount of \$1,906.23 and costs of suit. Filed and entered Ausut 22, 1983 at 9:00 A.M. EDT. Judgment. /s/ Joheph Brunner, Prothonotary.

August 22, 1983, NOTICE TO DEFENDANT of entry with copy of document attached.

I further certify that judgment was entered in favor of COMMERCIAL CREDIT CORPORATION, and against HAROLD S. DUTTRY on the 22nd day of August, 1983, in the above captioned case in the amount of \$1,906.23.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the Seal of the said Court on the 21st day of September A.D. 1983. /s/ Joseph Brummer, Prothonotary. by Elizabeth Kees, Deputy

Judgment is entered in favor of the Plaintiff and against the Defendant together with Interest and Costs.

Debt \$1,906.23

JUDGMENT

*Raymond M. Brummer*  
Prothonotary

Earle D. Lees, Jr.	PATRICIA BARTASAVICH	OCTOBER 10, 1983, COMPLAINT IN DIVORCE, filed by Earle D. Lees, Jr., Esquire One (1) copy Certified to Attorney.
10/10/83 \$75.00 Pd. by Atty.	83-1875-CD	NOVEMBER 13, 1984, AFFIDAVIT OF CONSENT PATRICIA BARTASAVICH, filed.
Clfd Trust	DONALD J. BARTASAVICH	NOVEMBER 13, 1984, AFFIDAVIT OF CONSENT OF DONALD J. BARTASAVICH, filed.
		NOVEMBER 13, 1984, AFFIDAVIT, filed. Defendant, being duly sworn according to law, deposes and says: 1. I have been advised of the availability of marriage counseling and understand that I may request that the Court require that my spouse and I participate in counseling. 2. I understand that the Court maintains a list of marriage counselors in the Domestic Relations Office, which list is available to me upon request. 3. Being so advised, I do not request that the Court require that my spouse and I participate in counseling prior to a Divorce Decree being handed down by the Court. 4. I understand that false statements herein are made subject to the penalties of 18 Pa. C.S. Section 4904 relating to unsworn falsification to authorities. s// Donald J. Bartasavich.
	Pro 40.00	NOVEMBER 13, 1984, PRAECIPE TO TRANSMIT RECORD, filed by Earle D. Lees, Jr., Esquire.
	.50	DIVORCE, filed.
Ck#4868 Trans to reg acct. \$75.00		AND NOW, the 19th day of November 1984, the report of the Master is acknowledged. We approve his findings and recommendations;
Pro. 40.50		We, therefore, DECREE that PATRICIA BARTASAVICH be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and DONALD BARTASAVICH. Thereupon, all the rights, duties or claims accruing to either of said parties in
#11609 Atty 34.50 \$75.00		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 K. Reilly, Jr., President Judge.
		DECEMBER 12, 1984, VITAL STATISTICS FORM MAILED TO THE DEPARTMENT OF HEALTH, NEW CASTLE, PA.



KEYSTONE NATIONAL BANK

83-1876-CD

DENNIS L. LINGLE

Pro        by Plff        9.00  
o.c.                      6.50  
Pro        by Plff        5.00

OCTOBER 10, 1983, AGREEMENT TO REVIVE, filed. To  
Revive and Continue Lien entered to 78-3282-CD.

By Virtue of Agreement contained herein. Judgment  
is entered in favor of the Plaintiff and against the  
defendants in the sum of Sixteen Thousand Three Hundred  
Seventeen and 60/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving  
Stay, Inquisition and Exemption.

Debt    \$16,317.60

Atty. Comm. 15%

Interest from December 26, 1978.

Filed and Entered by Plaintiff, October 10, 1983.

Judgment

*Raymond Witherow*  
Prothonotary

And now, 17 day of Oct 1983 by person  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Raymond Witherow*  
Prothonotary

<div>Ervin Fennell</div>	<div>R. D. BOWMAN &amp; SONS, INC.</div> <div>83-1877-CD</div> <div>BIG VALLEY FARMS, INC.</div>	<div>OCTOBER 10, 1983, PRAECIPE FOR WRIT OF REVIVAL, filed.</div> <div>To Revive and continue Lien entered to 78-2605-CD/</div> <div>Issue writ of revival of judgment entered to No. 78-2605-CD in the Court of Common Pleas of Clearfield County, Pennsylvania, and index it in the judgment index against Big Valley Farms, Inc., in the amount of \$21,000.00 with Interest from October 11, 1978. /s/ Ervin Fennell, Jr. Esquire.</div> <div>Debt \$21,000.00</div> <div>Interest from October 1, 1978.</div> <div>File and Entered by Attorney, October 10, 1983.</div> <div>Judgment</div> <div><div>Raymond Wetherman</div><div>Prothonotary</div></div> <div>OCTOBER 10, 1983, WRIT OF REVIVAL ISSUED TO SHERIFF FOR SERVICE.</div> <div>NOVEMBER 10, 1983, SHERIFF'S RETURN, filed</div> <div>NOW, November 9, 1983 after diligent search in my bailiwick I return the within Writ of Revival "NOT FOUND" as to Big Valley Farms, Inc., defendant. So answers, Chester A. Hawkins, Sheriff, by Marilyn Wood.</div> <div>DECEMBER 23, 1983, PRAECIPE FOR DEFAULT JUDGMENT filed by Ervin Fennell, Jr.</div> <div>Enter judgment in favor of the above named plaintiff and against the defendant, Big Valley Farms, Inc. for failure to file an answer in the above captioned action within twenty (20) days from the date of service of the Writ of Revival and assess plaintiff's damages as follows:</div> <div>Principal balance \$21,000.00</div> <div>Interest from October 11, 1978</div> <div>Costs to be added.</div> <div>s/Ervin Fennell, Jr.</div> <div>Judgment is entered in favor of the Plaintiff and against the Defendant for failure to file an answer for the sum of Twenty-one thousand and 00/100 Dollars, plus interest from October 11, 1978 and Costs.</div> <div>Debt \$21,000.00</div> <div>DEFAULT JUDGMENT</div> <div><div>Raymond Wetherman</div><div>Prothonotary</div></div>
<div>Pro by Atty. 15.00</div> <div>Atty. 3.00</div> <div>o.c. 10.50</div> <div>Shff</div> <div>Hawkins by Atty. 15.85</div> <div>Pro by Atty. 9.00</div>		

Dwight L. Koerber	ORVIS E. CLARK, EVERETT R. CLARK and MATTHEW T. CLARK	83-1878-CD	OCTOBER 10, 1983, COMPLAINT IN ACTION TO QUIET TITLE, filed by Dwight L. Koerber, Esquire Two (2) copies Certified to Attorney. ALL that parcel of property in the Township of Karthaus, County of Clearfield. OCTOBER 11, 1983, MOTION FOR PUBLICATION filed by Dwight L. Koerber, Jr. AFFIDAVIT THAT THE DEFENDANTS ARE DEAD OR WHEREABOUTS UNKNOWN ORDER AND NOW, this 11 day of October, 1983, upon consideration of the foregoing Motion of Dwight L. Koerber, Jr., attorney for Plaintiffs, in the above entitled action it is hereby ORDERED AND DECREED that the Plaintiffs are granted leave to make service of the Complaint on the Defendant William W. Michaels, his heirs and assigns, and any other person or persons claiming or who might claim title under him, or all other persons claiming any right, title or interest in the property described in the Complaint, by publication once a week for three successive weeks in The Progress, a newspaper of general circulation in Clearfield County, Pennsylvania; and proof of publication thereof shall be filed with the proceedings in this action and the said advertisement shall state that the Defendant is required to answer the Complaint within twenty (20) days from the last advertisement thereof. BY THE COURT, John K. Reilly, Jr., President Judge NOVEMBER 23, 1983, AFFIDAVIT, filed by Dwight L. Koerber, Jr. (2) copies cert. to Atty. NOVEMBER 23, 1983, MOTION FOR JUDGMENT, filed by Dwight L. Koerber, Jr. (2) copies cert. to Atty. NOVEMBER 23, 1983, ORDER OF COURT, filed AND NOW, this 23 day of November, 1983, an Affidavit of Service of Complaint with Notice to Plead having been filed together with an appropriate proof of publication, and no answer havinb been made by the Defendants within the required time period, the Court, on motion of Dwight L. Koerber, Jr., attorney for the Plaintiffs, hereby ORDERS AND DECREEDS as follows: (a) That the Defendant be forever barred from asserting any right, title, lien or interest in the Plaintiffs' land inconsistent with the ownership of the Plaintiffs', unless the Defendant brings an action in ejectment against the Plaintiffs for the recovery of the land within thirty (30) days after the entry of judgment of the Court; and (b) That the Plaintiffs be decreed as the sole owers and be entitled to exclusive possession of the premises hereinafter described: BEGINNING at a point on line of lands formerly owned by one J. W. Potter, now owned by Potter, Bigler & Potter; thence in a westerly direction along said line of Potter, Bigler & Potter to right of way of the New Youk Central Railroad Company; thence in a Southerly direction along right of way of the New Youk Central Railroad Company and the various courses and distances of the West Branch of the Susquehanna River to the Northern line of lands of William and Fred Schnars, later owned by Charles Erb (now deceased); thence in an Easterly direction along Northern line of lands of William and Fred Schnars, later Charles Erb, now deceased, to West Branch of Susquehanna River; thence along West Branch of Susquehanna River by its various courses and distances in a Northerly direction to the point and place of beginning. Containing approximately 101 acres, more or less, acknowledging the conveyance in the chain of title to Beech Creek Extension Railroad Company, by deed dated August 8, 1901, recorded in Deed Book 119, page 509. It is further ORDERED and DECREED that if no action is taken by the Defendants within thirty (30) days of this Order, the Prothonotary is hereby directed to enter Final Judgment in this matter on behalf of the Plaintiffs and against the Defendants upon Praecipe of the Plaintiffs. BY THE COURT: /s/ John K. Reilly, Jr., President Judge. (2) copies cert. to Atty. by Dwight L. Koerber, Jr.
			JANUARY 3, 1984, PRAECIPE filed by Dwight L. Koerber, Jr. Please enter final judgment in the above-captioned matter that grants the relief ordered and decreed in the Court Order dated November 23, 1983, inasmuch as the Defendants have failed to take any action under the terms of the said Order. s/Dwight L. Koerber, Jr.  Judgment is entered in favor of the Plaintiffs and against the Defendants for failure to take any action. JUDGMENT FOR PREMISE  One copy of Order certified to Recorder of Deeds

*Raymond Nitescu*  
Prothonotary

Pro by Plff 9.00

## Judgment

Prothonotary

AND NOW Oct 24 1988 showing  
partial payment of P. & I. interest, and  
costs of this judgment. Plaintiff's direct costs  
satisfied. 1052

8 Oct 1952.  
~~Robert~~ Ronald Spruce  
~~Robert~~ Raymond Thelander  
 Prothonotary

[illegible]

CONTINUED FROM PAGE 33      NO. 83-1872-CD      SUSAN K. LITZ    -vs-    EDWARD L. LITZ

JANUARY 16, 1984, COMPLAINT FOR CUSTODY, filed by Barbara H. Schickling. Two copies  
Certified to Attorney

## ORDER

YOU EDWARD L. LITZ, Defendant, have been sued in Court to obtain custody of the children: Wayne Raymond Litz, and Patrick James Litz.

It is the further Order of this Court that temporary custody of the minor children, Wayne Raymond Litz and Patrick James Litz, is placed with their mother, Susan K. Litz, and it is the further Order of this Court that visitation directed on December 20, 1983, is hereby suspended until further Order of Court.

You are ORDERED to appear in person at the Clearfield County Courthouse on 1 day of Feb., 1984, at 10:30 o'clock, A.M. for a hearing.

If you have the children in your possession or control, you must appear and bring them to the courthouse with you.

If you fail to appear as provided in this Order or to bring the children, if they are in your possession or control, an Order for custody, partial custody or visitation may be entered against you or the Court may issue a warrant for your arrest. /s/John K. Reilly, Jr., President Judge

FEBRUARY 3, 1984, AFFIDAVIT OF SERVICE, filed

NOW, January 16, 1984, at 12:00 noon o'clock EST served the within Complaint, Order & Letter on Edward L. Litz, defendant at his place of residence, RD #1, Box 99, Olanta, Clearfield County, Penna. by handing to Edward L. Litz a true and attested copy of the original Complaint, Order & Letter and made known to him the contents thereof. BY THE COURT  
/s/ John K. Reilly, Jr., President Judge

FEBRUARY 17, 1984, PRAECIPE TO WITHDRAW filed.

February 17, 1984, PRECISE TO WITHDRAW filed.  
Please withdraw my appearance in the above-captioned matter on behalf of the Defendant.

s/Laurance B. Seaman

PRAECIPE FOR APPEARANCE

PRECEPT FOR APPEARANCE  
Please enter my appearance on behalf of the Defendant in the above-captioned matter.

s/Allen C. Welch

MARCH 29, 1984, ANSWER TO COMPLAINT FOR CUSTODY, filed by Allen C. Welch, Esq.

APRIL 2, 1984, PETITION FOR HEARING, filed by Allen C. Welch, Atty.

One copy certified to Attorney.

## ORDER

AND NOW, this 30th day of March 1984, upon Petition of the Defendant, IT IS HEREBY ORDERED that the parties appear in person at the Clearfield County Courthouse on the 8th day of May, 1984, at 1:00 P.M. for a hearing in the matter of the custody complaint filed by the Defendant. BY THE COURT/John K. Reilly, Jr. P.J.

CONTINUED TO PAGE 71

		<p>IN RE: COMMITMENT OF DONALD R. WESTOVER, An Alleged Mentally Disabled Person</p> <p>83-1880-CD</p>	<p>OCTOBER 11, 1983, PETITION FOR INVOLUNTARY TREATMENT MENTAL HEALTH PROCEDURES ACT OF 1976, filed.</p> <p>DONALD R. WESTOVER has acted in such a manner as to cause me to believe that he is severely mentally disabled. He has been examined by WALTER S. FINKEN, M.D. and was found to be in need of treatment. As the patient is currently in WARREN STATE HOSPITAL receiving involuntary treatment under Section 304, I ask that this court issue an order that the patient be invol- untarily commttted for another period of inpatient treat- ment.</p> <p>I affirm that I have informed the patient of the actions I am taking and have explainted to him these pro- cedures and his rights as described in Form MH 786-A. I believe that he: does not understand these rights. /s/ H. Puna, ACSW.</p> <p>I hereby affirm that I have reexamined DONALD R. WESTOVER on 9/14/83 to determine if he continued to be severely mentally disable d and in need of treatment. The patient is severally disabled an in need of continued treatment. /s/ Walter S. Finken, J. D. ORDER, filed</p> <p>NOW, this 5th day of October, 1982, pursuant to Section 109 of the Mental Health Procedures Act of 143 effective SEptember 6, 1976, it is hereby ORDERED that appointed Mental Health Review Officer and a period of Two (2) years from October 1982, through October 1984. BY THE COURT: /s/ john K. rEilly, Jr., President Judge. ORDER: filed.</p> <p>NOW, this 18th day of October, 1981, pursuant to the Mental Health Procedures Act 143, effective September the 7th 1976, it is hereby ORDERED that John Sughrue, Esquire or his duly authorized delegate be and is hereby appoitned as the attorney to represent alleged severely mentally disabled persons in all hearings conducted by the Mental Health Review Officer, pursuant to said Act. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p> <p>OCTOBER 28, 1983, MENTAL HEALTH REVIEW OFFICER's REPORT AND DECREE, filed</p> <p>One (1) copy Certified to Mental Health. DECREE, filed.</p> <p>AND NOW, this 28th day of October, 1983, the Mental Health Review Officer's Report is acknowledged. We approve his recommendation.</p>
	<p>CU<sup>12</sup> 43200 43201 43202</p>	<p>Pro            <i>My Co</i>    40.00 R. Milgrub   <i>My Co</i>   208.60 R. Mattern   <i>My Co</i>   375.00</p>	<p>The Court finds that DONALD R. WESTOVER continues to be severely mentally disabled.</p> <p>It is the ORDER of this Court that the Order of Court dated July 28, 1983 ordering DONALD R. WESTOVER to be committed to Warren State Hospital for evaluation and treatment be and is hereby rescinded.</p> <p>It is the FURTHER ORDER of this Court that DONALD R. WESTOVER be involuntarily committed to Warren State Hopsital, a state mental institution, for in-patient care and treatment as a severely mentally disabled person for a period of one hundred eighty (180) days.</p> <p>This commitment is pursuant to section 305 of the Mental Health Procedures Act of 1976, as amended.</p> <p>As DONALD R. WESTOVER has not been convicted of any crime, is unsentenced and not on pro- bation or parole, Celarfield County shall nto be responsible for the costs of his treatment at Warren State Hospital from this date on.</p> <p>All fees and costs are to be reimburseed to Clearfield County by Warren State Hospital pursuant to the directive to said state hospital dated January 27, 1977 from Robert M. Daly, M.D., Deputy Secretary for Mental Health. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p>

DUBLIS GLASS COMPANY  
MCCLURE CONTRACTS INC.

83-1881-CD

BYRON SCHLAG

Pro	by Atty.	15.00
Atty.	R.H.	3.00
Pro	by atty	40.00

OCTOBER 11, 1983, NOTICE OF APPEAL FROM J.P., filed by Wesley J. Read

PARAECIPE TO ENTER RULE TO FILE COMPLAINT AND RULE TO FILE, filed.

Enter rule upon DUBOIS GLASS CO. MCCLURE CONTRACTS INC., appellee, to file a complaint in this appeal (Common Pleas No. 83-1881-CD within twenty (20) days after service of rule or suffer entry of judgment of non pros. /s/ Buron A. Schlag/

RULE: To DuBois Glass Co., McClure Contracts, Inc.

OCTOBER 14, 1983, PROOF OF SERVICE OF NOTICE OF APPEAL AND RULE TO FILE COMPLAINT, filed

I hereby swear or affirm that I served a copy of the Notice of Appeal, Common Pleas No. 83-1881, upon the District Justice designated therein on October 13, 1983, by certified mail, sender's receipt attached hereto, and upon the appellee DuBois Glass Co., McClure Contracts, Inc. on October 11, 1983 by certified mail, sender's receipt attached hereto.

and further that I served the Rule to File a Complaint accompanying the above Notice of Appeal upon the appellee to whom the Rule was addressed on October 11, 1983, by certified mail, sender's receipt attached hereto. /s/ Byron Schlag

OCTOBER 17, 1983, RETURN RECEIPT, filed P 379 414 737

OCTOBER 21, 1983, TRANSCRIPT filed by Wesley J. Read

NOVEMBER 3, 1983, COMPLAINT, filed by Robert M. Hanak (1) copy cert. to Atty.

NOVEMBER 23, 1983, ANSWER AND NEW MATTER, filed

DECEMBER 8, 1983, PLAINTIFF'S ANSWER TO DEFENDANT'S NEW MATTER (OFFSET), filed by Robert M. Hanak

FIFTEEN REIMBURSEMENT AGREEMENTS, filed. October 11, 1983, 2:30 p.m.

COMMONWEALTH OF PENNSYLVANIA, DEPARTMENT OF PUBLIC WELFARE, Harrisburg, PA

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 (\$5,000.00) Dollars.

Pro \$9.00 each

JUDGMENT

Prothonotary

NUMBER	NAME AND ADDRESS OF DEFENDANTS	DATE
<i>12/08/93</i> 83-1882-CD	<u>AUG 11, 1988, SNP issued to 88-1280-CD</u> Arthur Litzinger, Harriet Litzinger, RD 1, Madera, PA 16661	8/18/83
83-1883-CD	Arthur O. Korb, Patricia E. Korb, RD 31, Box 263, Frenchville, PA	6/20/83
83-1884-CD	Jerry E. English, Mary J. English, PO Box 35, Munson, PA <i>11/12/85 Void by paper filed Scott</i>	8/10/83
83-1885-CD	<u>AUG 11, 1988 SNP Issued to 88-1278-CD</u> David Leigey, Rebecca Leigey, RD 1, Box 390, A-1, Frenchville, PA	8/3/83
<i>12/08/93</i> 83-1886-CD	<u>AUG 11, 1988 SNP Issued to 88-1268-CD</u> Chester R. Forshey, RD, Box 215-C, Coalport, PA	8/11/83
<i>SAI 12/06/93</i> 83-1887-CD	<u>AUG 11, 1988, SNP Issued to 88-1295-CD</u> Brian D. Smith, Diane M. Smith, RD 1, Box 143-B, Penfield, PA	8/3/83
<i>12/08/93</i> 83-1888-CD	<u>AUG 11, 1988, SNP Issued to 88-1261-CD</u> Douglas Cole, Alicia Cole, Box 48, Hyde, PA	6/9/83
83-1889-CD	George R. Irwin, Marsha J. Irwin, PO Box 184, Woodland, PA <i>8/15/85 let by paper filed 5.50</i>	8/24/83
<i>SAI 12/08/93</i> 83-1890-CD	<u>AUG 11 1988 SNP Issued to 88-1292-CD</u> Fred Richardson, Box 225, Smoke Run, PA 16681	8/4/83
83-1891-CD	Donna Jean Lumadue, RD 1, Box 288, Woodland, PA 16884 <i>12/13/84 not by paper filed pro 5.50</i>	8/25/83
<i>12/08/93</i> 83-1892-CD	<u>AUG 11, 1988 SNP Issued to 88-1258-CD</u> Ralph Bruzga, 137 Clinton Ave., DuBois, PA	8/2/83
83-1893-CD	Dennis Shaffer, Susan Shaffer, RD 2, Box 52, DuBois, PA <i>3/16/88 Sat by paper filed 5.50 pd.</i>	8/3/83
<i>12/08/93</i> 83-1894-CD	<u>AUG 11, 1988 SNP Issued to 88-1284-CD</u> William G. Mazenko, B. Marion Mezenko, Irvoan,	8/9/93
<i>12/08/93</i> 83-1895-CD	<u>AUG 11, 1988 SNP Issude to 88-1286-CD</u> David John Miles, Mary E. Miles, PO Box 211, Irvona, PA	8/10/83
83-1896-CD	Maynard C. Graham, Marian M. Graham, RD 1, Box 519, Woodland PA <i>9/25/84 Dated by paper filed Pro 5.50</i>	8/8/83

Thomas J. Ericson	GENERAL ACCIDENT GROUP 300 Sixth Ave. Bldg. Suite 600 Pittsburgh, PA 15222	OCTOBER 12, 1983, COMPLAINT IN TRESPASS--NON JURY TRIAL, filed by Thomas J. Ericson, Esquire Two (2) copies Certified to Sheriff. NOVEMBER 4, 1983, PRAECIPE FOR APPEARANCE, filed Kindly enter our appearance on behalf of the Defendant, INTERSTATE MOTOR FREIGHT, INC., only, in regard to the above captioned matter. /s/ Eric N. Anderson, Esquire NOVEMBER 9, 1983, APPEARANCE, filed You are hereby directed to enter our Apperance on behalf of Sanford Stonebraker, one of the Defendants in the above entitled matter. /s/ John C. Dennison, II. NOVEMBER 10, 1983, ANSWER AND NEW MATTER, filed by Eric N. Anderson, Esquire JANUARY 19, 1984, NOTICE OF DEPOSITION OF JERRY HIZER filed by Eric N. Anderson JANUARY 19, 1984, NOTICE OF DEPOSITION OF PAUL CAVATO filed by Eric N. Anderson JANUARY 19, 1984, NOTICE OF DEPOSITION OF KENNETH W. PORTA filed by Eric N. Anderson JANUARY 26, 1984, ANSWER TO COMPLAINT IN TRESPASS AND NEW MATTER filed by John C. Dennison, II JANUARY 30, 1984, REPLY TO NEW MATTER filed by Eric N. Anderson
	83-1896½-CD	
John C. Dennison, II Eric N. Anderson	SANFORD STONEBAKER and INTERSTATE MOTOR FREIGHT, INC. Stonebraker: 2761 Columbus Road, Wooster, OHIO 44691 Interstate: White Deer, Pennsylvania 17777	MARCH 1, 1984, SHERIFF'S RETURN, filed NOW, October 12, 1984 Donald Everitt, Sheriff of Union County was deputized by Chester Hawkins, Sheiff of Clearfield County to serive the within Complaint in Trespass on Interstate Motor Freight Inc., defendant. NOW, October 14, 1984, served the within Complaint in Trespass on Interstate Motor Freight Inc., defendant by deputizing the Sheriff of Union County. The return stating that he served Ashley B. REasner, Driver's Superintendent. NOW, October, 17, 1984, served the within Complaint in Trespass on Sanford Stonebaker, defendant by Certified Mail #P379414516 at 2761 Columbus Road, Wooster, Ohio 44691 being his last known address. The return receipt is hereto attached and made a part of this return endorsed by defendant. Letter was sent marked "ADDRESSEE ONLY". So answers, Chester A. Hawkins, Sheriff, by Marilyn Wood.
	Pro by Atty 30.00 Pro Shff 10.00 Hawkins by Atty 15.47 Shff 16.35 Everitt by Atty	



Ann B. Wood	<p>FRANK P. DOWNES</p> <p>PO Box 104</p> <p>Smithmill, PA 16680</p> <p>83-1897-CD</p> <p>IRIS KEPHART</p> <p>RD</p> <p>Olanta, PA 1 16863</p> <p>Pro by Atty. 9.00</p> <p>O.C. 17.55</p>	<p>OCTOBER 12, 1983, JUDGMENT FROM J.P. William M. Daisher, filed.</p> <p>Judgment entered in favor of the Plaintiff and against the Defendant in the sum of Two Hundred Eighty-eight and 20/100 Dolalrs, with costs.</p> <p>Debt \$288.20</p> <p>Interest from January 24, 1983</p> <p>Filed and Entered by Attorney, October 12, 1983.</p> <p>Judgment</p> <p><i>Raymond M. Netherman</i> Prothonotary</p>
Allen Kirk	<p>HARDCO REALTY, INC.</p> <p>214 Northwest 4th St.</p> <p>Clearfield, PA</p> <p>83-1898-CD</p> <p>RICHARD M. BRESSLER and</p> <p>NADINE BRESSLER</p> <p>400 Anderson St.</p> <p>Curwensville, PA</p> <p>Pro by Atty. 9.00</p>	<p><u>D. S. B. -- DATED SEPTEMBER 8, 1983</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 Seven 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 \$750.00</p> <p>Atty. Comm.</p> <p>Interest from September 8, 1983</p> <p>Filed and Entered by Attorney, October 12, 1983</p> <p>Judgment</p> <p><i>Raymond M. Netherman</i> Prothonotary</p> <p>OCTOBER 12, 1983, Notice of Entry of Judgment mailed to Defendant.</p> <p><u>WRIT OF EXECUTION ISSUED TO 85-56-EX</u></p> <p>"UNEXECUTED"</p> <p><u>OCTOBER 23, 1985, ABOVE WRIT MARKED SATISFIED,</u></p>

One copy of Order certified to Recorder of Deeds



SETTLED, DISCONTINUED AND ENDED

	Richard H. Milgrub	DONALD P. LEARY and HELEN E. LEARY 223 Driftwood Cr. Slidell, LA	OCTOBER 13, 1983, PRAECIPE FOR WRIT OF SUMMONS, filed by Richard H. Milgrub, Esquire Please issue a Writ of Summons to the above-named Defendant.  OCTOBER 13, 1983, WRIT OF SUMMONS ISSUED TO THE SHERIFF FOR SERVICE.  OCTOBER 26, 1983, AFFIDAVIT OF SERVICE, filed. NOW, Oct. 20, 1983, at 10:15 AM o'clock DST served Summons on Linda Martell, for deft. at her place of residence. So answers, Chester A. Hawkins, Shff By, /s/ Marilyn Wood  MARCH 22, 1984, PRAECIPE FOR ENTRY OF APPEARANCE filed Please enter the undersigneds' appearance on behalf of the Defendant, JOHN HENRY KLOP, and have all papers served on the undersigned. s/John W. Blasko s/James M. Horne MARCH 22, 1984, CERTIFICATE OF SERVICE filed by James M. Horne MARCH 22, 1984, PRAECIPE FOR RULE TO FILE A COMPLAINT filed by James M. Horne Plaase enter Rule on Plaintiffs in the above-captioned matter to file a Complaint within twenty (20) days, or suffer entry of judgment of non pros. s/James M. Horne MARCH 22, 1984, RULE TO FILE A COMPLAINT MAILED TO ATTORNEY FOR DEFENDANT FOR SERVICE UPON PLAINTIFFS. MARCH 30, 1984, CERTIFICATE OF SERVICE filed by James M. Horne.	
	Oct. 13	83-1902-CD		
	John W. Blasko & James M. Horne	JOHN HENRY KLOP, PO Box 6 Karthaus, PA		
		PRO by Arry.	20.00	
		Atty. by Atty	3.00	
		Shff Hawkins	19.95	

Barbara H. Schickling	KATHRYN M. BOWMAN,	OCTOBER 13, 1983, COMPLAINT IN DIVORCE, filed by Barbara H. Schickling, Esquire One (1) copy Certified to Attorney.
\$675.00 Pd 9-16-92 by Atty		OCTOBER 17, 1983, AFFIDAVIT OF SERVICE, filed AND NOW, this 17th day of October, 1983, I BARBARA H. SCHICKLING, ESQUIRE, who being duly sworn according to law, depose and say that I served a certified copy of a Complaint in Divorce in the above-captioned matter, by sending said copy of Certified Mail No. P03 4104646 return receipt requested, to the said Defendant at his last known address, to-wit: R. D. #1, Box 77, Clearfield, PA 16830
10/13/83 \$75.00 Pd. by Atty.	83-1903-CD	OCTOBER 28, 1983, PETITION FOR ALIMONY PENDENTE, COUNSEL FEES, AND EXPENSES, filed by Barbara H. Schickling, Esquire One (1) copy Certified to Attorney. ORDER, filed. AND NOW, this 28th day of OCTOBER, 1983, upon consideration of the averments contained in the within Petition for Alimony pendente Lite, Counsel Fees and Expenses and on Alimony Pendente Lite, Counsel Fees and Expenses and on motion of Barbara H. Schickling, Esquire Petitioner's attorney, it is ORDERED that a Rule shall be and hereby is issued, directed to Albert D. Bowman, Respondent, of R. D. #1, Box 77, Clearfield County, Pennsylvania, to show cause, if any, why the prayer of the Petitioner's request should not be granted. RULE RETURNABLE to be held on the 2nd day of November at 9:00 a. m. in the main courtroom of the Clearfield County Court House, Clearfield, Pennsylvania. BY THE COURT: /s/ John K. Reilly, President Judge.
Clfd Trust		
ALAN F. KIRK	ALBERT D. BOWMAN	
2-27-95 \$361.50 Pd by Alan F. Kirk		OCTOBER 31, 1983, AFFIDAVIT OF SERVICE, filed by Barbara H. Schickling NOVEMBER 7, 1983, ORDER, filed NOW, this 7th day of November, 1983, this being the day and date set for hearing into the above-captioned Petition for Alimony Pendente Lite, upon agreement of the parties, it is the ORDER of this Court that Defendant shall pay the sum of Eighty-Five (\$85.00) Dollars a month to the Plaintiff for the use of payment of existing debts with County National Bank and the Fashion Bug upon condition that no monthly payment subsequent to the first shall be due until Petitioner submits proof of payment of said loan for the preceding month. Initial payment to be made on or before November 15, 1983, and on or before the 15th day of each month thereafter until further Order of Court. By the Court, /s/ John K. Reilly, Jr., President Judge.
3-2-95 \$361.50 Pd by Barbara H. Schickling		DECEMBER 7, 1983, PETITION FOR COUNSELING PURSUANT TO SECTION 202 OF THE DIVORCE CODE, filed by R. Denning Gearhart, (1) copy cert. to Atty. DECEMBER 7, 1983, RULE, filed AND NOW, this 7 day of December, 1983, upon the foregoing Petition for Counseling, a Rule is issued directed against the Plaintiff to show cause why, if any, the within divorce proceedings should not be continued and counseling sessions ordered for a period of 90 days. RULE RETURNABLE, the 20 day of December, 1983, at 9:00 o'clock A.M. in the Main Courtroom, Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT, /s/ John K. Reilly, Jr., President Judge. (1) copy cert to Atty.
	Pro 40.00 State 10.00 Pro .50	DECEMBER 13, 1983, ANSWER AND COUNTERCLAIM, filed by R. Denning Gearhart (1) copy cert. to Atty.
CK#2081 TRANSFER TO REGULAR ACCOUNT	75.00	SEPTEMBER 26, 1984, PETITION FOR ENFORCEMENT OF ARREARAGES OF TEMPORARY ALIMONY and RULE, FILED BY Frederic J. Ammerman, Esq. Two copies certified to atty. AND NOW, this 26th day of September, 1984, upon consideration of the averments contained in the within Petition for Enforcement of Arrearages of Temporary Alimony and on motion of Fredric J. Ammerman, Esquire, Plaintiff's attorney, it is ORDERED that a Rule shall be and hereby is issued, directed to the Defendant, James B. Marshall, through his attorney, David C. Mason, Esquire, of P.O. Box 28, Philipsburg, Pa. 16866, to show cause, if any, why the prayer of the Plaintiff's request should not be granted. RULE RETURNABLE to be held on the 5th day of December, 1984, at 10:00 am in the main Courtroom of the Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., P.J.
PRO 40.00 PRO .50 CK#2281	ATTY 34.50	
CK#2768 TRANSFER TO REGULAR ACCOUNT 675.00 CK#1355 REPORTING SERVICE 675.00		APRIL 16, 1991, WITHDRAWAL OF APPEARANCE, filed. THREE (3) COPIES CERT TO ATTY. Please withdraw my appearance on behalf of the Defendant, Albert D. Bowman, in the above captioned matter. S/R. DENNING GEARHART, ESQ. ENTRY OF APPEARANCE, filed. Please enter my appearance on behalf of the Defendant, Albert D. Bowman, in the above captioned matter. \$/ALAN F. KIRK, ESQUIRE MAY 22, 1991, PETITION FOR ALIMONY, PENDENTE LITE, COUNSEL FEES AND EXPENSES, filed by Barbara H. Schickling, Esq. 1 cert/Atty ORDER, filed AND NOW, this 22nd day of May, 1991, upon consideration of the averments contained in this within Petition for Alimony Pendente Lite, Counsel Fees and Expenses and on motion of Barbara H. Schickling, Esquire, Petitioner's attorney, it is ORDERED that a Rule shall be and hereby is issued, directed to ALBERT D. BOWMAN, Defendant, c/o Alan F. Kirk, Esquire, KRINER, KOERBER, AND KIRK, PO Box 1320, Clearfield, PA, 16830, to show cause, if any, why the prayer of the Petitioner's request should not be granted.
08/16/96 \$1,500 Paid by Atty Schickling		
CK#3646-\$225.00 C.C.B.A CK#3647-\$1,275.00 Atty Ferraraccio		
6/19/98 \$500.00 paid by A. Bowman		
CK#3650 -\$425.00 TO ATTY FERRARACCIO CK#3651 -\$75.00 TO CCBA.		
		CONT. TO PG 58

James A. Naddeo	RICHARD SIMMONS	OCTOBER 13, 1983, COMPLAINT IN DIVORCE, filed by James A. Naddeo, Esquired. One (1) copy Certified to Attorney.  OCTOBER 20, 1983, AFFIDAVIT, filed by James A. Naddeo.  APRIL 12, 1984, MOTION TO ENTER DECREE IN DIVORCE, filed by James A. Naddeo AFFIDAVIT OF CONSENT of Richard Simmons, filed. AFFIDAVIT OF CONSENT of Helen Simmons, filed.  DECREE  And Now, the 12 day of April 1984.  We, therefore, DECREE that RICHARD SIMMONS be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between himself and HELEN SIMMONS. 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, as noted herein, out of the deposits received and then remit the balance to the plaintiff. BY THE COURT, /s/ John K. Reilly, Jr., President Judge
10/13/83 \$75.00 Pd. by Atty.	83-1904-CD	
Clfd Trust	HELEN SIMMONS	
	Pro 40.00 PRO .50	
Ck#4724 Trans to reg acct. Pro. 40.50 #11384 Atty 34.50	\$75.00 \$75.00	

<div>R. Denning Gearhart</div> <div>10/13/83 \$75.00 Pd. by Atty.</div> <div>Clfd Trust</div>	<div>LEWIS PAUL COWHER</div> <div>83-1905-CD</div> <div>SUE ANN COWHER</div> <div>Pro 40.00</div> <div>Pro .50</div> <div>Ck#4668 Trans to reg acct. \$75.00</div> <div>Pro. 40.50</div> <div>#11299 Atty. 34.50 \$75.00</div>	<div>OCTOBER 13, 1983, COMPLAINT IN DIVORCE, filed by R. Denning Gearhart, Esquire One (1) copy Certified to Attorney. JANUARY 25, 1984, AFFIDAVIT OF CONSENT OF LEWIS PAUL COWHER filed. AFFIDAVIT OF CONSENT OF SUE ANN COWHER MOTION FOR DIVORCE DECREE DIVORCE DECREE</div> <div>AND NOW THIS 26 day of January, 1984, upon Petition of R. Denning Gearhart, Esquire, Counsel for the Plaintiff, ninety days having passed since the Plaintiff prayed for said divorce, and the consent of both parties having been evidenced, it is the ORDER and DECREE of this Court that Lewis Paul Cowher be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between hisself and Sue Ann Cowher, 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. BY THE COURT: John K. Reilly, Jr. January 27, 1984 Vital Statistics Form made</div>
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Denise Niedzielski	DELORES J. REESE			<p>OCTOBER 13, 1983, AFFIDAVIT OF INSUFFICIENT FUNDS, filed by Denise Niedzielski, Esquire Three (3) copies Certified to Attorney. I, DElores J. Reese, do hereby state that I do not have the funds available to apy the costs of filing and service of the froegoing Petition For Relief Under the Protection From Abuse Act and that pursuant to Section 4(b) of the Protection From Abuse Act, 35 P.S. §10184 (b) such costs should not be required. I verify that the statements made in this affidavit are true and correct. I understand that false statements herein are made subject to the penalties of 18 Pa. C.S. §4904 relating tounsworn falsification to authorities. <u>PETITION FOR RELIEF UNDER THE PROTECTION FROM ABUSE ACT</u>, filed by Denise Niedzielski, Esquire <u>TEMPORARY PROTECTIVE ORDER</u>, filed. AND NOW, this 13th day of October, 1983, upon presentation and consideration of the within Petition and upon finding that the Plaintiff, Delores J. Reese, is in immediate and present danger of abuse from Defendant, Jack E. Reese, the following Temporary Order is entered: Defendant is hereby enjoined from abusing or harrassing the Plaintiff, Delores J. Reese. Defendant, Jack E. Reese, is hereby excluded from the premises located in Karthaus, Clearfield County, Pennsylvania, 16845, commencing with Plaintiff's release from hospital. It is the further Order of this Court that temporary custody of the parties minor child, Heather Nicole, eleven years of age; date of birth, February 22, 1962, shall be with the Plaintiff pending a final hearing. This Order shall remain in effect until final hearing. A hearing will be held on the 24th day of October, 1983, at 9:00 o'clock a.m. at the Clearfield County Courthouse, Clearfield, Pennsylvania. Service to be made on Respondent forthwith. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p>
<p>43120</p>	Pro <i>My Co</i>	40.00		<p>OCTOBER 21, 1983, AFFIDAVIT OF SERVICE, filed. NOW, Oct. 21, 1983 at 9:21 AM o'clock DST served within Temporary Protective Order on Jack E. Reese, deft. So answers, Chester A. Hawkins, Shff By /s/ Marilyn Wood</p>
Shff	--Office Credit	19.95		<p>OCTOBER 28, 1983, CONSENT AGREEMENT UNDER PROTECTION FROM ABUSE ACT, filled Five (5) copies CERTified to Attorney. <u>ORDER UNDER PROTECTION FROM ABAUSE ACT APPROVING CONSENT AGREEMENT OF PARTIES</u>, fied AND NOW, this 28th day of October, 1983, upon consideration of the Consent Agreement of the parties hereto attached, the following Protection Order is hereby entered and the Consent Agreement executed by the parties is hereby approved. The parites are hereby directed to comply with the terms and conditions of the Consent Agreement until further Order of theis Court, such period not to exceed six months. The parties are hereby adv ised that violation of this Order amy subject the violating party to punishment for contempt. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p>

Jackson W. Casey	COMMERCE CLEARING HOUSE,  INCORPORATED  4025 W. Peterson  Chicago, IL 60646	OCTOBER 14, 1983, JUDGMENT FROM J. P. Wesley J. Read, filed.  Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Thousand Twenty and 83/100 Dollars.  Debt \$2,020.83  Interest from April 15, 1982.  Filed and Entered by Attorney, October 14, 1983  Judgment  <div>Raymond Wetters</div> Prothonotary
Oct 14 8:30 a.m.	83-1907-CD     DONALD R. PETTIT, SR. PO BOX 831  DuBois, PA 15801	<u>October 14, 1983, INTERROGATORIES IN AID OF EXECU- TION,</u> filed by Jackson W. Casey, Esquire  <u>MARCH 1, 1985, ORDER,</u> filed. <u>NOW, February 28, 1985,,</u> the Court having been advised by Counsel for the Petitioner that Interrogatories already have been answered and filed, it is, therefore, ORDERED that Hearing upon the above-stated Petition be cancelled. BY THE COURT:/s/ John A. Cherry,S.J.,Specially Presiding.  <u>MARCH 20, 1985, INTERROGATORIES PROPOUNDED TO DEFEND- ANT ABOVE NAMED FOR THE PURPOSE OF DISCOVERY OF ASSETS OF THE DEFENDANT PURSUANT TO RULE 3117 OF THE PENNSYLVANIA RULES OF CIVIL PROCEDURE,</u> filed by Toni Cherry, Esq.
	Pro <i>Lyn atty</i> 9.00	

Charles E. Bobinis	FAIRWAY ELECTRIC CORP.,	OCTOBER 14, 1983, COMPLAINT IN ASSUMPSIT, filed by Charles E. Bobinis, Esquire
	83-1909-CD	OCTOBER 18, 1983, AFFIDAVIT OF SERVICE, filed. NOW, October 17, 1983, at 10:05 AM o'clock DST served the within Complaint in Assumpsit on ROBERT BROWN defendant at his place of employment, RD #2, Hugary Hollow Road, Dubois, Clearfeild County, Penna. by handing to ROBERT BROWN a true and attested copy of the original Complaint in Assumpsit and made known to him the contents thereof. So Answers, Chester A. Hawkisn, Sheriff, by Marilyn Wood
		NOVEMBER 28, 1983, PRAECIPE FOR JUDGMENT filed by Charles Bobinis
		Kindly enter judgment against the defendants above named, in default of an Answer, in the amount of \$1440.69 computed as follows:
		Amount claimed in Complaint \$1433.93
		Interest from 10/10/83 to 11/10/83 6.76
		on \$1352.76 \$1440.69
		I hereby certify that appropriate Notices of Default, as attached have been mailed in accordance with Pa.R.C.P. 237.1 on the dates indicated on the notices. s/Charles Bobinis
	ROBERT BROWN, Individually and trading and doing business as BROWN ELECTRIC,	Judgment is entered in favor of the Plaintiff and against the Defendants for failure to file an Answer for a total of One thousand Four hundred Forty and 69/100 dollars.
		Debt \$1440.69
		DEFAULT JUDGMENT
		<i>Raymond Mitherson</i> Prothonotary
	Pro by Atty. 40.00	UNEXECUTED
	Atty Shff 3.00	WRIT OF EXECUTION ISSUED TO 84-10-EX
	Hawkins byAtty. 18.35	MAY 7, 1985 RE-INSTATED AND RE-ISSUED
	Pro by Atty 9.00	WRIT OF EXECUTION

SEARS, ROEBUCK AND CO.

BLAIR CO. CREDIT CENTRAL

PO Box 1391

Logan Valley Mall

Altoona, PA 16603

83-1910-CD

THEODORE CH10DO

20 N. Franklin St.,

DUBOIS, PA 15801

Pro by plff. 9.00

OCTOBER 14, 1983, JUDGMENT FROM J.P., Wesley J. Read, filed

Judgment entered in favor of the Plaintiff and against the Defendant in the sum of Two Hundred Seventy-eight and 04/100 Dollars.

Debt \$278.04

Interest from July 28, 1983

Filed and Entered by Plaintiff, October 14, 1983

Judgment

*Raymond M. Peterson*  
Prothonotary

John W. Burge	JOHN E. SMOLKO and GLADYS M. SMOLKO,  83-1911-CD	OCTOBER 14, 1983, COMPLAINT IN ACTION TO QUIET TITLE, filed by John W. Burge, Esquire One (1) copy Certified to Attorney. ALL that certain piece or parcel of ground located at Munson, Morris Township, Clearfeild Counti, Pennsylv- ania. AFFIDAVIT OF JOHN E. SMOLKO and GLADYS M. SMOLKO, filed MOTION FOR PUBLICATION, filed by John W. Burge, Esquire. ORDER, filed AND NOW, TO WIT, this 17th day of October, 1983, upon consideration of the foregoing affadavit and motion, the Plaintiffs are gtanted leave to make service of the Com- plaint on the Defendants, their heirs and assigns or their legal representatives by publication_____a week for _____successive weeks in the Clearfield Progress, the last insertion to appear not less than 30 days prior to Dec. 5th_____, 1983, the date set for hearing on said Complaint at 9:00____o'clock at the Clearfeild County Courthouse. It is further ordered that, should Defendants not file an Answer or Action in Ejectment within 30 days after service, DEfendants shall be forever barred from assergin any right, Lien, title or interest in the described land inconsistant with the interest or claim of the Plaintiffs set forth in the Complaint to wit that the Plaitiffs are the full and complete fee simple owneres of the property /s/ John K. Reilly, Jr., President Judge.
	JULIA RAY, ROBERT RAY, MYRTLE RAY, G. T. CHAPMAN, EMMA CHAPMAN, J. FRANK KLINE, ALVIN E. KLINE, C. HOWARD KLINE, RUTH KLINE, MILFORD KLINE, PERRY S. KLINE, EDNA M. KLINE, JOSEPH G. KLINE, DALLAS KLINE, IONE KLINE, SARAH KLINE and the heirs and assigns of JULIA RAY or their Legal Representatives.  Pro by Atty. 40.00 Atty. 3.00 Pro by Atty 10.00	DECEMBER 8, 1983, AFFIDAVIT OF SERVICE filed by John W. Burge PROOF OF PUBLICATION AFFIDAVIT AS TO WHEREABOUTS OF DEFENDANTS MOTION FOR JUDGMENT ORDER AND NOW, to wit, this 8 day of December, 1983, in consideration of Plaintiffs Affidavit of Service and Motion for Judgment, it is hereby ordered that the Defendants be and hereby are forever barred from asserting any right, lien, title interest whatsoever in the below described land: BEGINNING at a post corner on line of Charles Neidrich and township road that goes from Munson Station to Hawk Run, thence along said township road a distance of one hundred (100) feet to a post on line of Frank M. Ray, thence along line of said Frank M. Ray, North a distance of one hundred and forty eight (148) feet to a post, thence along line of said Frank M. Ray, East one hundred (100) feet to a post corner on Charles Neidrich, thence along line of the said Charles Neidrich a distance of one hundred and forty-eight (148) feet to a post and place of beginning, and the same being a portion of Warrant in the name of George Habaker, which by sundry conveyances and assurances in law became duly and legally vested in O. L. Schoonover, sold and conveyed the same to Michael Maguire, sold and conveyed the same to John W. Hooten, sold and conveyed the same to Jacob Sandcroft, sold and conveyed the same Frank M. Ray and Julia Ray, his wife. It is further ordered that title be and is hereby quieted in the Plaintiffs and that a certified copy hereof may be entered of record in the office for recording of Deeds in and for Clearfield County, Pennsylvania. By the Court, John K. Reilly, Jr., P.J. One copy of above documents certified to Attorney JANUARY 23, 1984, PRAECIPE filed by John W. Burge Please enter final judgment in favor of the Plaintiffs and against the Defendants in the matter above captioned pursuant to the Order dated December 8, 1983 of John K. Reilly, Jr., President Judge. s/John W. Burge  Judgment is entered in favor of the Plaintiff and against the Defendants per Order of Court. JUDGMENT FOR PREMISE <div>Raymond Matheson</div> Prothonotary  One copy of Order certified to Recorder of Deeds

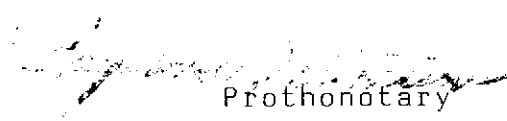
CONT. TO PG 67

John C. Dennison	THE SAVINGS AND TRUST COMPANY OF PENNSYLVANIA, formerly UNI BANK, 83-1912-CD	<p>OCTOBER 14, 1983, CERTIFICATION OF DOCKET ENTRIES AND JUDGMENT, filed. From Jefferson Co. Their No. 83-26-CD</p> <p>I, CADWALLADER M. EMERY, Prothonotary of the Court Of Common Pleas of Jefferson County, Pennsylvania, do hereby certify that the following is a true, correct and full copy of the Docket Entries in the above captioned case.</p> <p>26 January 1983</p> <p>(Complaint in Assumpsit) filed. January 6, 1983. Sheriff's return, filed February 33, 1983, Suggestion of Change of Name, October 11, 1983, Praecipe for Judgment for want of an answer, filed October 11, 1983, Copies of all documents mailed.</p> <p>I FURTHER CERTIFY that Judgment was entered in favor of The savings and trust company of pennsylvania, formerly UNI BANK and against RALPH J. KORB on the October 11, 1983 in the above captioned case in the amount of \$15,574.96.</p> <p>IN TESTIMONY HWEREOF, I have hereunto set my hand and affixed the seal of the said Court, on the 12th day of October, 1983, /s/ Cadwallader m. Emery, Prothonotary.</p> <p>Judgment is entered in favor of the Plaintiff and against the Defendant together with Interest and costs.</p> <p>Debt \$15,574.96</p> <p>JUDGMENT</p> <p>Pro by Atty. 9.00 Pro " " 1.00 Atty. 3.00 Pro for PIFE 5.00</p> <p><i>[Signature]</i> Prothonotary</p> <p>And Now, <u>17</u> day of <u>Feb</u> 19 <u>87</u> by paper filed, the costs of this action satisfied in full of debt, interest and costs.</p>
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		<p>Attest <u>Rebecca M. Witherspoon</u> Prothonotary</p> <p>OCTOBER 29, 1986 WRIT OF EXECUTION ISSUED NO. 86-103-EX Unexecuted</p> <p>APRIL 8, 1988, SHERIFF RETURN, filed</p> <p>Now, April 7, 1988 return the within writ as unexecuted and the costs were taken from the advance deposit. /s/ Chester A. Hawkins, Shff, by Darlene Shultz.</p>
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<div>Ann B. Wood</div>	<div>TWINBROOK CONSTRUCTION COMPANY</div> <div>83-1913-CD</div> <div>JACK BELL CONSTRUCTION COMPANY</div> <div>Pro by Atty. 15.00</div> <div>Atty. 3.00</div>	<div>OCTOBER 14, 1983, NOTICE OF APPEAL FROM J.P., William M. Daisher, filed.</div> <div>PRAECIPE TO ENTER RULE TO FILE COMPLAINT AND RULE TO FILE, filed</div> <div>Enter rule upon Twinbrook Construction Company, appellee, to file a complaint in this appeal (Common Pleas No. 83-1913-CD) within twenty (20) days after services of rule or suffer entry of judgment of non pros.</div> <div>RULE: To Twinbrook Construction Company, appellee.</div> <div>OCTOBER 18, 1983, PROOF OF SERVICE OF NOTICE OF APPEAL AND RULE TO FILE COMPLAINT, filed</div> <div>I hereby swear or affirm that I served a copy of the Notice of Appeal, Common Pleas No. 83-1913-CD upon the District Justice designated therein on October 14, 1983 by certified mail, senders receipt attached hereto, and upon the appellee, Twinbrook Construction Company on October 14, 1983, by certified mail, senders receipt attached hereto.</div> <div>and further that I served the Rule to File aCom-plaint accompanying the above Notice of Appeal upon the appellee to whom the Rule was addressed on October 14, 1983 by certified mail, sender's receipt attached hereto /w/ Ann B. Wood</div>	



Benjamin S. Blakley	PEARL GOODROW WILLIAMS	OCTOBER 14, 1983, PRAECIPE-JUDGMENT ARREARAGES, filed Please enter Judgment for Plaintiff and against Defendant, in the amount of One Thousand One Hundred Ten Collars, (\$1,110.00), pursuant to the attached Certificate of Arrearages from the Celarfield County Domestic Rela- tions Section, pursuant to Pennsylvania Rules of Civil Procedure Rule 1910.23(a). /s/ Benjamin S. Blakley III, Esquire.
	83-1914-CD	Judgment entered in favor of the Plaintiff and against the Defendant, in the sum of One Thousand One Hundred Ten and 00/100 Dollars.
	ELMER GOODROW	Debt \$1,110.00 JUDGMENT OF ARREARAGES
Pro by Atty. 9.00 Atty 3.00		 Prothonotary OCTOBER 14, 1983, Notice of Entry of Judgment mailed to Defendant. <u>WRIT OF EXECUTION ISSUED TO 83-100-EX</u>

Elizabeth  
Cunningham

ROBERT N. SUNDEAN

OCTOBER 14, 1983, PETITION FOR RECONFIRMATION OF VISITATION, filed by Elizabeth Cunningham, Esquire.

One (1) copy Certified to Attorney.

RULE RETURNABLE, filed

AND NOW this 14th day of OCTOBER 1983, upon consideration of the foregoing Petition For REconfirmation of Visitation filed by the Petitioner, ROBERT N. SUNDEAN, A Rule to Show Cause is hereby issued upon the Respondent, ELAIN J. WARHOLIC (SWISHER), to show cause why the above Petition For Reconfirmation Of Visitation should not be granted.

A hearing is scheduled in the above matter for the 7th day of December at 9:00 a.m., 1983, at the Clearfield County Courthouse at which time the Respondent, ELAIN J. WARHOLIC(SWISHER), is to appear. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

NOVEMBER 21, 1983, RULE RETURNABLE, filed

AND NOW this 21st day of November, 1983, upon consideration of the foregoing Petition For Reconfirmation Of Visitation filed by the Petitioner, ROBERT N. SUNDEAN, a Rule To Show Cause is hereby issued upon the Respondent, ELAINE J. WARHOLIC (SWISHER), to show cause why the above Petition For Reconfirmation Of Visitation should not be granted.

A hearing is rescheduled in the above matter for the wo day of December, 1983, at 9:00 A.M. the Clearfield County Courthouse at which time the Respondent, ELAINE J. WARHOLIC (SWISHER), is to appear. BY THE COURT: /s/ John K. Reilly, Jr., President Judge. (3) copies cert. to Atty. Cunningham

DECEMBER 12, 1983, ANSWER TO PETITION FOR RECONFIRMATION OF VISITATION AND COUNTER-PETITION FOR REFORMATION OF VISITATION RIGHTS filed by Joseph Colavecchi

JANUARY 10, 1984, ORDER filed.

Two copies certified to Domestic Relations

NOW, this 20th day of December, 1983, following hearing on a Petition for Visitation, this Court having confirmed the Order entered by the Family Court, County of Erie, State of New York, awarding custody of the child to the Mother, Elaine Warholic, and upon agreement of the parties to the following visitation:

Father to pick up the child on December 29, 1983 and return the child to the Mother on January 4, 1984;

Father to pick up the child February 1, 1984 and return the child on February 29, 1984;

Father to pick up the child the day after Easter, Monday, April 23, 1984, and have the child for ten days, returning him on the eleventh day, May 3, 1984; it is further agreed and ORDERED that the Mother will pick up the child at the end of each visitation period in Tonawanda, Father to reimburse her for her trip at Twenty-five Cents (25¢) per mile and any other reasonable expenses. BY THE COURT: John K. Reilly, Jr., President Judge

MAY 17, 1984, MOTION FOR SANCTION FOR CONTEMPT OF COURT ORDER AND PETITION FOR AMENDMENT OF ORDER DATED DECEMBER 20, 1983 & RULE RETURNABLE, filed by Elizabeth Cunningham

1 Copy Cert. to Atty

AND NOW this 16th day of May, 1984, upon consideration of the foregoing Motion for Sanction and Petition for Amendment of Order Dated December 20, 1983. filed by the Petitioner, Robert N. Sundean, a Rule to Show Cause is hereby issued upon the Respondent, Elaine J. Warholic, to show cause why the above Motion for Sanction and Petition for Amendment of Order Dated December 20, 1983, should not be granted.

A rule returnable is scheduled in the above matter for the 6th day of June, 1984, at 10:00 a.m. at the Clearfield County Courthouse at which time the Respondent, Elaine J. Warholic, is to appear. BY THE COURT /s/ John K. Reily, Jr., President Judge

JUNE 7, 1984, ORDER filed.

NOW, this 6th day of June 1984, this being the date and time set for Hearing into the above-captioned matter, the Petitioner, the father, and the R spondent, the mother, have agreed to amendment of the New York Court Order, Erie County, insofar as the father agrees to pick up and return the child and to provide transportation. The father further agrees to return and pick up the child at a reasonable time between the hours of 10:00 am and 3:00 p.m. Summer visitation shall be as follows: June 6th through and including July 6th; and August 1st, through and including August 15th. Further, the visitation schedule shall be as follows: Father shall have visitation with the minor child on alternate Thanksgiving and Easter recess. The Christmas recess shall be split evenly for visitation between the father and the mother. The Christmas holiday shall be considered an alternate holiday. Summer visitation for the year 1985 and following year shall be as follows: The father shall have visitation with the minor child for the first half of the summer vacation, beginning the first weekend after the school term ends. BY THE COURT, s/ John K. Reilly, Jr., Pres. Judge

JUNE 11, 1984, PRAECIPE TO WITHDRAW APPEARANCE, filed by Joseph Colavecchi

Please withdraw my appearance on behalf of Elaine J. Warholic, Barbara H. Schickling having entered her appearance for Elaine J. Warholic. /s/ Joseph Colavecchi

JUNE 5, 1984 PRAECIPE, filed by Barbara H. Schickling.

Please enter my appearance on behalf of the Respondent, Elaine J. Warholic, in the above-captioned action. s/Barbara H. Schickling, Atty for Deft.

JUNE 5, 1984 ANSWER TO MOTION FOR SANCTION FOR CONTEMPT OF COURT ORDER AND PETITION FOR AMENDMENT OF ORDER DATED DECEMBER 20, 1983, AND NEW MATTER, filed by Barbara H. Schickling, Atty for Deft. 2 cert Atty.

R. Denning Gearhart	GLORIA J. BAUGHMAN	OCTOBER 14, 1983, COMPLAINT IN DIVORCE, filed by R. Denning Gearhart, Esquire One (1) copy Certified to Attorney.	
		JANUARY 23, 1984, AFFIDAVIT OF CONSENT OF GLORIA J. BAUGHMAN, filed	
10/14/83 \$75.00 Pd. by Atty.	83-1916-CD	JANUARY 23, 1984, AFFIDAVIT OF CONSENT OF DAVID M. BAUGHMAN, filed	
		JANUARY 24, 1984, MOTION FOR DIVORCE DECREE, filed. by R. Denning Gearhart, Esquire. DIVORCE DECREE, filed.	
Clfd Trust	DAVID M. BAUGHMAN	AND NOW THIS 24th day of Janaury, 1984, upon Peti- tion of R. Denning Gearhart, Esquire, counsel for the Plaintiff, ninety (90) days having passed since the Plain- tiff prayed for said divorce, and the consent of both parties having been evidenced, it is the ORDER and DECREE of this Court that GLORIA J. BAUGHMAN be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and DAVID M. BAUGHMAN, 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. BY THE COURT: /s/ John K. Reilly, Jr. President Judge.	
		Pro	40.00
Ck/s4666 Trans Pro. #11297 Atty	to reg acct.	\$75.00	
		40.00	
		35.00	\$75.00

<div>R. Denning Gearhart</div>	<div>HARLAND L. FLEEGLER</div> <div>83-1917-CD</div> <div>SANDRA LYNN FLEEGLER</div> <div>Pro <i>Suz. Atty</i> 40.00</div>	<div>OCTOBER 14, 1983, COMPLAINT FOR CUSTODY/PARTIAL CUSTODY/ VISITATION, filed by R. Denning Gearhart, esquire. One (1) copy Certified to Attorney. ORDER OF COURT, filed You, SANDRA LYNN FLEEGLER, Defendant, have been sued in Court to obtain partial custody or visitation of the children: Clinton Lee Fleegle and Jeremy Dean Fleegle. You are ordered to appear in eprson at the Main Court Room, Clearfield County Courthouse, Clearfield, Pennsylv- ania, on the 2nd day of November, 1983, at 9:00 o'clock A.M. for the purpose of a Pre-Hearing Conference to see if the matter of custody can be resolved by agreement between the parties or if that cannot be accomplished, then to define and narrow the issues, to identify wit- nesses and otherwise reduce the time required for hearing. The attorney for the Plaintiff and the attorney for the Defendant will appear at said Pre-Hearing Confernece. If the Pre-Hearing Conference does not result in an Agree- ment between the parties, the Court may consider the possibility of a temporary order without prejudice to the parties pending a final hearing. If you fail to appear as provided by this Order, an Order for Custody, Partial Custody or visitation may be entered against you or the Court may issue a warrant for your arrest. YOU SHOULD TAKE THIS PAPER TO YOUR LAWYER AT ONCE. IF YOU DO NOT HAVE A LAWYER OR CANNOT AFFORD ONE, TO TO OR TELEPHONE THE OFFICE SET FORTH BELOW TO FIND OUT WHERE YOU CAN GET LEGAL HELP. Raymond Witherow, Prothonotary and Clerk of Courts, Clearfield County Clurthosue, Clearfield, PA 16830/ Telephone: 814-765-9161. BY THE COURT: /s/ John K. Reilly, Jr., President Judge. NOVEMBER 3, 1983, ORDER, filed AND NOW, this the 3 day of November 1983 upon agreement of the parties and their counsel it is hereby ORDERED AND DECREED that Harland L. Fleegle shall have visitation rights with Cliton Lee Fleegle and Jeremy Dean Fleegle on every other Sunday commencing on November 6, 1983 and continuing for a period of six (6) months. The said visitation shall be from 2 p.m. on Sunday until 6 p.m. on Sunday and for the first two (2) months visitation shall occur at the Community Recreation Center at Somerset Village Housing Project and during the last four (4) months, visitation may take place wherever the said Harland L. Fleegle chooses, however, the aforesaid children shall be under the care and supervision of the said Harland L. Fleegle during the entire four (4) hour period of visita- tion. In addition to the above the said Harland L. Fleegle shall have visitation with the afforesaid children on Christmas day at the place of his choice for a period of three (3) hours to be arranged and agreed to by the parties. BY THE COURT: /s/ John K. Reilly, Jr., President Judge (2) copies cert. to Atty.</div>
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Joseph  
Colavecchi

GERALD J. DUNEGAN

83-1918-CD

MELVA FAY HANSLOVAN

OCTOBER 17, 1983, COMPLAINT IN ASSUMPSIT, filed by  
Joseph Colavecchi, Esquire

One (1) Copy Certified to Sheriff  
Two (2) copies Certified to attorney.

OCTOBER 24, 1983, AFFIDAVIT OF SERVICE, filed  
NOW October 20, 1983, at 10:48 AM o'clock DST served  
the within Complaint in Assumpsit on Jackilyn Hubler,  
Daughter of Melva Fay Hanlovan, defendant at her place of  
residence Box 232, Grassflat, Clearfield County, Penna.  
by handing to Jackilyn Hubler and made known to her the  
contents thereof. So answers, Chester A. Hawkins, Sheriff  
by Marilyn Wood.

NOVEMBER 10, 1983 PRAECIPE TO DISCONTINUE, filed  
by Joseph Colavecchi, Atty for Plff.

Please mark the record in the above-captioned action discontinued, settled and ended. s/Joseph Colavecchi, Atty for Plff.

Record costs in the sum of \$64.55 have been paid in full by Attorney Joseph Colavecchi, this case marked Settled, Discontinued and Ended.

\*\*\*\*\*SETTLED            DISCONTINUED            ENDED\*\*\*\*\*

Pro	by Atty.	40.00
Atty.		3.00
Shff.	by Atty.	19.55
Disc	by atty	5.00

CONTINUED FROM PAGE 34 NO. 83-1873-CD WILSON WEBB vs. CLFD. LITTLE LEAGUE BASEBALL ASSOC.

JUNE 20, 1984, NOTICE OF APPEAL FROM AWARD OF BOARD OF ARBITRATORS, filed by Joseph Colavecchi, Esquire.

Sir: Notice is given that Wilson D. Webb appeals from the award of the Board of Arbitrators entered in this case on May 7, 1984. A jury trial is demanded. I hereby certify that the compensation of the Arbitrators has been paid. s/Joseph Colavecchi, Esq.

SEPTEMBER 27, 1984. PRE-TRIAL ORDER, filed.

NOW, this 27th day of September, 1984, following pre-trial conference in the above-captioned matter, it is the ORDER of this Court that the qualifications of Roy Felgag and Ronlad Carns as building contractor shall be stipulsted. Jury selection to be had Monday, October 8, 1984 at 9:00 a.m., with trial by jury to commence Thursday, October 25, 1984 at 9:00 a.m. BY THE COURT:  
/s/ John K. Reilly Jr., P.J.

OCTOBER	9, 1984.	SUBPOENA TO ROY FELGAR, filed by Colavecchi & Ryan, Esq.
		One copy certified to atty.

OCTOBER 16, 1984. AFFIDAVIT OF SERVICE, filed.

Frank Notor, Constable being duly sworn according to law deposes and says that on the 11th day of October 1984, at 3:50 p.m. he served a subpoena on ROY FELGAR, by handing to and leaving with said ROY FELGAR personally at their home RD # 1 Box 366, Mahaffey, Pa. to Mrs Roy Felgar. a true and correct copy of said subpoena. /s/ Frank Notor, Constable

OCTOBER 26, 1984, DEFENDANT'S POINTS FOR CHARGE, filed by John Sugrue, Esq.

OCTOBER 26, 1984, REQUESTED POINTS FOR CHARGE, filed by Joseph Colavecchi, Esq.

OCTOBER 26, 1984, JURY CALLED AND SWORN, OCTOBER 8, 1984.

1. Catherine King
2. Elva Milligan
3. William Duckett
4. James Glenn Williams
5. Susan Wriglesworth
6. Judy Yarger

7. William Teats  
8. Doris Srock  
9. Sandra McDonald  
10. Thomas Condon  
11. Thomas Cahill  
12. Leonard Verbeck  
Alt #2 Dorothy Vitarelli

NOVEMBER 5, 1984 PRAECIPE TO ENTER JUDGMENT, filed by Joseph Colavecchi, Atty for Plff.  
Received by mail 8:30 a.m.

IN FAVOR OF THE PLAINTIFF FOR \$1,200.00

NOVEMBER 5, 1984 DEFENDANT'S MOTION FOR JUDGMENT N.O.V./NEW TRIAL, filed by John Sughrue,  
Attorney for Deft. Received in office 1:30 p.m.

APRIL 4, 1985, ORDER, filed.

NOW, this 3rd day of April, 1985, following argument into defendants Post-Trial Motions, it is the ORDER of this Court that said Motions be and are hereby dismissed. BY THE COURT:/s/ John K. Reilly, Jr., P.J.

CONTINUED TO PAGE 99

Joseph Colavecchi	GERALD J. DUNEGAN	OCTOBER 17, 1983, COMPLAINT IN ASSUMPSIT, filed by Joseph Colavecchi, Esquire One (1) copy Certified to Sheriff Two (2) copies Certified to attorney. OCTOBER 25, 1983, AFFIDAVIT OF SERVICE, filed NOW October 20 1983 at 2:00 PM o'clock DST served the within Complaint in Assumpsit on Joseph Gilliland, defendant at his place of residence, 221 South Fourth St., Clearfield, Clearfield County, Penna. by handing to Joseph Gilliland a true and attested copy of the original Complaint in Assumpsit and made known to him the contents thereof. So answers, Chester A. Hawkins, Sheriff by Marilyn Wood. NOVEMBER 28, 1983, PRAECIPE FOR JUDGMENT, filed by Joseph Colavecchi The Defendant, Joseph Gilliland, having been served on October 20, 1983, and no answer having been filed, a further ten (10) day notice was then given to Joseph Gilliland on November 10, 1983; a copy of said notice being attached to this Praecipe. No answer still having been filed to the Complaint in Assumpsit, please assess damages against Joseph Gilliland as follows: 1. Amount of Debt: \$2,489.69 2. Interest at the rate of 6% from 10/17/83 to 12/25/83: 28.16 3. Costs to Date: 51.75 TOTAL AMOUNT OF JUDGMENT 2,569.60 /s/Joseph Colavecchi Judgment entered in favor of the Plaintiff and against the Defendant , no answer having been filed .  Pro by Atty. 40.00 Atty. 3.00 Shff. by Atty. 11.75 Pro by Atty 9.00 Pro by Atty 5.00  1. Amount of Debt: \$2,489.69 2. Interest at the rate of 6% from 10/17/83 to 12/25/83 28.16 3. Costs to Date: 51.75 4. TOTAL AMOUNT OF JUDGMENT 2,569.60  Filed and entered by Atty Colavecchi November 28, 1983.
		DEFAULT JUDGMENT  November 29, 1983, statement of judgment put in Mr. Colavecchi's mail box.  And Now, 31 day of Oct 1988 By paper filed, the above judgment is satisfied in full of debt; interest and cost. Attest Raymond W. Watson Prothonotary



<div>Dan P. Arnold</div> <div>10/17/83 \$75.00 Pd. by Att.</div> <div>Clfd Trust</div> <div>Barbara H. Schickling</div> <div>Ck#4661 Trans to reg acct. Pro. 40.00 #11290 Atty 35.00</div>	<div>CINDY MITCHELL</div> <div>83-1921-CD</div> <div>JAMES A. MITCHELL</div> <div>Pro 40.00</div> <div>40.00</div> <div>35.00</div>	<div>OCTOBER 17, 1983, COMPLAINT IN DIVORCE, filed by Dan P. Arnold, Esquire One (1) copy Certified to Attorney.</div> <div>OCTOBER 17, 1983, ACCEPTANCE OF SERVICE OF COMPLAINT, BY JAMES A. MITCHELL, filed. One (1) copy Certified to Attorney.</div> <div>OCTOBER 18, 1983, PRAECIPE, filed by Barbara H. Schickling, Esquire. Please enter my appearance on behalf of the defendant, James A. Mitchell, in the above-captioned matter.</div> <div>JANUARY 17, 1984, PRAECIPE TO TRANSMIT RECORD filed by Dan P. Arnold AFFIDAVIT OF CONSENT OF CINDY MITCHELL AFFIDAVIT OF CONSENT OF JAMES A. MITCHELL</div> <div>DECREE</div> <div>NOW, this 18 day of January, 1984, it is ordered and decreed that Cindy Mitchell, also known as Cynthia J. Mitchell, Plaintiff, and James A. Mitchell, Defendant, are divorced from the bonds of matrimony.</div> <div>The Court hereby approves, in its entirety, the Marriage Settlement Agreement entered into between the parties on the nineteenth day of December, 1983, without the necessity of filing a copy with the Prothonotary.</div> <div>The Prothonotary is directed to return any balance of Court costs to the party who deposited the same.</div> <div>BY THE COURT, John K. Reilly, Jr., President Judge</div>
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[illegible]

Oct. 17  
\* 30 a.m.

DUBOIS CONSUMER  
DISCOUNT COMPANY, D.B.A.  
CONSUMER DISCOUNT CO.  
of St. Marys, PA  
220 S.Michael St.  
St. Marys, PA 15857

83-1923-CD

LAWSON SHAFFER and  
MARY SHAFFER  
Troutville, PA 15866

Pro by Plff. 9.50  
Pro by atty 5.00

\*\*\*\*CONTINUED ON PAGE 151\*\*\*\*\*

D. S. B. -- DATED SEPTEMBER 29, 1983.  
  
Pay In Installments.  
  
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 Nine  
Hundred Sixty and 00/100 Dollsrs, with Interest,  
Attorney's Commission, Cost of Suit, Release of Errors,  
Waiving Stay, Inquisition and Exemption.  
  
Debt \$6,960.00  
  
Atty. Comm.  
  
Interest from September 29, 1983.  
  
Filed and Entered by Plaintiff, October 17, 1983.  
  
Judgment

*Raymond Metherell*  
Prothonotary

OCTOBER 17, 1983, Notice of Entry of Judgment mailed  
to Defendant.

NATIONAL BANK OF THE  
COMMONWEALTH  
PO Box 400  
Indiana, PA 15701

83-1924-CD

JOSEPH J. CAMPOLONG and  
BETTY M. CMAPOLONG,  
JBC COMPANY OF MADERA,  
INCORPORATED

Pro R. Archer  
by Atty 9.00  
C.C. 6.50  
Pro by atty 5.00  
Pro by atty 5.00

OCTOBER 17, 1983, AGREEMENT TO REVIVE, filed. To  
Revive and Continue Lien entered to 78-2516-CD  
  
By Virtue of Agreement contained herein. Judgment  
is entered in favor of the Plaintiff and agianst the  
defendants in the sum of One Hundred Sixty-seven Thou-  
sand Seven Hundred SEven and 57/100 Dollars with Interest,  
Attorney's Commission, Cost of Suit, Release of Errors,  
Waiving Stay, Inquisition and Exemption.  
  
Debt \$167,707.57  
  
Atty. Comm. 15%  
  
Interest from October 2, 1978.  
  
Filed and Etnered by Plaintiff, October 17, 1983.  
  
Judgment

*Raymond Metherell*  
Prothonotary

AUGUST 30, 1984, RELEASE FROM JUDGMENT LIEN, filed by  
Ronald E. Archer, Esq. (See original entry for description)

And Now, 4 day of March 1985 by paper  
filed, the above judgment: a full of debt  
interest and cost.

Attest *Raymond Metherell*  
Prothonotary



Joseph Colavecchi	DOROTHY WAGONER,	OCTOBER 17, 1983, COMPLAINT IN DIVORCE, filed by Joseph Colavecchi, Esquire Three (3) copies Certified to attorney. OCTOBER 25, 1983, AFFIDAVIT OF SERVICE, filed Frank Notor, being kuly sworn according to law, deposes and says that on the 21 day of October, 1983, at about 11:30 o'clock A.M., he served a Complaint in Divorce in the above-captioned matter on JOHN F. WAGONER, Defendant, by handing to and leaving with said JOHN F. WAGONER, personally, at his place of business Box 187 Curwensville, Pa. 16830 Clearfield County, a true and correct copy of said Complaint in Divorce. /s/ Frank Notor Constable. DECEMBER 5, 1983, PRAECIPE FOR APPEARANCE filed. Enter our appearance for Defendant, John F. Wagoner. s/Laurance B. Seaman DECEMBER 9, 1983, PETITION FOR ALIMONY PENDENTE LITE, COUNSEL FEES AND EXPENSES, filed by Joseph Colavecchi. Three copies Certified to Attorney. RULE TO SHOW CAUSE AND NOW, this 8 day of December, 1983, upon consideration of the foregoing Petition and on motion of Joseph Colavecchi, Esquire, attorney for Dorothy M. Wagoner, a Rule is granted on John F. Wagoner to show cause why he should not pay Dorothy M. Wagoner alimony pendente lite and Counsel fees and expenses. Rule returnable on the 4 day of January, 1984, at the Clearfield County Courthouse at 9:00 a.m. BY THE COURT: /s/ John K. Reilly, Jr., President Judge JANUARY 11, 1984, AFFIDAVIT OF PLAINTIFF UNDER SECTION 201(d) OF THE DIVORCE CODE filed by Joseph Colavecchi FEBRUARY 1, 1984, PRAECIPE TO TRANSMIT RECORD filed by Joseph Colavecchi FEBRUARY 17, 1984 ORDER filed. AND NOW, this 4th day of January, 1984, this matter having come before the Court on a Petition for Alimony Pendente Lite, Counsel Fees and Expenses and both parties having appeared before this Court, with John F. Wagoner represented by Laurance B. Seaman and Dorothy Wagoner represented by Joseph Colavecchi, it is hereby ORDERED AND DECREED that John F. Wagoner shall pay the sum of One Hundred Dollars (\$100.00) per week as alimony pendente lit lite to Dorothy Wagoner, said Order to be effective and commencing on December 8, 1983. Further, Dorothy Wagoner shall be permitted to retain the rental income from the properties owned by Dorothy Wagoner and John F. Wagoner situated in Clearfield Borough, Clearfield County, Pennsylvania. BY THE COURT: John K. Reilly, Jr., President Judge One copy made and certified to Attorney FEBRUARY 17, 1984, DIVORCE DECREE, filed. AND NOW, the 21st day of February, 1984, the report of the Master is acknowledged. We approve his findings and recommendations; We, therefore, DECREE that DOROTHY WAGONER be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and JOHN F. WAGONER. 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, except that the Court hereby reserves jurisdiction over the claims of equitable property distribution, alimony, Counsel fees and Expenses. The Prothonotary is directed to pay teh Court costs, including Master's fees as noted herein, out of the deposits recieved and then remit the balance to the plaintiff. BY THE COURT: /s/ John K. Reilly, Jr., President Judge. MARCH 1, 1984, MAILED VITAL STATISTICS FORM TO DEPARTMENT OF HEALTH, NEW CASTLE, PA., MARCH 6, 1985, ORDER, filed. NOW, this 6th day of February, 1985, the Divorce between the parties involved in the above case having become final February 21, 1984, it is hereby ORDERED that the case to the above be terminated upon payment of costs due. BY THE COURT: /s/ John K. Reilly, Jr., P.J. MARCH 6, 1985, AMENDED ORDER, filed. NOW, this 22nd day of Feburary, 1985 it is hereby ORDERED that the Court Order of February 6, 1985 be amended to read that the Divorce having become final February 21, 1984, it is hereby ORDERED that the Alimony Pendente Lite be terminated. BY THE COURT: /s/ John K. Reilly, Jr., P.J.
10/17/83 \$75.00 Pd. by Atty.	83-1926-CD	
Clfd Trust		
Gates & Seaman	JOHN F. WAGONER,	
	Pro	40.00 .50
Ck#4700 Trans to regacct. Pro. #11351 Att;y	40.50 34.50	\$75.00 \$75.00



COMMONWEALTH OF PENNA  
DEPARTMENT OF REVENUE  
PO Box 2055  
Harrisburg, PA 17105

OCTOBER 17, 1983, CERTIFIED COPY OF LIEN, PENNSYLVANIA  
INCOME TAX EMPLOYER WITHHOLDING TAX, filed/

Pursuant to the laws of the Commonwealth of Pennsy-  
lvania, Judgment is entered in favor of the Plaintiff  
and against the Defendants in the sum of One Thousand  
Five Hundred Twenty-three and 84/100 Dollars,  
Debt \$1,523.84 (Tax, plus  
Interest, Comp.10/15/83)

Filed and Entered by Plaintiff, October 17, 1983.  
Judgment

*Raymond Withers*  
Prothonotary

KRAUSE LUMBER,  
John Krause  
RD 1, Box 80-A  
Irvona, PA 16656

Pro by Plff 9.00

And Now, 9 day of October 1983, by paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

*Raymond Withers*  
Prothonotary

COMMONWEALTH OF PENNA  
DEPARTMENT OF REVENUE  
PO Box 2055  
Harrisburg, PA 17105

OCTOBER 17, 1983, CERTIFIED COPY OF LIEN, PENNSYLVANIA  
INCOME TAX EMPLOYER WITHHOLDING TAX, filed.

Pursuant to the laws of the Commonwealth of Pennsy-  
lvania, Judgment is entered in favor of the Plaintiff  
and against the Defendants in the sum of Four Thousand  
Sixth-four and 40/100 Dollars.  
Debt \$4,064.40 (Tax, plus Interest,  
Comp. 11/15/93)

Filed and Entered by Plaintiff, October 17, 1983.  
Judgment

*Raymond Withers*  
Prothonotary

JOSEPH DESALVE, t/a  
JOSEPH DESALVE GARAGE,  
RTE 255, PO Box 2  
Penfield, PA 15849

And Now, 30 day of Oct 1983, by paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest, *Raymond Withers*  
Prothonotary

Pro by Plff 9.00  
Rec by Deft 5.00

Oct 17  
8:30 a.m.

83-1928-CD

Oct. 17  
8:30 a.m.

83-1929-CD

		<div>COMMONWEALTH OF PENNA DEPARTMENT OF REVENUE PO Box 2055 Harrisburg, PA 17105</div> <div>83-1930-CD</div> <div>LAMAR R. BOUCHER, and ROBERT C. BOUCHER, t/a BOUCHER'S TOY CENTER 158 W. Long Avenue DuBois, PA 15801</div> <div>Pro by Plff 9.00 Pro by Atty 5.50</div>	<div>OCTOBER 17, 1983, CERTIFIED COPY OF LIEN, PENNSYLVANIA INCOME TAX EMPLOYER WITHHOLDING TAX, filed.</div> <div>Pursant to the laws of the Commonwealth of Pennsy- lvania, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Seven Hundred Sixty-nine and 03/100 Dollars.</div> <div>Debt \$769.03 (Tax, plsu Interest, Comp. 10/16/83)</div> <div>Filed and Entered by Plaintiff, October 17, 1983</div> <div>Judgment</div> <div><i>Raymond Witherow</i> Prothonotary</div> <div>And Now, <u>23</u> day of <u>Jan</u> 19 <u>86</u> By paper filed, the <del>debt</del> is satisfied in full of debt, Interest and cost. Attest: <i>Raymond Witherow</i> Prothonotary</div>
		<div>COMMONWEALTH OF PENNA DEPARTMENT OF PREVENUE PO Box 2055 Harrisburg, PA 17105</div> <div>83-1931-CD</div> <div>JOHN R. AMILKAVICH, t/a. CARPET CORNER 133 S. Brady St. DuBois, PA 15801</div> <div>Pro by Plff 9.00 Pro By Rff 5.50</div>	<div>OCTOBER 17, 1983, CERTIFIED COPY OF LIEN, PENNSYLVANIA INCOME TAX EMPLOYER WITHHOLDING TAX, filed.</div> <div>Pursuant to the laws of the Commonwealth of Pennsy- lvania, Judgment is entered in favor of the Plaintiff 'and against the Defendants in the sum of Five Hundred Eight and 81/100 Dollars.</div> <div>Debt \$508.81 (Tax, plus Interest Compt. 10/16/83)</div> <div>Filed and Entered by Plaintiff, October 17, 1983.</div> <div>Judgment</div> <div><i>Raymond Witherow</i> Prothonotary</div> <div>And Now, <u>9</u> day of <u>Nov</u> 19 <u>83</u> By paper filed, the <del>debt</del> is satisfied in full of debt, Interest and cost. Attest: <i>Raymond Witherow</i> Prothonotary</div>

<p>Oct. 17 8:30 a.m.</p>	<p>COMMONWEALTH OF PENNA DEPARTMENT OF REVENUE PO Box 2055 Harrisburg, PA</p> <p>83-1932-CD</p> <p>ROBERT N. JOHNSON and JOHN R. JOHNSON, t/a JOHNSON'S BODY SHOP 33B, RD 2, E. 322 Clearfeild, PA 16830</p> <p>Pro by Plff. 9.00</p>	<p>OCTOBER 17, 1983, CERTIFIED COPY OF LIEN, PENNSYLVANIA SALE &amp; USE TAX, filed.</p> <p>Pursuant to the laws of the Commonwealth of Pennsy- lvania, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Five Thousand Two Hundred Twelve and 06/100 Dollars.</p> <p>Debt \$5,212.06 (Tax, plus Interest, Compt. 10/31/83)</p> <p>Filed and Entered by Plaintiff, October 17, 1983 Judgment</p> <p><i>Raymond Wetheram</i> Prothonotary</p>
	<p>COMMONWEALTH OF PENNA DEPARTMENT OF REVENUE PO Box 2055 Harrisburg, PA 17105</p> <p>83-1933-CD</p> <p>HAROLD G. OWENS and MICHAEL W. OWENS, t/a LIGHTHOUSE FISH &amp; CHIPS 509 West Front St. Clearfield, PA 16830</p> <p>Pro by Plff 9.00</p>	<p>OCTOBER 17, 1983, CERTIFIED COPY OF LIEN, PENNSYLVANIA SALE &amp; USE TAX, filed</p> <p>Pursuant to the laws of the Commonwealth of Pennsy- lvania, Judgment is entered in favor of the Plaintiff and against the dEfendants in the sum of Sixty-seven and 08/100 Dollars.</p> <p>Debt \$67.08 (Tax, plus Interest, Compt. 10/16/83)</p> <p>Filed and Entered by Plaintiff, October 17, 1983. Judgment</p> <p><i>Raymond Wetheram</i> Prothonotary</p> <p>Amended 23 July 84 by paper filed in Interest and <i>Raymond Wetheram</i> Prothonotary</p>



<p>Oct. 17 8:30 a.m.</p>	<p>COMMONWEALTH OF PENNA DEPARTMENT OF REVENUE PO Box 2055 Harrisburg, PA 17105</p> <p>83-1934-CD</p> <p>LUCAS CYCLE CENTER, INC. LOUIS J. LUCAS Box 2, Treasure Lake DuBois, PA 15801</p> <p>Pro by Plff 9.00</p>	<p>OCTOBER 17, 1983, CERTIFIED COPY OF LIEN, PENNSYLVANIA SALE &amp; USE TAX, filed.</p> <p>Pursuant to the laws of the Commonwealth of Pennsy- lvania, Judgment is entered in favor of teh Plaintiff and against the Defendants in the sum of Three Thousand Nien Hundred Sixty-one and 55/100 Dollars.</p> <p>Debt \$3,961.55 (Tax, plus Interest Compt, 10/16/83)</p> <p>Filed and Etnered by Plaintiff, October 17, 1983.</p> <p>Judgment</p> <p><i>Raymond Netherum</i> Prothonotary</p>
<p>Oct. 17 8:30 a.m.</p>	<p>COMMONWEALTH OF PENNA DEPARTMETN OF REVENUE PO Box 2055 Harrisburag, PA 17105</p> <p>83-1935-CD</p> <p>BAR 53, INCORPORATED 427 Main Street Coalport, PA 16627</p> <p>Pro by Plff. 9.00</p>	<p>OCTOBER 17, 1983, CERTIFIED COPY OF LIEN, PENNSYLVANIA SALE &amp; USE TAX, filed.</p> <p>Pursuant to the laws of the Commonwelath of Pennsy- lvania, Judgment is entered in favor of the Plaintiff and agianst the Defendants in the sum of One Hundred Ninety-seven and 24/100 Dollars.</p> <p>Debt \$197.24 (Tax, plus Interest, Compt. 10/16/83)</p> <p>Filed and Entered by Plaintiff, October 17, 1983</p> <p>Judgment</p> <p><i>Raymond Netherum</i> Prothonotary</p>

Oct. 17  
8:30 a.m.

COMMONWEALTH OF PENNA  
DEPARTMENT OF REVENUE  
PO Box 2055  
Harrisburg, PA 17105

83-1936-CD

PAUL M. MAINES and  
BETTY J. MAINES, t/a  
PARK HOTEL  
331 State Street  
Curwensville, PA

Pro by Plff. 9.00  
Pro by Plff. 5.50

OCTOBER 17, 1983, CERTIFIED COPY OF LIEN, PENNSYLVANIA  
SALE & USE TAX, filed.

Pursuant to the laws of the Commonwealth of Pennsy-  
lvania, Judgment is entered in favor of teh Plaintiff  
and against the Defendants in the sum of Three Hundred  
Eighty-six and 27/100 Dollars.

Debt \$386.27 (Tax, plus Interest,  
Compt. 10/16/83)

Filed and Entered by Plaintiff, October 17, 1983  
Judgment

*Raymond Witherow*  
Prothonotary

And Now, 31 day of Aug 1983 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.  
Attest *Allen D. Bieby*  
Prothonotary

COMMONWEALTH OF PENNA  
DEPARTMENT OF REVENUE  
PO Box 2055  
Harrisburg, PA 17105

83-1937-CD

JOAN RADZYMSKI, t/a  
LIBERTY BELL INN  
Main & Elizabeth Sts.  
Bellarai, PA 16616

Pro by Plff. 9.00  
Pro by Plff. 5.50

OCTOBER 17, 1983, CERTIFIED COPY OF LIEN, PENNSYLVANIA  
SALE & USE TAX, filed.

Pursuant to the laws of the Commonwealth of Pennsy-  
lvania, Judgment is entered in favor of the Plaintiff  
and against the Defendants in the sum of Eighty-four  
and 44/100 Collars.

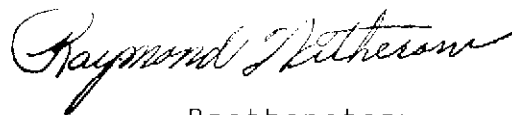
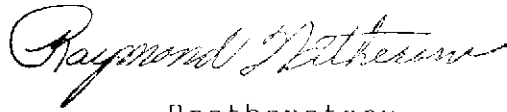
Debt \$84.44 (Tax, plus Interest,  
Compt. 10/16/83)

Filed and Entered by Plaintiff , October 17, 1983  
Judgment

*Raymond Witherow*  
Prothonotary

*24 Aug 84*  
*Raymond Witherow*



<div>Oct. 17 8:30 a.m.</div>	<div>COMMONWEALTH OF PENNA DEPARTMENT OF REVENUE PO Box 2055 Harrisburg, PA 17105</div> <div>83-1940-CD</div> <div>JOHN DILL, t/a J. DILL EQUIPMENT SERVICE Main Street Karthaus, PA 16845</div> <div>Pro by Plff 9.00</div>	<div>OCTOBER 17, 1983, CERTIFIED COPY OF LIEN, PENNSYLVANIA SALE &amp; USE TAX, filed.</div> <div>Pursuant to the laws the Commonwealth of Pennsy- lvania, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Hundred Eighty-two and 72/100 Dollars.</div> <div>Debt \$182.72 (Tax, plus Interest, Compt. 10/16/83)</div> <div>Filed and Entered by Plaintiff, October 17, 1983</div> <div>Judgment</div> <div> Prothonotary</div>	
<div>Oct 17 8:30 a.m.</div>	<div>COMMONWEALTH OF PENNA DEPARTMENT OF REVENUE PO Box 2055 Harrisburg, PA 17105</div> <div>83-1941-CD</div> <div>MICKEY E. HARTZELL, t/a OPEN DOOR Route 36 Westover, PA 16692</div> <div>Pro by Plff 9.00</div>	<div>OCTOBER 17, 1983, CERTIFIED COPY OF LIEN, PENNSYLVANIA, SALE &amp; USE TAX, filed.</div> <div>Pursuant to the laws of the Commonwealth of Pennsy- lvania, Judgment is entered in favor of the Plaintiff and against the Defendants in teh sum of Three Thousand Seven Hundred Forty and 53/100 Dollars.</div> <div>Debt \$3,740.33 (Tax, plus Interest Compt, 10/16/83)</div> <div>Filed and Entered by Plaintiff, Octover 17, 1983.</div> <div>Judgment</div> <div> Prothonotary</div>	

		<div>COMMONWEALTH OF PENNA DEPARTMENT OF REVENUE PO Box 2055 Harrisburg, PA 17105</div> <div>83-1942-CD</div> <div>CAROLINE B. MOYER, and LARRY K. MOYER, t/a MOYER'S GARAGE 110 St. Joy Rd. Clearfield, PA 16830</div> <div>Pro by Plff 9.00</div>	<div>OCTOBER 17, 1983, CERTIFIED COPY OF LIEN, PENNSYLVANIA SALE &amp; USE TAX, filed</div> <div>Pursuant to the laws of the Commonwealth of Pennsy- lvania, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Eight Hundred Seventy-one and 86/100 Dollars.</div> <div>Debt \$1,871.86 (Tax, plus Interest Compt., 10/16/83)</div> <div>Filed and Entered by Plaintiff, October 17, 1983.</div> <div>Judgment</div> <div><div>Raymond Metherell</div><div>Prothonotary</div></div> <div><div>And Now, 5th day of Aug 2007 By payment of said sum, the judgment is satisfied in full of debt, plus cost</div><div><div>Prothonotary</div></div></div>
		<div>JON E. WOOD, DMD, PC 212 S. Second Street Clearfield, PA 16830</div> <div>83-1943-CD</div> <div>DAVID CALHOUN 212 Merrill Street Clearfield, PA 16830</div> <div>Pro by Plff 9.00 o.c. 17.55</div>	<div>OCTOBER 17, 1983, JUDGMENT FROM M.P., William M. Daisher, field.</div> <div>Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Hundred and 00/100 Dollars, with costs.</div> <div>Debt \$200.00</div> <div>Interest from Juen 23, 1983.</div> <div>Filed and Entered by Plaintiff, October 17, 1983.</div> <div>Judgment</div> <div><div>Raymond Metherell</div><div>Prothonotary</div></div>

<div>Oct 17 2:00 p.m.</div>	<div>JOHN E. WOOD, DMD, PC Clearfield, PA 16830</div> <div>83-1944-CD</div> <div>DEBORAH CALDWELL 232 Bailey Road Curwensville, PA 16833</div> <div>Pro <i>My Piff</i> 9.00 o.c. 12.55</div>	<div>OCTOBER 17, 1983, JUDGMENT FROM J.P., William M. Daisher, filed</div> <div>Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Fifty-three and 20/100 Dollars, with cost.</div> <div>Debt \$53.20</div> <div>Interest from June 23, 1983.</div> <div>Filed and Entered by Plaintiff, October 17, 1983.</div> <div>Judgment</div> <div><i>William M. Daisher</i> Prothonotary</div>
<div>Oct. 17 2:00 p.m.</div>	<div>JON E. WOOD, DMD, PC 212 S. Second Street Clearfeild, PA 16830</div> <div>83-1945-CD</div> <div>EDWIN J. WRIGHT 1004 Daisy Street Clearfield, PA 16830</div> <div>Pro <i>My Piff</i> 9.00 o.c. 12.55</div>	<div>OCTOBER 17, 1983, JUDGMENT FROM J.P., William M. Daisher, filed</div> <div>Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Eighty and 00/100 Dollars, with costs.</div> <div>Debt \$80.00</div> <div>Interest from June 23, 1983</div> <div>Filed and Entered by Plaintiff, October 17, 1983</div> <div>Judgment</div> <div><i>William M. Daisher</i> Prothonotary</div>



Oct. 17 2:00 p.m.	<p>JON E. WOOD, DMD, PC 212 S. Second Street Clearfield, PA 16830</p> <p>83-1948-CD</p> <p>GAIL SOLOMON RD #1 Woodland, PA 16881</p> <p>Pro <i>by Piff</i> 9.00 o.c. 24.55</p>	<p>OCTOBER 17, 1983, JUDGMENT FROM J.P., William M. Daisher, filed.</p> <p>Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of One Hundred Forty-two and 50/100 Dollars, with costs.</p> <p>Debt \$142.50</p> <p>Interest from July 7, 1983.</p> <p>Filed and Entered by Plaintiff, October 17, 1983.</p> <p>Judgment</p> <p><i>William M. Daisher</i> Prothonotary</p>
Oct. 17 2:00 p.m.	<p>JON E. WOOD, DMD, PC. 212 S. Second Street Clearfield, PA 16830</p> <p>83-1949-CD</p> <p>ANNA L. DAUB PO Box 33 Mineral Springs, PA.</p> <p>Pro <i>by Piff</i> 9.00 o.c. 17.55</p>	<p>OCTOBER 17, 1983, JUDGMENT FROM J.P., William M. Daisher, filed.</p> <p>Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of One Hundred Fourteen and 00/100 Dollars, with costs.</p> <p>Debt \$114.00</p> <p>Interest from June 23, 1983.</p> <p>Filed and Entered by Plaintiff, October 17, 1983.</p> <p>Judgment</p> <p><i>William M. Daisher</i> Prothonotary</p>



<div>Oct. 17 2:00 p.m.</div>	<div>JON E. WOOD, DMD, PC 212 S. Second Street Clearfield, PA 16830</div> <div>BETTY BLOOM RD #2, Flegal Road Clearfield, PA 16830</div> <div>Pro <i>My Puff</i> 9.00 o.c. 19.55</div>	<div>OCTOBER 17, 1983, JUDGMENT FROM J.P., William M. Daisher, filed</div> <div>Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Fifty-seven and 20/100 Dollars, with costs.</div> <div>Debt \$57.20</div> <div>Interest from June 23, 1983.</div> <div>Filed and Entered by Plaintiff, October 17, 1983.</div> <div>Judgment</div> <div><i>Raymond M. Daisher</i> Prothonotary</div>
<div>Oct 17 2:00 p.m.</div>	<div>JON E. WOOD, DMD, PC 212 S. Second Street Clearfield, PA 16830</div> <div>SHIRLEY A. SWATSWORTH 710 Ann Street Curwensville, PA 16833</div> <div>Pro <i>My Puff</i> 9.00 o.c. 24.95</div>	<div>OCTOBER 17, 1983, JUDGMENT FROM J.P., William M. Daisher, filed.</div> <div>Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of One Hundred Eighty and 00/100 Dollars, with costs.</div> <div>Debt \$180.00</div> <div>Interest from June 23, 1983.</div> <div>Filed and Entered by Plaintiff, October 17, 1983.</div> <div>Judgment</div> <div><i>Raymond M. Daisher</i> Prothonotary</div>

<p>Oct. 17 2:00 p.m.</p>	<p>JON E. WOOD, DMD, PC 212 S. Second Street Clearfield, PA 16830</p> <p>83-1952-CD</p> <p>CHARLES THORNHILL 421 Center Street Curwensville, PA 16833</p> <p>Pro <i>by Peff</i> 9.00 o.c. 30.00</p>	<p>OCTOBER 17,, 1983, JUDGMENT FROM J.P., William M. Daisher, filed</p> <p>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 costs.</p> <p>Debt \$375.00</p> <p>Interest from June 23, 1983.</p> <p>Filed and Entered by Plaintiff, October 17, 1983</p> <p>Judgment</p> <p><i>[Signature]</i> Prothonotary</p>
<p>Oct 17. 2:00 p.m.</p>	<p>JON E. WOOD, DMD, PC 212 S. Second Street Clearfeild, PA 16830</p> <p>83-1953-CD</p> <p>MONICA A. LAWHEAD 203 S. W. Third Avenu Clearfeild, PA 16830</p> <p>Pro <i>by Peff</i> 9.00 O.c. 37.05</p>	<p>OCTOBER 17, 1983, JUDGMENT FROM J.P., William M. Daisher, filed</p> <p>Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Four Hundred Nine and 00/100 Dollars, with costs.</p> <p>Debt \$409.00</p> <p>Interest from June 23, 1983</p> <p>Filed and Entered by Plaintiff, October 17, 1938.</p> <p>Judgment</p> <p><i>[Signature]</i> Prothonotary</p>

		<p>JON E. WOOD, DMD, PC 212 S. Second Street  Clearfeild, PA 16830</p> <p>83-1954-CD</p> <p>CLARA LITTLE PO Box 614 711 Textile Avenue Clearfeild, PA 16830</p> <p>Pro <i>sup Peff</i> 9.00 o.c. 28.55</p>	<p>OCTOBER 17, 1983, JUDGMENT FROM J.P., William M. Daisher, filed.</p> <p>Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Hundred Thirty-five and 00/100 Dollars, with costs.</p> <p>Debt \$135.00</p> <p>Interest from June 23, 1983.</p> <p>Filed and Entered by Plaintiff, October 17, 1983.</p> <p>Judgment</p> <p><i>Raymond M. Daisher</i> Prothonotary</p>
Oct. 17 2:00 p.m.			

<div>James A. Naddeo</div> <div>10/18/83 \$75.00 Pd. by Atty.</div> <div>Cifd Trust</div>	<div>STACY J. HAMPTON</div> <div>83-1955-CD</div> <div>CARMELLA A. HAMPTON</div> <div>Pro40.00</div>	<div>OCTOBER 18, 1983, COMPLAINT IN DIVORCE, filed by James A. Naddeo, Esquire One (1) copy Certified to Attorney.</div> <div>OCTOBER 20, 1983, AFFIDAVIT OF SERVICE OF COMPLAINT, filed by James A. Naddeo, Esquire</div> <div>APRIL 30, 1984, NOTICE TO DEFEND AND CLAIM RIGHTS AND AMENDED COMPLAINT, filed by James A. Naddeo, Esquire. One copy certified to Attorney.</div> <div>MAY 8, 1984, AFFIDAVIT filed. James A. Naddeo, Esq., Attorney for the above named plaintiff, being duly sworn according to law, deposes and states that a certified copy of the Amended Complaint filed in the above captioned action was served upon the defendant in accordance with Pa. R.C.P. 1920.4(A) (L) (II) by certified mail, restricted delivery return receipt requested on May 1, 1984 at the defendant's residence of 110 Lingle Street, Osceola Mills, Pennsylvania 16666, as appears from receipt of certified mail attached hereto. s/James A. Naddeo, Esquire</div> <div>October 10, 2003, Letter mailed to parties re: inactive call.</div> <div>November 17, 2003 Order, NOW, this 13th day of November, 2003, neither party having appeared for general call of the divorce inactive list, Case Dismissed. Moneys to be refunded. BY THE COURT: /s/Fredric J. Ammerman, Judge. Copies to parties of record.</div> <div>DISMISSED</div> <div>November 24, 2003, Order mailed to Defendant, returned by USPS.</div>
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Victor M. DiBattista	EQUIBANK	OCTOBER 18, 1983, AGREEMENT TO REVIVE, filed. To Revive and Continue Lien entered to 78-2784-CD/  By Virtue of Agreement contained herein. Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Nine Thousand Two Hundred Seventy- eight and 03/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.
Oct. 18 8:30 a.m.	83-1956-CD	
	ERIC L. PICARD and SHARON L. PICARD	Debt \$9,278.03 Atty. Comm. 20% Interest from October 19, 1978. Filed and Entered by Plaintiff, October 18, 1983. Judgment
	Pro by Plff 9.00 o.c. 6.50 Pic by Plff 5.00	
		<i>Raymond Withersom</i> Prothonotary
		JULY 1, 1985, PRAECIPE FOR APPEARANCE & SATISFACTION OF JUDGMENT, filed Please enter my appearance on behalf of the Plaintiff in the above captioned action and satisfy this judgment which was filed in your office. /s/ Victor M. DiBattista.
		Now, 1 day of July, 1985 By paper the above judgment is satisfied in full of debt, interest and cost. Attest <i>Raymond Withersom</i> Prothonotary
XX		
CONTINUED FROM PAGE #67 BOWMAN vs BOWMAN 83-1903-CD		
SEPTEMBER 19, 1994, ORDER OF COURT, filed. NOW, September 19, 1994, the Court hereby orders that the Prothonotary shall make payment in the amount of \$675.00 to Hoffman & Schreiber Reporting Service, P. O. Box 373, Ridgway, Pa. 15853, for transcribing of testimony in the Master's hearing held in the above-captioned case. Said amount shall be pair our of the money held in escrow for the above-named parties. BY THE COURT: s/JOHN K. REILLY, Jr., President Judge		
<del>SEPTEMBER 19, 1994, ORDER OF COURT, filed 1 cert/Atty Ferrarraccio, Kirk, Schickling,</del> <del>Court Reporters</del> <del>NOW, September 19, 1994, the Court hereby orders that the Prothonotary shall make payment</del> <del>in the amount of \$675.00 to Hoffman &amp; Schreiber Reporting Service, PO Box 373, Ridgway, PA</del> <del>15853, for transcribing of testimony in the Master's hearing held in the above-captioned case.</del> <del>Said amount shall be paid out of the money held in escrow for the above-named parties. BY THE</del> <del>COURT: John K. Reilly, Jr, P.J.</del>		
FEBRUARY 27, 1995, LETTER TO WILLIAM SHAW, PROTHONOTARY FROM ALAN F. KIRK, ESQ, filed (Payment for master's fee \$361.50)		
MARCH 2, 1995, LETTER TO WILLIAM SHAW, PROTHONOTARY FROM BARBARA H. SCHICKLING, ESQ, filed (payment for master's fee \$361.50)		
MARCH 13, 1995, ORDER OF COURT, filed ONE (1) CERT TO ATTY FERRACHIO, ONE (1) CERT TO COURT REPORTERS NOW, March 9, 1995, the Court hereby orders that the Prothonotary shall make payment of the balance due in the amount of \$723.00 to Schreiber Reporting Service, P. O. Box 997, St. Marys, PA, 15857, for transcribing testimony in the Master's hearing held in the above-captioned case. BY THE COURT: s/JOHN K. REILLY, JR., P.J.		
AUG 16, 1996, LETTER FROM ATTY SCHICKLING TO W. A. SHAW, PROTHONOTARY, filed. RE: DEPOSIT OF \$1,500 for Master's Fees SEP . 17, 1997, MOTION REQUESTING MASTER TO FILE REPORT, s/BARBARA J. HUGNEY-SHOPE, ESQ. SEP. 17, 1997, ORDER, filed. FOUR (4) CERT TO ATTY SHOPE AND NOW, this 17th day of September, 1997, upon consideration of the foregoing Motion Requesting Master To File Report, an Order is hereby issued scheduling a Status Conference with the counsel and the Master, Blaise J. Ferraraccio, Esquire, for the 2nd day of October, 1997, at 1:30 P.M. in Courtroom No. 2 of the Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT, S/FRED AMMERMAN, JUDGE		
NOV. 06, 1997, ORDER, filed. ONE (1) CERT TO ATTY SHOPE, KIRK, & FERRARACCIO NOW, this 3rd day of November, 1997, it is the ORDER of this Court that the Master in the above-captioned action, Blaise Ferraraccio, Esquire, have the Master's Report and Recommendations filed with the Prothonotary no later than December 31, 1997. BY THE COURT, s/FREDRIC J. AMMERMAN, JUDGE		
CONTINUED ON PAGE 91		

Barbara H.  
Schickling

SUSAN J. MAPES.

10/18/83  
\$75.00 Pd.  
by Atty.

83-1957-CD

Clfd Trust

SIDNEY L. MAPES

Pro 40.00

Pro .50

Ck#5112 Trans to reg acct. \$75.00

Pro. 40.50

#11984 Atty 34.50 \$75.00

OCTOBER 18, 1983, COMPLAINT IN DIVORCE, filed by Barbara H. Schickling, Esquire

One (1) copy certified to Attorney.

OCTOBER 24, 1983, AFFIDAVIT OF SERVICE, filed

AND NOW, this 24th day of October, 1983, I, BARBARA H. SCHICKLING, ESQUIRE, who being duly sworn according to law, deposes and says that I served a certified copy of a Complaint in Divorce in the above-captioned case on Sidney L. Mapes, Defendant in the above-captioned matter, by sending said copy by Certified Mail No. PO3 4104647, return receipt requested, to the said Defendant at his last known address, to-wit: P.O. Box 1023, Clearfield, Pennsylvania, 16830. /s/ Barbara H. Schicklin, Esquire.

NOVEMBER 3, 1983, PETITION FOR ALIMONY PENDENTE LITE, COUNSEL FEES, AND EXPENSES, filed by Barbara H. Schickling (1) copy cert. to Atty.

NOVEMBER 3, 1983, RULE, filed

AND NOW, this 3 day of November, 1983, upon consideration of the averments contained in the within Petition for Alimony Pendente Lite, Counsel Fees and Expenses and on motion of Barbara H. Schickling, Esquire, Petitioner's attorney, it is ORDERED that a Rule shall be and hereby is issued, directed to Sidney L. Mapes, Respondent, of P.O. Box 1023, Clearfield, Clearfield County, Pennsylvania, to show cause, if any, why the prayer of the Petitioner's request should not be granted.

Rule Returnable to be held on the 20 day of December, 1983, at 9:00 A.M., in the main courtroom of the Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge. (1) copy cert. to Atty.

NOVEMBER 8, 1983, AFFIDAVIT OF SERVICE, filed

AND NOW, this 8th day of November, 1983, I, BARBARA H. SCHICKLING, ESQUIRE, who being kuly sworn according to law, dposes and says that I served a certified copy of a Petition for Alimony Pendente Lite, Counsel Fees, and Expenses in the above-captioned case on Sidney L. Mapes, Defendnat in the above-captioned matter, by sending said copy be Certified Mail No. PO3 4104650, return receipt requested, to the said Defendant at his last known address, to-wit: P.O. Box 1023, Clearfield, Pennsylvania, 16830. s/ Barbara H. Schickling, Esq

FEBRUARY 23, 1984, PETITION TO REISSUE RULE filed by Barbara H. Schickling  
One copy certified to Attorney  
ORDER AND RULE

AND NOW, this 23 day of February, 1984, upon

consideration of the averments contained in the within Petition to Reissue Rule and on motion of Barbara H. Schickling, Esquire, Petitioner's attorney, it is ORDERED that a Rule shall be and hereby is issued, directed to Sidney L. Mapes, Respondent, of P.O. Box 1023, Clearfield, Clearfield County, Pennsylvania, to show cause, if any, why the prayer of the Petitioner's request should not be granted.

It is the further ORDER of the Court that if the Respondent, Sidney L. Mapes, again fails to appear, either personally or through his attorney, that a Bench Warrant be issued on the said Sidney L. Mapes.

Rule Returnable to be held on the 4'day of April, 1984, at 10:00 a.m., in the main courtroom of the Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT: John K. Reilly, Jr., President Judge

FEBRUARY 28, 1984, AFFIDAVIT OF SERVICE, filed by Barbara H. Schickling

APRIL 17, 1984, AFFIDAVIT OF CONSENT filed.

APRIL 17, 1984, PETITION TO ENJOIN SALE OF PROPERTY AND POSSESSION OF AUTOMOBILE filed by John Sughrue, Esquire.

One copy certified to Attorney.

TEMPORARY RESTRAINING ORDER filed.

AND NOW, to-wit: This 17th day of April, 1984, upon consideration of the foregoing Petition, the Court being satisfied that no transfer or sale of property shall occur until the matter can be considered on the merits, it is ORDERED that Plaintiff, Susan J. Mapes, shall be and is hereby temporarily enjoined from selling, encumbering, or otherwise transferring possession, use or title of the parties' 1971 Triumph TR6 automobile pending further Order of Court.

Further, a Rule shall be and is hereby issued directed to Plaintiff, Susan J. Mapes, to show cause, if any, why the prayer of the foregoing Petition should not be granted. Said Rule shall be returnable and hearing and argument on the merits shall be held on the 2nd day of May, 1984, at 10:00 a.m. in the main court room of the Clearfield County Court House. BY THE COURT: s/John K. Reilly, Jr. Pres. Judge

MAY 1, 1984, ANSWER TO PETITION TO ENJOIN SALE OF PROPERTY AND POSSESSION OF AUTOMOBILE and NEW MATTER, filed.

One (1) copy Certified to Attorney.

CERTIFICATE OF SERVICE, filed

The undersigned hereby certifies that on the 1st day of May, 1984, she caused a true and correct copy of the foregoing Answer to Petition to Enjoin Sale of Property and Possession of Automobile and New Matter to be served upon the person and in the manner indicated below:

SERVICE BY PERSONAL DELIVERY

To:

John Sughrue, Esquire

SUGHRUE &amp; KESNER

23 North Second Street

Clearfield, PA 16830, Attorney for the Defendant. /s/ Barbara H. Schickling,

Attorney for Respondent/Plaintiff/

CONTINUED TO PAGE 122

	CLEARFIELD BANK AND TRUST COMPANY	OCTOBER 18, 1983, AGREEMENT TO REVIVE, filed. To ReVive and Continue Lien entered to 78-2706-CD. By Virtue of Agreement contained herein. Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Twelve Thousand Six Hundred Twenty and 00/100 Dollars, with costs.
Oct. 18 1:45 p.m.	83-1958-CD	Debt \$12,620.00 Atty. Comm. 10% Interest from October 17, 1978 Filed and Entered by Plaintiff, October, 18, 1983 Judgment
	NEIL W. TURNER and MARCELLA L. TURNER	
	Pro by Plff 9.00 o.c. 6.50 <i>Pro by Plff</i> 5.00	
		<i>Raymond Withersow</i> Prothonotary
		And Now, <u>5th day of Feb 1987</u> By paper filed, the above judgment is satisfied in full of debt interest and cost. <i>Raymond Withersow</i> Prothonotary
XX		
CONTINUED FROM PAGE 89,	BOWMAN vs BOWMAN,	83-1903-CD
JAN. 23, 1998, MASTER'S REPORT, filed	by s/Blaise J. Ferraraccio, Esq.	SIX (6) CERT TO ATTY FERRARACCIO
FEB. 02, 1998, EXCEPTIONS TO MASTER'S REPORT, filed by s/BARBARA J. HUGNEY-SHOPE, ESQUIRE FOUR (4) CERT TO ATTY SHOPE		
CERTIFICATE OF SERVICE, s/BARBARA J. HUGNEY-SHOPE, ESQ.		
FEB. 02, 1998, EXCEPTIONS TO MASTER'S REPORT AND RECOMMENDATIONS, filed by s/ALAN F. KIRK, Esq. THREE (3) CERT TO ATTY KIRK		
CERTIFICATE OF SERVICE, s/ALAN F. KIRK, ESQ.		
FEB. 03, 1998, MASTER'S REPORT CERTIFICATE OF SERVICE, JAN. 23, 1998, SERVED ON : BARBARA J. HUGNEY-SHOPE, ESQ. & ALAN F. KIRK, ESQ., s/BLAISE J. FERRARACCIO, ESQUIRE, MASTER FOUR (4) CERT TO ATTY FERRARACCIO		
FEB. 04, 1998, TRANSCRIPTS OF PROCEEDINGS, BEFORE BLAISE J. FERRARACCIO, ESQ., MASTER IN DIVORCE, filed		
FEB. 18, 1998, INVENTORY & APPRAISMENT OF ALBERT D. BOWMAN, filed by s/ALAN F. KIRK, ESQUIRE NO CERT COPIES		
MAR. 04, 1998, AMENDED MASTER'S REPORT, filed by s/BLAISE J. FERRARACCIO, ESQ. SIX (6) CERT TO ATTY FERRARACCIO		
JUN 03, 1998, OPINION AND ORDER, filed. ONE (1) CERT TO ATTY SHOPE, KIRK, FERRARACCIO BY THE COURT, s/FREDRIC J. AMMERMAN, JUDGE		
OCT. 14, 1998, STIPULATION FOR THE ENTRY OF "DOMESTIC RELATIONS ORDER", filed. TWO (2) CERT TO ATTY SHOPE s/ALBERT D. BOWMAN s/KATHRYN M. NORRIS, f/k/a KATHRYN M. BOWMAN ORDER		
AND NOW, this 13th day of October, 1998, the Stipulation of the herein parties for the entry of a Domestic Relations Order is hereby approved as an ORDER of this Court. The parties are directed to comply with all the terms and conditions of the Stipulation. BY THE COURT: s/FREDRIC J. AMMERMAN, JUDGE		

J. Richard Mattern	BONITA DIAN MOYER	OCTOBER 18, 1983, PETITION TO CONFIRM CUSTODY and ORDER OF TEMPORARY CUSTODY AND RULE TO SHOW CAUSE, filed by J. Richard Mattern, Esquire. One (1) copy Certified to attorney. ORDER OF TEMPORARY CUSTODY AND RULE TO SHOW CAUSE, filed. AND NOW, this 18th day of October, 1983, upon consideration of the foregoing Petition of Bonita Dian Moyer, it is the ORDER of this Court that the Plaintiff be and is hereby granted Temporary Legal Custody of the minor Children, Deborah Linn Moyer and Martin Andrew Moyer. IT IS THE FURTHER ORDER of this Court that a Rule is granted upon Defendant, Ross Allen Moyer, to show cause, if any, why the Plaintiff should not be granted permanent legal custody of the said minor children. RULE IS RETURNABLE the 23rd day of NOVEMBER, 1983, in the Courtroom, Second Floor, Clearfield County Courthouse, Clearfeild, Pennsylvania, at 9:00 a.m. YOU ARE HEREBY ORDERED TO APPEAR AT THE ABOVE DATE AND TIME. If you fail to appear as provided by this Order, an Order for custody may be entered against you. YOU SHOULD TAKE THIS PAPER TO YOUR LAWYER AT ONCE. IF YOU DO NOT HAVE A LAWYER OR CANNOT AFFORD ONE, GO TO OR TELEPHONE THE OFFICE SET FORTH BELOW TO FIND OUT WHERE YOU CAN GET LEGAL HELP. Raymond Witherow, Prothonotary, Clearfield County Courthouse, Clearfield, PA 16830. Telephone: 814-765-9161. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.
	83-1959-CD	
	ROSS ALLEN MOYER	NOVEMBER 15, 1983, SHERIFF'S RETURN, filed. Now Oct. 19, 1983, L. Eugene Pauling, Shff of Lycoming County was deputized to serve Order on Deft. Now Nov. 1, 1983 served within Order on Deft. So answers, Chester A. Hawkins, Shff By /s/ Marilyn Wood
Pro by Atty	40.00	NOVEMBER 23, 1983, ORDER OF PERMANENT CUSTODY AND VISITATION, filed
Atty. by Atty	3.00	AND NOW, this 23 of November, 1983, upon consideration of the Petition to Confirm Custody filed to the above term and number, a Rule Ruturnable having been made for November 23, 1983, at 9:00 A.M., the Respondent having received due notice and having been served with a copy of the Petition and Rule by the Lycoming County Sheriff on November 1, 1983, and the Respondent having secured counsel to represent him, to wit, Robert B. Elion, Esquire, of 4 West Fourth Street, Williamsport, Pennsylvania, said Attorney Elion having consented by letter dated November 17, 1983 to Attorney Rick Mattern of Clearfield, Pennsylvania, that said Bonita Dian Moyer, the Petitioner, be granted primary custody of the subject children, provided the Respondent, Ross Allen Moyer, be allowed specified visitation on a trial basis, it it the ORDER of this Court that the Petitioner, Bonita Dian Moyer, be and is hereby Granted and Awarded permanent legal custody (primary legal custody) of the minor children, Deborah Linn Moyer and Martin Andrew Moyer.
Shff Hawkins by Atty	10.75	It is the FURTHER ORDER of this Court that the Respondent, Ross Allen Moyer, be and is hereby granted visitation with the children on a trial basis for one (1) weekend a month.
Shff Pauling	18.55	Said period of visitation shall commence Friday, at 6:30 p.m. and terminate Saturday at 7:00 p.m.. Specifically, the Respondent will pick up the children from the Petitioner at 6:30 p.m. Friday and return said children by 7:00 p.m. on Saturday. All transportation in regard to visitation will be provided by Respondent. Under no circumstances is the Respondent or his wife to enter the apartment of the Petitioner. As there are serious adjustment problems with visitation concerning the minor child, Martin Andrew Moyer, said visitation period may have to be for a more limited period of time during the transition period. The Court expects that the paties can recognize any transitional problem and deal with it accordingly. Finally, the Court ORDERS that the Respondent be and is hereby granted a two (2) week visitation period with the children during the summer, provided the adjustment problems of the minor child, Martin Andrew Moyer, are overcome. Neither party's right to petition the Court for modification is prejudiced by this Order. BY THE COURT: /s/ John K. Reilly, Jr., President Judge. (3) copies cert. to Atty.





Joseph Colavecchi	MVP CARPETS,	OCTOBER 18, 1983, COMPLAINT IN ASSUMPSIT, filed by Joseph Colavecchi, Esquire Two (1) copies Certified to Sheriff Two (2) copies Certified to Attorney. OCTOBER 25, 1983, SHERIFF'S RETURN, filed Now, October 19m 1983 at 10:30 AM DST served the within Complaint in Assumpsit on Fred N. Radel, defendant at his place of employment Radel Construction Co., 530 State St., Curwensville, Clearfield County, Penna. by handing to Fred N. Radel atrue and attested copy of the original Complaint in Assumpsit and made known to him the contents thereof. Now, October 20, 1983, at 1:41 PM DST served the within Complaint in Assumpsit on Marjorie J. Radel, defendant at Market St., Clearfield, Clearfield County, Penna. (Court-house) by handing to Marjorie J. Radel a true and attested copy of the original Complaint in Assumpsit and made known to her the contents thereof. So answers, Chester A. Hawkins, Sheriff by Marilyn Wood. OCTOBER 27, 1983, PRAECIPE, filed Please enter my appearance on behalf of the Defendant, Marjorie J. Radel, in the above-captioned matter. /s/ Barbara H. Schickling, Esquire Attorney for Defendant
Barbara H. Schickling	FRED N. RADEL and MARJORIE J. RADEL, t/d/b/a RADEL CONSTRUCTION COMPANY	NOVEMBER 17, 1983, AFFIDAVIT OF SERVICE, filed by Barbara H. Schickling, Esq. NOVEMBER 17, 1983, ANSWER, filed by Barbara H. Schickling (1) copy cert. to Atty. NOVEMBER 28, 1983, PRAECIPE FOR JUDGMENT, filed by Joseph Colavecchi One of the Defendants, Fred N. Radel, having been served on October 19, 1983, and no answer having been filed, a further ten (10) day notice was then given to Fred N. Radel on November 10, 1983; a copy of said notice being attached to this Praecipec. No answer still having been filed to the Complaint in Assumpsit, please assess damages against Fred N. Radel, only, as follows: 1. Amount of Debt: \$960.17 2. Interest at the rate of six (6%) percent from 10/18/83 to 12/25/83 10.72 3. Costs to Date: 61.55 TOTAL AMOUNT OF JUDGMENT 1032.44
	Pro by Atty. 40.00 Atty. 3.00 Shff. by Atty. 21.55	Judgment in favor of the Plaintiff and against the Defendant Fred N. Radel, no answer having been filed
	Pro by Atty 9.00 Pro by Atty 5.00	Amount of Debt: \$960.17 Interest at the rate of 6% from 10/18/83 to 12/25/83 10.72 TOTAL AMOUNT OF JUDGMENT 1032.44  Filed and entered by Atty Colavecchi November 28, 1983. DEFAULT JUDGMENT  November 29, 1983, statement of judgment put in Atty Colavecchis' mail box.  And Now, 1 <sup>st</sup> day of April 1988 By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <u>Raymond Withers</u> Prothonotary

Cynthia Soult	DRAVO EQUIPMETN COMPANY, t/d/b/a DRAVO DOYLE CO. a corporation.	OCTOBER 18, 1983, PRAECIPE FOR WRIT OF REVIVAL, filed by Cynthia Soult, Esquire Issue wrti fo revival of judgment entered to No. 77-753-CD and index it in the judgment index against Carl G. Fenush of P.O. Box 5, Grassflat, Clear- field County, Pennsylvania, in the amount of \$15,794.47 together with interest from January 12, 1976.  Debt \$15,794.47  Interest from January 12, 1976.  Filed and Entered by Attorney, October 18, 1983.  Judgment  83-1962-CD  Prothonotary  OCTOBER 18, 1983, WRIT OF REVIVAL ISSUED TO SHERIFF FOR SERVICE.  OCTOBER 26, 1983, AFFIDAVIT OF SERVICE, filed. NOW, Oct. 24, 1983, at 11:10 A.M. o'clock DST served Writ on deft. So answers, Chester A. Hawkins, Shff By, /s/ Marilyn Wood  NOVEMBER 14, 1983 PRAECIPE FOR JUDGMENT OF REVIVAL, filed by Cnythia Soult, Atty for Plff. Enter judgment of Revival in favor of the Plaintiff and against CARL G. FENUSH, defendant for failure to file an Answer or otherwise plead to the Writ of Revival within twenty (20) days of service thereof, and assess damages as follows: Original (Revived) Judgment \$15,794.47 Interest from January 12, 1976 s/Cynthia Soult, Atty for Plff.  Pro by Atty. 15.00 Atty. by Atty 3.00 Shff Hawkins 11.75 Judgment is entered in favor of the Plaintiff and against the Defendant CARL G. FENUSH, for
	Pro <i>sup atty</i> 9.00	failure to file an answer or otherwise plead, in the sum of Fifteen thousand sevenhundred ninety-four and 47/100 (\$15,794.47), plus interest from Jan 12, 1976.  Debt: \$15,794.47  Interest fr: January 12, 1976  JUDGMENT  <i>Raymond J. Peterson</i> Prothonotary

Robert J. White	DEPOSIT BANK	<u>OCTOBER, 19, 1983, COMPLAINT IN ASSUMPSIT</u> , filed by Robert J. white, Esquire. Two (2) copies Certified to Sheriff. <u>NOVEMBER 14, 1983, SHERIFF'S RETURN</u> , filed Now, October 24, 1983 John Dinger, Sheriff of Jefferson County was deputized By Chester A. Hawkins, Sheriff of Clearfield County to serve the within Complaint in Assumpsit on Gail M. Murray, deft. Now, October 26 1983 served the within Complaint in Assumpsit on Gail M. Murray, defendant by deputizing the Sheriff of Jefferson County. The return of Sheriff Dinger is hereto attached and made a part of this return. Now, November 4, 1983 at 11:00 AM DST served the within Complaint in Assumpsit on Harvey F. Murray III, defendant at his place of employment, Flagg Steel, Maloney Road, DuBois, Clearfield County Penna. by handing to Harvey F. Murray III a true and attested copy of the original Complaint in Assumpsit and made known to him the contents thereof. So answers, Chester A. Hawkins, Sheriff by Marilyn Wood.  <u>NOVEMBER 29, 1983, AFFIDAVIT OF SERVICE</u> , filed by Robert J. White. <u>DECEMBER 16, 1983, PRAECIPE FOR JUDGMENT</u> filed by Robert J. White Enter and index judgment in favor of the plaintiff and against the defendants in the above-captioned matter for failure to file an answer to plaintiff's Complaint and assess plaintiff's damages as \$2,450.32 plus costs. The notice of praecipe for entry of default judgment was mailed by first class mail, postage prepaid to defendant Harvey F. Murray, III on November 28, 1983 and to defendant Gail M. Murray on November 28, 1983. A true and correct copy of the notice and affidavit of its service are attached hereto. s/Robert J. White  Judgment is entered in favor of the Plaintiff and against the Defendants for failure to file an Answer for a total of Two thousand Four hundred Fifty and 32/100 Dollars, plus Costs. Debt \$2,450.32  DEFAULT JUDGMENT															
83-1963-CD	HARVEY F. MURRAY, III and GAIL M. MURRAY	<table><tr><td>Pro</td><td>by Atty.</td><td>40.00</td></tr><tr><td>Atty.</td><td></td><td>3.00</td></tr><tr><td>Shff. Hawkins</td><td>by Plff.</td><td>74.75</td></tr><tr><td>Shff. Dinger</td><td>by Plff.</td><td>20.05</td></tr><tr><td>Pro</td><td>by Atty</td><td>9.00</td></tr></table>	Pro	by Atty.	40.00	Atty.		3.00	Shff. Hawkins	by Plff.	74.75	Shff. Dinger	by Plff.	20.05	Pro	by Atty	9.00
Pro	by Atty.	40.00															
Atty.		3.00															
Shff. Hawkins	by Plff.	74.75															
Shff. Dinger	by Plff.	20.05															
Pro	by Atty	9.00															
pro by plff	5.00	<p>And Now, <u>29</u> day of <u>July</u> 19 <u>83</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <u>Raymond Wetherow</u> Prothonotary</p>															



James A. Naddeo	HARLAN R. MEDZIE and SANDRA L. MEDZIE	<p>OCTOBER 19, 1983, COMPLAINT IN TRESPASS, filed by James A. Naddeo, Esquire Two (2) copies Certified to Attorney.</p> <p>OCTOBER 26, ENTRY OF APPEARANCE, filed by R. Thomas Strayer, Esquire Enter my appearance for Albert N. Brown, Jr., and James Herr, Defendants in the above-captioned action. Ppaers may be served at the address stated below. I certify that this Entry of Appearance and Demand for Jury Trial shall be served forthwith by ordinary mail upon all parties herein.</p> <p>NOVEMBER 10, 1983, SHERIFF'S RETURN, filed. NOW, October 20, 1983, at 10:33 a.m. DST served the within Complaint in Trespass on James Herr, defendant at his place of residence, Box 327 Main St., Winburne, Clearfeild County, Pennsylvania by handing to James Herr a true and attested copy of the original Complaint in Trespass and made known to him the contents thereof. NOW, october 20, 1983, Richard V. Waite, Sheriff of Centre County was deputized by Chester A. Hawkins, Sheriff of Clearfeild County to serve the within Complaint in Trespass on Albert M. Brown Jr., Defendant. NOW, November 5, 1983, served the within Complaint on Albert M. Brown Jr., defendant by deputizing the Sheriff of Centre County. The return of Sheriff Waite is hereto attached and made a part of this return. So answers, Chester A. Hawkisn, Sheriff, by Marilyn Wood.</p> <p>NOVEMBER 17, 1983, NOTICE OF TAKING DEPOSITION, filed by James A. Naddeo. One Copy Certified to Attorney.</p> <p>NOVEMBER 28, 1983, ANSWER AND NEW MATTER, filed by R. Thomas Strayer</p> <p>DECEMBER 5, 1983, ANSWER TO NEW MATTER, filed by James A. Naddeo</p> <p>DECEMBER 27, 1983, NOTICE OF SERVICE OF INTERROGATORIES DIRECTED TO THE PLAINTIFFS, filed by R. Thomas Strayer</p> <p>JANUARY 17, 1984, DEPOSITIONS OF JAMES HERR AND ALBERT M. BROWN, JR. filed by Karen M. Streams Filed in Transcript Drawer under "B"</p> <p>JANUARY 17, 1984, DEPOSITIONS OF HARLAN R. MEDZIE AND SANDRA L. MEDZIE filed by Karen M. Streams Filed in Transcript Drawer under "B"</p> <p>MAY 1, 1984, NOTICE OF TAKING DEPOSITION of Joseph A. Basile, M.D., filed by James A. Naddeo, Esquire. One copy certified to Attorney.</p> <p>JULY 2, 1984, DEPOSITION OF JOSEPH A. BASILE, M.D., filed</p> <p>JUNE 15, 1984, MOTION FOR PROTECTIVE ORDER, filed by James A. Naddeo, Esq.</p> <p>ORDER, filed. AND NOW, this 30th day of July, 1984, upon consideration of the foregoing Motion for Protective Order filed by Belin, Belin and Naddeo, attorneys for Plaintiffs, a hearing is scheduled for the 28th day of August 1984, at 10:30 A.M. in the Main Courtroom of the Clearfield County Courthouse. BY THE COURT, /s/ John K. Reilly, Jr., P.J. One certified to atty.</p> <p>SEPTEMBER 10, 1984, STIPULATION AND ORDER, filed. AND NOW, this 28th day of August, 1984, counsel in the above captioned case request your Honorable Court to enter the attached Order for the Purpose of resolving Plaintiffs' application for Protective order to Interrogatories filed by Defendant /s/ James A. Naddeo, Atty for Plaintiffs and R. Thomas Strayer, Atty for Deft. ORDER, filed AND NOW, this 10th day of September, 1984, upon Stipulation of counsel it is hereby ORDERED AND DIRECTED that Plaintiffs shall not be required to answer the Defendants' Interrogatories filed on December 21, 1983 with the exceptions of those Interrogatories dealing with medical treatment rendered to the Plaintiffs as well as any Interrogatories dealing with the Plaintiffs' physical infirmities claimed as a result of the automobile accident which occurred on December 12, 1982. BY THE COURT /s/ John K. Reilly, Jr., P.J.</p> <p>OCTOBER 2, 1984 DISCONTINUANCE, filed by James A. Naddeo and Thomas Strayer, Attys. Please mark the above captioned case, settled, discontinued and ended forever. s/James A. Naddeo and Thomas Strayer, Attys.</p> <p>Record costs in the sum of \$94.20 have been paid in full by Attorney Thomas Strayer, Check#20208, this case marked Settled, Discontinued and Ended.</p>
R. Thomas Strayer	ALBERT M. BROWN, JR and JAMES HERR	
	83-1965-CD	
	Pro by Atty. 40.00 Atty. 3.00 Shff Hawkins by Atty. 20.75 Shff Waite by Atty 25.45 Disc by atty 5.00	
	*****SETTLED	DISCONTINUED ENDED*****

Oct 20 8:30 a.m.	83-1966-CD	COMMONWEALTH OF PENNA DEPARTMENT OF REVENUE PO Box 2055 Harrisburg, PA 17105	OCTOBER 20, 1983, CERTIFIED COPY OF LIEN, PENNSYLVANIA INCOME TAX EMPLOYER WITHHOLDING TAX, filed
		ROYERS CONTRACTING CO. 112 Denton Avenue DuBois, PA 15801	Pursuant to the laws of the Commonwealth of Pennsy- lvania, Judgment is entered in favor of the Plaintiff and against the DEfendants in the sum of One Hundred Twenty-eight and 26/100 Dollars.  Debt \$128.26(Tax, Plus Int. Comp. 10/23/83)  Filed and Entered by Plaintiff, October, 20, 1983.  Judgment  Prothonotary
		Pro by Plff 9.00	

CONTINUED FROM PAGE 65 No. 83-1873-CD WEBB -vs- CLEARFIELD LITTLE LEAGUE

MAY 22, -1985--PRAECIPE TO SETTLE, DISCONTINUE AND MARK SATISFIED, filed by Joseph Colavecchi, Atty for Plff.  
Kindly mark the above-captioned matter settled, discontinued and satisfied and paid in full, Plaintiff to pay costs. Send certificate of Discontinuance to John Sughre, Counsel for Defendant, together with a Bill of Costs. S/Josaph Colavecchi, Atty for Plff.  
  
Record costs in the sum of \$109.90 have been paid in full by Joseph Colavecch, Attorney this case marked Settled, Discontinued and Satisfied.

\*\*\*\*SETTLED DISCONTINUED SATISFIED\*\*\*\*

AND NOW, this 23rd day of April 1984, upon consideration of Motion made by appellant seeking to withdraw the appeal which it filed in the above captioned case, it is hereby ORDERED AND DIRECTED that said appeal be withdrawn and dismissed with prejudice to appellant. BY THE COURT, s/John K. Reilly, Jr. Pres. Judge.





Denise Niedzielski	RHONDA HIGH				<p>OCTOBER 21, 1983, AFFIDAVIT OF INSUFFICIENT FUNDS, filed.</p> <p>I, RHONDA HIGH, do hereby state that I do not have the funds available to pay the costs of filing and service of the Foregoing PETITION FOR RELIEF UNDER THE PROTECTION FROM ABUSE ACT and that pursuant to Section 4(b) of the Protection From Abuse Act, 35 P.S. §10184(b) such costs should not be required.</p> <p>I verify that the statements made in this affidavit are true and correct. I understand that false statements herein are made subject to the penalties of 18 Pa C.S. §4904 relating to unsworn falsification to authorities. /s/ Rhonda High. Plaintiff.</p> <p>PETITION FOR RELIEF UNDER THE PROTECTION FROM ABUSE ACT, filed by Denise Niedzielski, Esquire</p> <p>Three (3) copies Certified to Attorney.</p> <p>TEMPORARY PROTECTIVE ORDER, filed</p> <p>AND NOW, this 20th day of October, 1983, upon presentation and consideration of the within Petition and upon finding that the Plaintiff, RHONDA HIGH, is in immediate and present danger of abuse from Defendant. CLAIR HIGH, the following Temporary Order is entered.</p> <p>Defendant is hereby enjoined from abusing or harassing the Plaintiff, RHONDA HIGH, Defendant, CLAIR HIGH, is hereby excluded from the premises located at 210 South Fourth Street, Clearfield, Pennsylvania, Clearfield County.</p> <p>It is the further Order of this Court that temporary custody of the parties' minor children, RICHARD KIRK HIGH, three years of age, and GREGORY LEE HIGH, 1 year of age, shall be with the Plaintiff pending a final hearing. This Order shall remain in effect until final hearing. A hearing will be held on the 24th day of October, 1983 at 9:00 o'clock A.M. in the Clearfield County Court house, Clearfield, Pennsylvania. Service to be made on Respondent forthwith. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p>
83-1969-CD					
CLAIR HIGH					
Pro Shff Hawkins Cr.	40.00	11.75			
CU # 43277	Aug Co				
					<p>OCTOBER 21, 1983, AFIDAVIT OF SERVICE, filed</p> <p>NOW, October 21, , 1983, at 10:47 A.M. o'clock DST served within Petition &amp; Order on Clair High, defendant at his place of residence, 210 South Fourth., Clearfield Clearfeild County, Penna. by handing to Clair High a true and attested copy of the original Petition &amp; Order and made known to him the contents thereof. So answers, Cheater A. Hawkins, Sheriff, by Marilyn Wood.</p> <p>OCTOBER 28, 1983, CONSENT AGREEMENT UNDER PROTECTION FROM ABUSE ACT, filed by Marjorie J. Scharpf (4) copies cert. to Atty.</p> <p>OCTOBER 28, 1983, ORDER UNDER PROTECTION FROM ABUSE ACT APPROVING CONSENT AGREEMENT OF PARTIES, filed</p> <p>AND NOW, this 27 day of October, 1983, upon consideration of the Consent Agreement of the parties hereto attached, the following Protection Order is hereby entered and the Consent Agreement executed by the parties is hereby approved.</p> <p>The parties are hereby directed to comply with the terms and conditions of the Consent Agreement until further Order of this court, such period not to exceed one year.</p> <p>The parties are hereby advised that violation of this Order may subject the violating party to punishment for contempt. BY THE COURT: /s/ John K. Reilly, Jr., President Judge. (4) copies cert. to Atty.</p>



	COMMONWEALTH OF PENNA DEPARTMENT OF PUBLIC WELFARE Harrisburg, PA	OCTOBER 21, 1983, SUGGESTION OF NON-PAYMENT, filed. To Revive and Continue Lien entered to No. 79-312-CD. Fifteen days have elapsed since notice of filing this suggestion has 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 00/100 Dollars (\$2,000.00) with cost of Suit. Debt \$2,000.00 Filed and Entered by Plaintiff, October 21, 1938. Judgmetn
Oct. 21 12:00 p.m.	83-1971-CD  ROBERT CONNELLY, Deceased, MICHAEL WAYWOOD, Heir and THOMAS WAYWOOD, Heir Box 355 Coalport, PA	
	Pro by Plff 9.00	
	And Now, 8th day of Dec 1983, by the filed, the above judgment is satisfied in full of debt, interest and cost. Attest <u>Allen D. Pelt</u> Prothonotary	<u>Raymond W. Whitman</u> Prothonotary  AUG 11, 1988 SNP Issued to 88-1262-CD

	COMMONWEALTH OF PENNA DEPARTMENT OF PUBLIC WELFARE, Harrisburg, PA 17105	OCTOBER 21, 1983, SUGGESTION OF NON-PAYMENT, filed To Revive and Continue Lien entered to No. 79-391-CD. Fifteen days have elapsed since notice of filing this suggestion has 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 One Thousand Seven Hundred Seventy-two and 80/100 Collars, with cost of Suit. Debt \$1,772.80 Filed and Entered by Plaintiff, October 21, 1938 Judgment
Oct. 21 12:00 p.m.	83-1972-CD  JESS GREGORY, JR. RD #1 Doalport, PA 16627	
	Pro by Plff. 9.00	
	And Now, 20 day of July 1984, By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <u>Raymond W. Whitman</u> Prothonotary	<u>Raymond W. Whitman</u> prothonotary  AUG 11, 1988 SNP Issued to 88-1272-CD

CIVIL ACTION

OCTOBER 1983

DOCKET 237

COMMONWEALTH OF PENNA  
DEPARTMENT OF PUBLIC  
WELFARE  
Harrisburg, PA 17105

Oct. 21  
12:00 p.m.

83-1973-CD

LORETTA MOSZEL  
Munson, PA

Pro	by Plff	9.00
<i>per</i>	<i>by other</i>	5.50

OCTOBER 21, 1938, SUGGESTION OF NON-PAYMENT, filed.  
To Revive and Continue Lien entered to No. 79-395.

Fifteen days have elapsed since notice of filing this suggestion has 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 00/100 Dollars, with cost of Suit.

Debt	\$2,000.00
------	------------

Filed and Entered by Plaintiff, October 21, 1983.

### Judgment

*Raymond Nithesane*  
Prothonotary

And Now, 19 days of Nov. 1944 the present  
 fixed, the amount of the interest and cost,  
 interest and cost.

Arrest Edward W. Barker  
February 1934

IN RE: COMMITMENT OF  
HAROLD MCKEE, An  
Alleged Mentally  
Disabled Person.

83-1973½-CD

CL<sup>7</sup>

43197

Pro *by Co* 40.00

43198

R. Milgrub *by Co* 50.00

43199

R. Mattern *by Co* 150.00

OCTOBER 21, 1983, PETITION FOR INVOLUNTARY TREATMENT,  
MENTAL HEALTH PROCEDURES ACT OF 1976, filed

HAROLD MCKEE has acted in such a manner as to cause  
me to believe that he is severely mentally disabled.  
He has been examined by S. K. Gupta, M.D., and was  
found to be in need of treatment.

As the patient is currently in Warren State Hospital  
receiving involuntary treatment under Section 304, I ask  
that the court issue an order that the patient be invol-  
untarily committed for another period of inpatient treat-  
ment. /s/ S.K. Gupta, M.D.

I affirm that I have informed the patient of the  
actions I am taking and have explained to him these pro-  
cedures and his rights as described in Form MH-785-A. I  
believe that he does not understand his rights.

I hereby affirm that I have reexamined Harold McKee  
on 10/11/83 to determine if he continues to be severely  
mentally disabled and in need of treatment.

IN MY OPINION: The patient is severely mentally dis-  
abled and in need of continued treatment. /s/ Sarv. K.  
Gupta, M.D.,jh

ORDER, filed.

NOW, this 5th day of October, 1982, pursuant to  
section 109 of the Mental Health Procedures Act 143,  
effective September 7, 1976, it is hereby ORDERED that  
J. Richard Mattern, II, Esquire be and is hereby  
appointed Mental Health Review officer for a period of  
two (2) years from October 1982 through October 1984.  
BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

ORDER, filed.

NOW, this 18th day of October, 1981, pursuant to  
the Mental Health Procedures Act 143, effective September  
7, 1976, it is hereby ORDERED that John Sughrue, Esquire  
or his duly authorized delegate be and is hereby appointed  
as the attorney to represent alleged severally mentally  
disabled persons in all hearings conducted by the  
Mental Health Review Officer, pursuant to said Act. BY  
THE COURT: /s/ John K. Reilly, Jr., President Judge.

OCTOBER 25, 1983, MENTAL HEALTH REVIEW OFFICER'S  
REPORT AND DECREE, filed

One (1) copy Certified to Mental Health.  
DECREE, filed

AND NOW, this 25th day of October, 1983, the Mental

Health Review Officer's Report is acknowledged. We  
approve his recommendation.

The Court find that HAROLD MCKEE continues to be severely disabled.

Accordingly, the Court ORDERS that the subject be involuntarily committed to Warren State  
Hospital, a state mental insitution, pursuant to Section 305 of the Mental Health Procedures  
Act of 1967, as amended, for in-patient treatment for a peiod of one hundred eighty (180) days.

It is the FURTHER ORDER of this Court that Clearfield County pay the fees of J. Richard  
Mattern II, Esquire, and Richard H. Milgrug, Esquire, and that Warren state Hospital reimburse  
Clearfield County for said fees, together with filing costs, pursuant to the directive to said  
state hospital dated January 27, 1977 from Robert M. Daly, J.D., Deputy Secretary for Mental  
Health. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.



IN RE: COMMITMENT OF  
JOYCE GEYER, An  
Alleged Mentally  
Disabled Person.

83-1975-CD

Clerk #

43194  
43195  
43196

Pro *Sup Co* 40.00  
R. Milgrub *Sup Co* 100.00  
R. Mattern *Sup Co* 275.00

OCTOBER 21, 1983, PETITION FOR INVOLUNTARY TREATMENT,  
MENTAL HEALTH PROCEDURES ACT of 1976,-filed.

JOYCE GEYER has acted in such a manner as to cause  
me to beleive that he is severely mentally disabled.  
He has been examined by JOHN L. LINN, M.D. and was  
found to be in need of treatment.

As the patient is currently in Warren State Hospital  
receiving involuntary treatment under Section 304, I ask  
that the court issue an order that the patient be invol-  
untarily committed for another period of inpatient treat-  
ment. /s/ JOHN L. LINN, M.D.

I affirm that I have informed the patient of the  
actions I am taking and have explained to him these pro-  
cedures and his rights as described in From MH-785-A. I  
beleive that he understands his rights. /s/ K. Wolfe.

I hereby affirm that I have reexamined JOYCE GEYER  
on 10/12/83 to determine if he continues to be severely  
mentally disabled and in need of treatment.

IN MY OPINION: The patient is severely mentally  
disabled and in need of treatement. /s/ John L. Linn,  
M. D., /ad

ORDER, filed

NOW, this 5th day of October, 1982, pursuant to  
section 109 of the Mental Health Procedures Act 143,  
effective September 7, 1976, it is hereby ORDERED that  
J. Richard Mattern, II Esquire be and is herby  
appointed Mental Health Review Officer for a period of  
two (2) years from October 1982 through October 1984.  
BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

ORDERED, filed.

NOW, this 18th day of October, 1981, pursuant to  
the Mental Health Procedures Act 143, effective September  
7, 1976, it is hereby ORDERED that John Sughrue , Esquire  
or his duly authorized delegate be and is hereby appointed  
as the attorney to represent alleged severally mentally  
disabled persons in all hearings conducted by the  
Mental Health Review Officer, pursuant to said Act. BY  
THE COURT: /s/s John K. Reilly, Jr., President Judge.

OCTOBER 25, 1983, MENTAL HEALTH REVIEW OFFICER'S  
REPORT AND DECREE, filed

One (1) copy Certified to Mental Health.  
DECREE, filed

AND NOW, this 25thday of October, 1983, the Mental  
Health Review Officer's Report is acknowledged. We  
approve his recommendation.

The Court finds that JOYCE GEYER continues to be severely mentally disabled.

Accordingly, the Court ORDERS that the subject be involuntarily committed to Warren State  
Hospital, a state mental institution, pursuant to Section 305 of the Mental Health Procedures  
Act of 1976, as amended, for in-patient treatment for a period of one hudnred eighty (180)  
days.

It is the FURTHER ORDER of this Court that Clearfield County pay the fees of J. Richard  
Mattern II, Esquire, and Richard H. Milgrub, Esquire and that Warren State Hospital reimburse  
Clearfield County for said fees, together with filing costs, pursuant to the directive to said  
state hospital dated January 27, 1977 from Robert M. Daly, M.D., Deputy Secretary for Mental  
Health. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.



IN RE: COMMITMENT OF  
KAREN KIEHLMEIER, An  
Alleged Mentally  
Disabled Person.

83-1976-CD

Cts<sup>#</sup>  
4 3206  
43207  
43208

Pro *Jay Co* 40.00  
R. Milgrub *Jay Co* 100.00  
R. Mattern *Jay Co* 250.00

OCTOBER 21, 1983, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT of 1976, filed.  
KAREN KIEHLMEIER has acted in such a manner as to cause me to beleive that he is severely mentally disabled. He has been examined by \_\_\_\_\_ and was found to be in need of treatment.  
As the patient is currently in Warren State Hospital receiving involuntary treatment under Section 304, I ask that the court issue an order that the patient be involuntarily committed for another period of inpatient treatment.  
I affirm that I have informed the patient of the actions I am taking and have explained to him these procedures and his rights as described in Form MH-785-A I beleive that she understand her rights.  
I hereby affirm that I have reexamined KAREN KIEHLMEIER, on 10/17/83 to determine if she continues to be severely mentally disabled and in need of treatment.  
IN MY OPINION: The patient is severely mentally disabled and in need of treatment. /s/ Leonard H. Brennman, MD.  
ORDER, filed  
NOW, this 5th day of October, 1982, pursuant to section 109 of the Mental Health Procedures Act 143, effectibe September 7, 1976, it is hereby ORDERED that J. Richard Mattern, II Esquire, be and is hereby appointed Mental Health Review Officer for a period of two (2) years from October 1982 through October 1984. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.  
ORDER, filed.  
NOW, this 18th day of October, 1981, pursuant to the Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that John Sughrue, Esquire or his duly authorized delegate be and is hereby appointed as the attorney to represent alleged severelyally mentally disabled persons in all hearings conducted by the Mental Health Review Officer, pursuant to said Act. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.  
OCTOBER 25, 1983, MENTAL HEALTH REVIEW OFFICER'S REPORT AND DECREE, filed  
One (1) copy Certified to Mental Health.  
AND NOW, this 25th day of Octob er, 1983, the Mental Health Review Officer's Report is acknowledged. We approve his recommendation.

The Court finds that KAREN KIEHLMEIER continues to be severely mentally disabled.  
Addordingly, the Court ORDERS that the subject be involuntarily committed to Warren State Hospital, a state mental insitution, pursuant to the Section 305 of the Mental Health Procedures Act of 1976, as amended, for in-patient treatment for a period of one hundred eighty (180) days.  
It is the FURTHER ORDER of this Court that Clearfield County pay the fees of J. Richard Mattern II, Esquire, and Richard H. Milgrub, Esquire, and that Warren state Hospital reimburse Clearfield County for said fees, together with filing costs, pursuant to the directive to said state hospital dated January 27, 1977 from Robert M. Daly, M.D., Deputy Secretary for Mental Health. BY THE COURT: /s/ John K. Reilly, Jr., President Judge/

IN RE: COMMITMENT OF  
MARK SQUITIER, An  
Alleged Mentally  
Disabled Person.

83-1977-CD

43203

43204

43205

Pro *Sup Co* 40.00  
R. Milgrub *Sup Co* 75.00  
R. Mattern *Sup Co* 175.00

OCTOBER 21, 1983, PETITION FOR INVOLUNTARY TREATMENT,  
MENTAL HEALTH PROCEDURES ACT OF 1976, filed  
MARK D. SQUITIER has acted in such a manner as to  
cause me to believe that he is severely mentally disabled.  
He has been examined by John-----M.D. and was  
found to be in need of treatment.  
As the patient is currently in Warren State Hospital  
receiving involuntary treatment under Section 304, I ask  
that the court issue an order that the patient be invol-  
untarily committed for another period of inpatient treat-  
ment.  
I affirm that I have informed that patient of the  
actions I am taking and have explained to him these pro-  
cedures and his rights as described in form MH-785-A. I  
believe that he-----  
I hereby affirm that I have examined rexamined MARK  
SQUITIER on 10/21/83 to determine if he continues to be  
severely mentally disabled and in need of treatment.  
IN MY OPINION: The patient is severely mentally dis-  
abled and in need of continued treatment.  
ORDER, filed.  
NOW, this 5th day of October, 1982, pursuant to  
section 109 of the Mental Health Procedures Act 143,  
effective September 7, 1976, it is hereby ORDERED that  
J. Richard Mattern, II, Esquire be and is hereby  
appointed Mental Health Review Officer for a period of  
appointed Mental Health Review Officer, for a period of  
two (2) years from October 1982 through October 1984.  
BY THE COURT: /s/ John K. Reilly, Jr., President Judge.  
ORDERED: filed.  
NOW, this 18th day of October, 1981, pursuant to  
the Mental Health Procedures Act 143, effective September  
7, 1976, it is hereby ORDERED that John Sughrue, ESquire  
or his duly authorized delegate be and is hereby appointed  
as the attorney to represent alleged severally mentally  
disabled persons in all hearings conducted by the  
Mental Health Review Officer, pursuant to said Act. BY  
THE COURT: /s/ John K. Reilly, Jr., President Judge.  
OCTOBER 25, 1983, MENTAL HEALTH REVIEW OFFICER'S  
REPORT AND DECREE, filed  
One (1) copy Certified to Mental Health.  
DECREE, filed  
AND NOW, this 25th day of October, 1983, the Mental  
Health Review officer's Report is acknowledged. We  
approve his recommendations.

The Court fins that MARK SQUITIER continues to be severely mentally disabled.  
Accordingly, the Court ORDERS that the subject be involuntarily committed to Warren State  
Hospital, a state mental insituttion, pursuant to Section 305 of the Mental Health Procedures  
Act of 1976, as amended, for in-patient treatment for a period of one hundred eighty (180)  
days.  
It si the FURTHER ORDER of this Court that Clearfield County pay the fees of J. Richard  
Mattern II, Esquire, and Richard H. Milgrub, Esquire, and that Warren State Hospital reimburse  
Clearfeild county for said fees, together with filing costs, pursuant to the directive to said  
state hospital dated January 27, 1977 from Robert M. Daly, M.D., Deputy Secretary for Mental  
Health. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

R. Denning Gearhart	DENNIS J. RAUCH	OCTOBER 21, 1938, COMPLAINT IN DIVORCE, filed by R. Denning Gearhart, Esquire One (1) copy Certified to attorney.
		<u>JANUARY 23, 1984, AFFIDAVIT OF CONSENT OF DENNIS J. RAUCH, filed</u>
		<u>JANUARY 23, 1984, AFFIDAVIT OF CONSENT OF VIOLET M. RAUCH, filed</u>
Oct. 21, 83 \$75.00 Pd. by Atty.	83-1978-CD	<u>JANUARY 23, 1984, MOTION FOR DIVORCE DECREE, filed by Denning Gearhart, Esquire.</u> <u>DIVORCE DECREE, filed</u>
Clfd Trust		AND NOW THIS 23rd day of Janaury, 1984, upon Peti- tion of R. Denning Gearhart, Esquire, counsel for the Plaintiff, ninety (90) days having passed since the Plaintiff prayed for said divorce, and the consent of both parties having been evidenced, it is the ORDER and DECREE of this Court that DENNIS J. RAUCH, be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between himself and VIOLET M. RAUCH, 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. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.
	VIOLET M. RAUCH	
	Pro	40.00
Ck#4664 Trans to reg acct.		\$75.00
Pro.	40.00	
#11293 Atty	35.00	\$75.00

R. Denning Gearhart	ELLEN KESTER	83-1979-CD	OCTOBER 21, 1983, COMPLAINT IN CUSTODY, filed by R. Denning Gearhart, Esquire One (1) copy Certified to Attorney. RULE RETURNABLE, filed AND NOW, this 21st day of October, 1983, upon consideration of the within petition it is the ORDER of this Court that: a.) Custody of, JACQUELYN KESTER, shall be with ELLEN KESTER until the date set below for a Rule Returnable. b.) That a Rule shall be issued upon the Defendant to show cause why permanent Custody should not be placed with, ELLEN KESTER. c.) That all visitation should be suspended pending an investigation by Clearfield County Children's and Youth Services. BY THE COURT: /s/ John K. Reilly, President Judge. Rule Returnable the 2nd day of November, 1983, at 9:00 o'clock A.M. in the main Courtroom, Clearfield County Courthouse, Clearfield, Pennsylvania.
	DAVID KESTER		
Cynthia Soult		Pro by Atty. 40.00 Atty. 3.00	OCTOBER 28, 1983, ANSWER TO COMPLAINT FOR CUSTODY, filed by Cynthia Soult. One Copy Certified to Attorney.  JUNE 12, 1984, STIPULATION AND ORDER, filed by Cynthia Soult. Two copies Certified to Attorney. NOW, this 12 day of June, 1984, upon agreement of the parties and their counsel, it is the ORDER of this Court that custody of the parties' daughter, Jacquelyn Anne Kester, shall be and remain with Ellen Ester, subject to the following visitation rights in David B. Kester" (1) Alternate weekends beginning Friday at 5:00 P.M. and ending on Sunday at 8:00 P.M.; (2) Alternate holidays; (3) Four (4) hours on Jacquelyn's birthday, to be agreed upon by the parties; (4) Four (4) weeks during the summer which shall occur in 1984 from June 1, 1984 at 5:00 P.M. until June 8, 1984 at 8:00 P.M.; July 6, 1984 at 5:00 P.M. until July 20, 1984 at 8:00 P.M.; and August 4, 1984 at 5:00 P.M. until August 12, 1984 at 8:00 P.M. Beginning with 1985 said four (4) weeks shall be as agreed upon between the parties with David Kester providing Ellen Kester with thirty (30) days' written notice of the dates he wishes to have visitation. It is the further ORDER of this Court that both parties shall notify each other in the event that Jacquelyn Ann Kester is hospitalized or requires medical attention which renders her bedridden for two (2) or more days. It is the further ORDER of this Court that both parties shall notify each other in the event that Jacquelyn Ann Kester requires medical attention of any kind. It is the further ORDER of this Court that in the event one of Ellen Kester's holidays falls on a weekend when David Kester is to have visitation, then Ellen Kester shall have the child for said holiday and shall provide David Kester with an additional day of visitation. BY THE COURT, /s/ John A. Cherry, S.J.

Clifford D.  
Schenkemeyer

PAMELA A. NEELY,  
INSURANCE COMPANY OF  
NORTH AMERICA, and  
PENNSYLVANIA ASSIGNED  
CLAIMS.

83-1980-CD

RUSSELL PEARCE and  
PATRICIA L. PEARCE

OCTOBER 21, 1983, PRAECIPE FOR WRIT OF SUMMONS IN TRESPASS  
AND/OR ASSUMPSIT. filed. by Clifford Schenkemeyer, Esquire.  
Please enter a Writ of Summons in Trespass and/or  
Assumpsit against the above named defendant in the above  
captioned matter.

OCTOBER 21, 1983, WRIT OF SUMMONS IN TRESPASS AND/OR  
ASSUMPSIT ISSUED TO SHERIFF FOR SERVICE.

JANUARY 20, 1984, SHERIFF'S RETURN, filed.  
Now, Nov. 29, 1983 return the within Summons in  
Trespass & Assumpsit "NOT SERVED , Time Expired" as to  
defts. So answers, Chester A. Hawkins, Shff By /s/  
Marilyn Wood

Pro 20.00  
by Atty  
Shff Hawkins 5.75

Carl A. Belin	CAMMOS COAL MINING CO., A Corporation.	OCTOBER 21, 1983, COMPLAINT IN ACTION TO QUIET TITLE, filed by Carl A. Belin, Esquire. Five (5) copies Certified to Attorney. ALL that certain premises situate partly in the Borough of Irvona and partly in Beccaria Township, Clearfield County, Pennsylvania. NOVEMBER 4, 1983, PRACIPE FOR APPEARANCE, filed Please enter my appearance on behalf of Leonard Martell, trading and doing business as Martell Sales and Service of Hyde, Clearfield County, Pennsylvania. /s/ Joseph Colavecchi, Esquire Attorney for Leonard Martell, trading and doing business as Martell Sales and Service. NOVEMBER 18, 1983, ANSWER AND NEW MATTER, filed by John Sughrue Notice to Plead: You are notified to plead to the within new matter within 20 days or default judgement may be entered against you. /s/ John Sughrue DECEMBER 2, 1983, SHERIFF'S RETURN, filed Now, October 24, 1983 at 1:15 PM DST served the within Action to Quiet title on Larry Swanson for Dealers Finance Service Inc., defendant at his place of employment, Deposit Bank, DuBois, Clearfield County, Penna. by handing to Larry Swanson a true and attested copy of the original Action to Quiet Title and made known to him the contents thereof. Now, October 25, 1983 at 10:05 AM DST served the within Action to Quiet Title on Dwayne Guelich, Owner of D.C. Guelich Explosive Co., defendant at his place of employment, RD, Erie Pike, Clfd. Co. Penna. by handing to Dwayne Guelich a true and attested copy of the original Action to Quiet title and made known to him the contents thereof. Now, October 25, 1983 at 10:30 AM DST served the within Action to Quiet title on Leonard Martell, Owner of Leonard Martell t/d/b/a Martell Sales & Service, defendant at his place of employment, Hyde, Clfd. Co. Penna. by handing to Leonard Martell a true and attested copy of the original Action and made known to him the contents thereof. Now, October 25, 1983 at 10:40 AM DST served the within Action to Quiet Title on Merle Sunderland, Area Mgr. for Beckwith Machinery Co., deft. at his place of employment, Old Town Road, Clfd. Clfd. Co. Penna. by handing to Merle Sunderland a true and attested copy of the original Action and made known to him the contents thereof. Now October 24, 1983 Eugene L. Coon, Sheriff of Allegheny County was deputized by Chester A. Hawkins, Sheriff of Clearfield County to serve the within Action to Quiet Title on Westinghouse Credit Corp. deft. Now, November 9, 1983 served the within Action to Quiet Title on Westinghouse Credit Corp., defendant by deputizing the Sheriff of Allegheny County. The return of Sheriff Coon is hereto attached and made a part of this return stating that he served Mary Ann Kelleher, Sec. So answers, Chester A. Hawkins, Sheriff by Marilyn Wood. DECEMBER 7, 1983, REPLY TO NEW MATTER OF DEFENDANT, D. C. GUELICH EXPLOSIVE COMPANY, filed by Carl A. Belin, Jr. DECEMBER 9, 1983, AFFIDAVIT, filed by Carl A. Belin, Jr. DECEMBER 9, 1983, MOTION & ORDER, filed by Carl A. Belin, Jr. AND NOW, December 8, 1983, an affidavit having been executed and filed on behalf of the Plaintiff that the Complaint with Notice to Plead had been served on the Defendants, Dealers Finance Service, Inc. and Beckwith Machinery Company and further that a notice of intention to file default judgment having been served on said defendants, and the defendants have not answered the Plaintiff, by its attorney, Carl A. Belin, Jr., moves the Court to enter default judgment in favor of the Plaintiff and against the Defendants, Dealers Finance Service, Inc. and Beckwith Machinery Company, and to grant the relief prayed for in accordance with Pennsylvania Rules of Civil Procedure No. 1066. AND NOW, this 8 day of December, 1983, an affidavit of service of the Complaint with Notice to Plead together with service of notice of intention to file default judgment having been filed, and no Answer having been made by the Defendants, Dealers Finance Service, Inc. and Beckwith Machinery Company, the Court, upon Motion of Carl A. Belin, Jr., Attorney for the Plaintiff, hereby orders that title to all that certain parcel of land situate partly in the Borough of Irvona and partly in Beccaria Township, Clearfield County, Pennsylvania, be quieted, that title to said premises is in the plaintiff, and that it shall be allowed to enjoy said property in peace. Said property is more particularly bounded and described as follows: ALL that property, piece or parcel of land located partly in Irvona Borough and partly outside the limits of said Borough in Beccaria Township, Clearfield County, Pennsylvania, together with the buildings and improvements erected thereon, bounded and described as follows: BEGINNING at a post on the East Bank of Clearfield Creek; thence by lands of the Witmer Land and Coal Company, South fifty (50) rods to a post; thence by lands of same West forty-seven (47) rods to a post;
83-1981-CD	DEALERS FINANCE SERVICE, INC.: D. C. GUELICH EXPLOSIVE COMPANY; BECKWITH MACHINERY; LEONARD MARTELL t/d/b/a MARTELL SALES & SERVICE; and WESTINGHOUSE CREDIT CORPORATION.	
Joseph Colavecchi		
J. Michael Baggett		
Pro by Atty.	40.50	
Atty. Shff Hawkins	3.00	
Shff Coon by Atty.	27.35	
Shff Coon by Atty.	12.50	
Notary by Atty.	1.50	
Pro by Atty	10.00	
Pro	10.00	
Pro by Atty	10.00	
Pro by Atty	10.00	

<p>THE FIRST NATIONAL BANK OF REYNOLDSVILLE 444 Main Street Reynoldsville, PA 15851</p>	<p><u>D. S. B. -- OCTOBER 14, 1983</u></p> <p>Pay In Installments.</p> <p>By Virtue of Power of Attorney contained therein.</p> <p>Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Seven Thousand Seventy-six and 16/100 Dollars with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p>
<p>Oct. 24 83-1982-CD 9:10 a.m.</p>	<p>Debt \$7,076.16</p> <p>Atty. Comm. 20%</p> <p>Interest from October 14, 1983.</p>
<p>AUGUSTINE INDRE and GRACE MAE INDRE 3135 Brady Street DuBois, PA 15801</p>	<p>Filed and Entered by Attorney, October 21, 1983.</p> <p>Judgment</p> <p><i>[Signature]</i> Prothonotary</p>
<p>Pro Ben. Blakley Re by Atty. 9.00 by Atty. 5.00</p>	<p>OCTOBER 21, 1938, Notice of Entry of Judgment mailed to Defendant.</p> <p>And Now, <u>28</u> <u>days</u> <u>Aug 1986</u> By paper filed, the sum of <u>7076.16</u> Dollars in full of debt, interest and costs.</p> <p><i>[Signature]</i> Prothonotary</p>

CONTINUED FROM PAGE 117      NO. 83-1984-CD      DORIS PATTON -vs- RONALD G. PATTON

10:00 a.m. to 8:30 p.m. thereafter.  
c. Ronald G. Patton shall have visitation with the minor children on Tuesday, November 29, 1983 from 6:00 p.m. to 8:30 p.m. and on every Tuesday thereafter from 6:00 p.m. to 8:30 p.m.  
d. Ronald G. Patton shall have visitation on December 24, 1983 from 2:00 p.m. to 5:00 p.m. and on December 25, 1983 from 2:00 p.m. to 6:00 p.m.  
(2) Ronald G. Patton shall not consume alcoholic beverages while he has the minor children in his care during visitation.  
(3) Neither party shall take the children out of the state of Pennsylvania without the express permission of this court.  
(4) Ronald G. Patton shall not contact Renate or Robert Flanagan at their place of business, DuBois Business College, or at their home in the evening hours. In the event of medical or other emergency, Ronald G. Patton may make such contact.  
(5) Ronald G. Patton may contact plaintiff, Doris Patton, at the home of Renate and Robert Flanagan during the morning or afternoon hours. Ronald G. Patton agrees to limit such contact to one phone call per day and both parties agree that such telephone contact shall be conducted in a reasonable fashion for the purpose of resolving their marital and other obligations.  
; (6) Both parties shall continue in counseling and shall follow the recommendation of their counselors regarding joint counseling sessions. Doris Patton shall continue with her involvement in counseling at the Clearfield Jefferson Community Mental Health Center under the direction of Thomas M. Brandon and Ronald G. Patton shall continue his involvement with Lutheran Social Service under the direction of David Kosko.  
(7) Both parties shall follow the recommendations of their counselors regarding extending the visitation schedule to provide for overnight visitations between Ronald G. Patton and the minor children.  
(8) Ronald G. Patton shall provide Doris Patton with her birth certificate, passport, car registration, and any other documents that she requires to conduct her financial affairs. Doris G. Patton shall provide Ronald G. Patton with any documents he needs for continuation of his business and private obligations.  
(9) The parties shall continue to abide by the consent Agreement executed on November 10, 1983 and incorporated by this Court on the same date except as amended above.  
(10) The parties shall keep each other advised regarding the children's educational, medical, and mental progress and shall consult with each other regarding any major decisions that must be made regarding the children, including but not limited to health, emergencies and educational needs. By the Court, /s/ John K. Reilly, Jr., President Judge  
FEBRUARY 10, 1984, PETITION FOR EXTENSION AND MODIFICATION OF CONSENT AGREEMENT filed by Keystone Legal Services  
RULE  
AND NOW, this 10 day of Feb, 1984, a Rule is granted upon the Respondent, Ronald G. Patton, to show cause why the Petition For Extension and Modification Of Consent Agreement pursuant to the Protection From Abuse Act, 35 P.S. §§10181 et seq. should not be granted.  
A hearing on this matter will be held on the 15 day of Feb, 1984 in the Clearfield County Courthouse, Clearfield, Pennsylvania at 9:00 o'clock A.M.  
A copy of this Rule and accompanying Petition should be served on Defendant forthwith.  
BY THE COURT, John K. Reilly, Jr., President Judge  
Three copies certified to Attorney

Elizabeth Cunningham	DAVID LEE LEIBY	<p>OCTOBER 24, 1983, PETITION FOR VISITATION, filed by Elizabeth Cunningham, Esquire</p> <p>One (1) copy Certified to Attorney.</p> <p>ORDER, filed</p> <p>AND NOW, this 24th day of October, 1983, upon consideration of the foregoing Petition For Visitation filed by the Petitioner, DAVID LEE LEIBY, it is hereby ORDERED and DIRECTED that it is further ORDERED and DIRECTED that a Rule To show Cause is hereby issued upon the Respondent, JUDY MORGAN LEIBY, to show cause why the Petition For Visitation should not be granted and a hearing is scheduled for the 16th day of November at 9:00 a.m. at the Clearfield County Courthouse, Clearfield, Pennsylvania at which time the Respondent, JUDY MORGAN LEIBY, is ordered to appear. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p> <p>NOVEMBER 16, 1983, ORDER, filed</p> <p>AND NOW this 16th day of November 1983, both parties having been represented by counsel, it is hereby ORDERED and DIRECTED that primary care, physical custody and control of the parties' minor child, DAVID LEE LEIBY, Jr. (d.o.b. 8/13/80) shall be with the Respondent/Mother, JUDY MORGAN LEIBY and further that shared legal custody of the parties' minor child shall be with the Mother and the Petitioner/Father, DAVID LEE LEIBY.</p> <p>It is further ORDERED and DIRECTED that visitation shall be with the Petitioner/Father as follows:</p> <p>1) Alternate weekends (commencing Friday at 6:00 p.m. and ending Sunday at 6:00 p.m.)</p> <p>2) Wednesdays of that week during which there will be no visitation on the weekends (5:00 - 7:00 p.m.)</p> <p>3) Alternate holidays (New Year's Eve, New Year's day, Easter, Memorial Day, July 4th, Labor Day Thanksgiving).</p> <p>4) Alternate Christmas Eve and Christmas Day visitation as follows:</p> <p>a) Noon Christmas Eve to noon Christmas Day.</p> <p>b) Christmas noon to December 26 noon.</p> <p>5) Fathers' Day and Father's Birthday.</p> <p>6) Child's Birthday of day before or day after.</p> <p>7) Four weeks during the summer months, not consecutive.</p> <p>BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p> <p>(3) copies cert. to Atty.</p>
	83-1983-CD	
	JUDY MORGAN LEIBY	
Pro	by Atty.	40.00
Atty.		3.00





Martha O. Wolf	THE BALTIMORE and OHIO RAILROAD COMPANY	83-1985-CD	OCTOBER 24, 1983, COMPLAINT IN ASSUMPSIT, filed by Martha O. Wolf, Esquire One (1) copy Certified to Sheriff.  OCTOBER 27, 1983, AFFIDAVIT OF SERVICE, filed NOW, October 27, 1983, at 1:35 PM o'clock DST served the within Complaint in Assumpsit on Fred Brown, Sec. Treas. for defendant at his palce of employment, Swistock Assoc. Coal Co., Inc., PO Box 275, 614 Grace St., Houtzdale, Clearfield County, Penna by handing to Fred Brown a ture and attested copy of the origianl Complaint and made known to him the contents thereof. /s/ Answers, Chester A. Hawkins, sheriff, by Marilyn Wood.  NOVEMBER 15, 1983, PRELIMINARY OBJECTIONS, filed by Kriner and Koerber. Four copies Certified to Attorney. DECEMBER 9, 1983, ANSWER TO DEFENDANT'S PRELIMINARY OBJECTIONS filed by Apple and Apple DECEMBER 9, 1983, PRAECIPE FOR ARGUMENT filed by Apple and Apple Place the above captioned case on the next available argument list for <sup>10:30a.m.</sup> February 28, 19 84. Opposing counsel or party will be notified. s/not legible, Apple & Apple DECEMBER 9, 1983, BRIEF filed by Apple and Apple  FEBRUARY 16, 1984 LETTER filed by Martha O. Wolf Letter requested argument time. Mailed copy of Praecipe For Argument on February 22, 1984 FEBRUARY 27, 1984 LETTER filed by Martha O. Wolf Letter withdrawing request for argument time. Will file an Amended Complaint.  APRIL 16, 1984, NOTICE AND AMENDED COMPLAINT WITH CONSENT COUNSEL, filed by Apple and Apple. CERTIFICATION OF SERVICE filed. I hereby certify that I am this day serving a true and correct copy of the attached or foregoing document upon the persons and in the manner indicated below: Service by first class mail, postage prepaid and addressed as follows: Dwight L. Koerber, Jr., 110 No. Second Street, P.O.Box 1320, Clearfield, Pa. 16830 and, David S. Ammerman, Esquire., 23 No. Second Street, Clearfield, Pa. 16830 /s/ Martha O. Wolf, Esquire.
			JUNE 5, 1984, ANSWER AND NEW MATTER OF DEFENDANT, filed by Dwight L. Koerber, Jr., Esquire. Three (3) Copies Certified to Attorney.  JULY 23, 1984, PRELIMINARY OBJECTIONS TO DEFENDANT'S NEW MATTER filed by Apple & Apple,  / SEPTEMBER 20, 1984, WITHDRAWAL OF PRELIMINARY OBJECT- IONS, filed by Martha O. Wolfe, Esq.
Kriner & Yeager	SWISTOCK ASSOCIATES COAL COMPANY, INCORPORATED.	Pro BY Atty. 40.00 Atty 3.00 Shfff Hawkins by Atty. 17.95 Pro <i>by Atty</i> 15.00	SEPTEMBER 21, 1984, ORDER, filed. NOW, this 21st day of September, 1984, upon notice of Plaintiff, it is the ORDER of this Court that Preliminary Objections filed by Plaintiff to Defendant's new matter be and are hereby withdrawn. /s/ John K. Reilly, Jr., P.J. SEPTEMBER 28, 1984, PRAECIPE FOR ARBITRATION, filed. Kindly place the above-captioned matter on the next available Arbitaration List. Rhe estimated time for arbitration of this matter is two and one-half hours. /s/ Martha Wolf.  OCTOBER 1, 1984, LETTER from Dwight L. Koerber, Jr., filed.  MAY 23, 1985, DEPOSITION OF FRANCIS LOUIS GIGLIOTTI, filed by Geiger and Loria Reporting Service, Inc.  JUNE 17, 1985, DEPOSITION OF JAMES W. SWISTOCK, filed in transcript drawer "S" JUNE 24, 1985, MOTION FOR SUMMARY JUDGMENT, filed by Dwight L. Koerber, Jr.  NOVEMBER 18, 1985, MEMORANDUM & ORDER, filed NOW, this 18th day of Noember, 1985, following argument it is the ORDER of this Court that Defendant's Motion for Summary Judgment be and is hereby denied. BY THE COURT: John K. Reilly, Jr President Judge.  DECEMBER 12, 1985, LETTER AS PER ARBITRATION from Apple and Apple, filed. DECEMBER 16, 1985, SENDER'S RECEIPT, filed. DECEMBER 20, 1985, RETURN RECEIPT, filed DECEMBER 20, 1985, RETURN RECEIPT, filed. DECEMBER 20, 1985, RETURN RECEIPT, filed.
			MARCH 3, 1986, JOINT MOTION FOR ENTRY OF ORDER AND DISCONTINUING CASE & ORDER, filed 4 cert atty AND NOW, this 28th day of February, 1986, upon consieration of the Joint MOTION filed herein by Plaintiff and Defendant, it is the finding of this Court that the settlement between the parties is a proper, just and reasonable one, and it is therefore, the ORDER AND DECREE OF this court that in view of the release that has been signed, that the docket in this case shold be marked as settled, satisfied and discontinued. BY THE COURT: John K. Reilly, Jr Presient Judge  SETTLED SATISFIED DISCONTINUED

		<p>COMMUNITY CONSUMER DISCOUNT COMPANY OF CLEARFIELD, 101 N. third Street Clearfield, PA 16830</p> <p>83-1986-CD</p> <p>JUSTIN WILLIAMS and ELMA WILLIAMS Box 84 Karthaus, PA 16845</p> <p>Pro by Plff 9.00 o.c. 6.50 pro. by plff 5.00</p>	<p>OCTOBER 24, 1983, AGREEMENT TO REVIVE JUDGMENT, filed. To Revive and Continue Lien entered to 78-2726-CD By Virtue of Agreement contained herein. Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Eight Thousand Four Hundred Sixty- three and 60/100 Dollars, with costs. Debt \$8,463.60 Atty. Comm. 15% Interest from October 24, 1983, Filed and Entered by Plaintiff, October 24, 1983. Judgment.</p> <p><i>Raymond Dethen</i> Prothonotary</p> <p>And Now, <u>27</u> <u>July 1984</u> by <u>pro.</u> filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Raymond Dethen</i> Prothonotary</p>
		<p>COMMONWEALTH OF PENNA DEPARTMENT OF REVENUE PO Box 2055 Harrisburg, PA 17105</p> <p>83-1987-CD</p> <p>TAE CORPORATION t/a TRAVEL AMERICA REST KYLERTOWN TRUCK STOP I-80 &amp; RT 53, Exit 21 Kylertown, PA 16847</p> <p>Pro by Plff 9.00</p>	<p>OCTOBER 24, 1983, CERTIFIED COPY OF LIEN, PENNSYLVANIA SALES &amp; USE TAX, filed Pursuant to the laws of the Commonwealth of Pennsy- lvania. Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Four Hundred Nineteen and 99/100 Dollars. Debt \$419.99 (Tax, plus Interest, Comp. to 10/16/83) Filed and Entered by Plaintiff, October 24, 1983. Judgment</p> <p><i>Raymond Dethen</i> Prothonotary</p>

<p>Oct 24 8:30 a.m.</p>	<p>COMMONWEALTH OF PENNA DEPARTMENT OF REVENUE PO Box 2055 Harrisburg, PA 17105</p> <p>83-1988-CD</p> <p>BERNARDO SEAMLESS ALMNM GTTRS., INCORPORATED. 1116 S. Brady Street DuBois, PA 15801</p> <p>Pro by Plff 9.00</p>	<p><u>OCTOBER 24, 1983, CERTIFIED COPY OF LIEN, PENNSYLVANIA SALE &amp; USE TAX, filed.</u></p> <p>Pursuant to the laws of the Commonwealth of Pennsy- lvania, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Three Thousand Eight Hundred Thirty-five and 40/100 Dollars.</p> <p>Debt \$3,543.62 (Tax, plus Interest Comp. 10/16/83)</p> <p>Filed and Entered by Plaintiff, October 24, 1983</p> <p>Judgment</p> <p><i>Raymond Netherum</i> Prothonotary</p>	
<p>Oct. 24 8:30 a.m.</p>	<p>COMMONWEALTH OF PENNA DEPARTMENT OF REVENUE PO Box 2055 Harrisburg, PA 17105</p> <p>83-1989-CD</p> <p>JOHN R. AMILDAVICH TRANSCURSION BY SEVEN STARS 113 S. Brady Street DuBois, PA 15801</p> <p>Pro by Plff 9.00</p>	<p><u>OCTOBER 24, 1983, CERTIFIED COPY OF LIEN, PENNSYLVANIA SALE &amp; USE TAX, filed</u></p> <p>Pursuant to the laws of the Commonwealth fo Pennsy- lvania, Judgment is entered in favor of the Plaintiff and against the DEfendants in teh sum of Fifty and 27/100 Collars.</p> <p>Debt \$50.27 (Tax, plus Interest, Comp. 10/31/83)</p> <p>Filed and Etnered by Plaintiff, October 24, 1983</p> <p>Judgment</p> <p><i>Raymond Netherum</i> Prothonotary</p>	

Kim C. Kesner	JOHN ILNICKY	OCTOBER 24, 1983, COMPLAINT IN DIVORCE, filed by Kim C. Kesner, esquire. One (1) copy Certified to attorney.
		OCTOBER 27, 1983, AFFIDAVIT OF SERVICE. filed.
		JANUARY 27, 1984, AFFIDAVIT OF CONSENT of Karen Ilnicky, filed.
		JANUARY 27, 1984, AFFIDAVIT OF CONSENT of John Ilnicky, filed.
10/24/83 \$75.00 Pd. by Atty.	83-1990-CD	JANUARY 30, 1984, ORDER, filed. Two Copies Cert Atty. AND NOW, this 27 day of January, 1984, the parties having stipulated to the entry of the following Order concerning custody of their minor child, Jessica R. Ilnicky, date of birth February 15, 1978, it is hereby ORDERED and DECREED that Karen Ilnicky shall have custody of the parties' minor child, Jessica R. Ilnicky, and John Ilnicky shall have such visitation as the parties agree from time to time. BY THE COURT: /s/ John K. Reilly, Jr.
Clfd Trust		JANAURY 30, 1984, PRAECIPE TO TRANSMIT RECORD, filed by Kim Kesner, Esquire. DIVORCE DECREE, filed.
	KAREN ILNICKY	AND NOW, to wit, this 31st day of Janaury, 1984, it is Ordered, Adjudged and Decreed that John Ilnicky, Plaintiff, and Karen Ilnicky, Defendant, are divorced from the bonds of matrimony . BY THE COURT: /s/ John K. Reilly, Jr., President Judge.
		FEBRUARY 15, 1984, MAILED VITAL STATISTICS FORM TO DEPARTMENT OF HEALTH, HARRISBURG, PA
	Pro	40.00
	Pro	.50
Ck#4675 Trans to reg acct. Pro.	40.50	\$75.00
#11309 Atty	34.50	\$75.00

and hereafter use her maiden name of SUSAN J. HOOVER and gives this written notice avowing her intention in accordance with the provisions of 54 Pa. C.S.A. S704. /s/ SUSAN J. MAPES, TO BE KNOWN AS: SUSAN J. HOOVER.







		<div>ANGELINA SMELTZER</div> <div>RD #2, Box 189</div> <div>Morrisdale, PA 16858</div>	<div>OCTOBER 25, 1983, JUDGMENT FROM J.P., Michael A. Rudella, field</div> <div>Judgment entered in favor of the Plaintiff and against the Defendnt in the sum of Two Hundred Seventy-five and 00/100 Dollars, with costs.</div> <div>Debt \$275.00</div> <div>Interest from August 15, 1983.</div> <div>Filed and Entered by Plaitniff, October 25, 1983.</div> <div>Judgment</div> <div><div>Raymond Witherman</div><div>Prothonotary</div></div> <div>DECEMBER 27, 1983, CERTIFICATION OF MOTOR VEHICLE JUDGMENT mailed to Bureau of Traffic Safety, Room 409, Transportation &amp; Safety Bldg., Harrisburg, Pa. 17123</div> <div><div>Proby Plff9.00</div><div>Proby Plff5.00</div><div>preby pff5.00</div></div>
<div>Oct 25</div> <div>9:00 a.m.</div>	<div>83-1994-CD</div>	<div>EDWIN HUTCHINGS</div> <div>PO Box 94</div> <div>Grassflat, PA 16839</div>	<div>And Now, 25 day of Feb 19 85 By paper filed, the sum of \$275.00 is satisfied in full of debt, interest and cost.</div> <div><div>Attest Raymond Witherman</div><div>Prothonotary</div></div>
		<div>BUTLER COUNTY MUSHROOM FARM</div> <div>RD #2</div> <div>Cabot, PA</div>	<div>D. S. B. -- DATED OCTOBER 5, 1983.</div> <div>Pay in Installments.</div> <div>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 Twenty-seven and 60/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</div> <div>Debt \$12,027.60</div> <div>Atty. Comm. 20%</div> <div>Interest from October 5, 1983.</div> <div>Filed and Entered by Plaintiff, Octob 26, 1938</div> <div>Judgment</div> <div><div>Raymond Witherman</div><div>Prothonotary</div></div> <div>October 26, 1983, Notice of Entry of Judgment mailed to Defendant.</div> <div><div>Proby Plff9.00</div><div>pre5.00</div></div>
<div>Oct 26</div> <div>8:30 a.m.</div>	<div>83-1995-CD</div>	<div>GEORGE T. FERRARI</div> <div>115 Maplewood Dr.</div> <div>Butler, PA</div>	<div>Oct 27 1984</div> <div><div>Raymond Witherman</div><div>Prothonotary</div></div>

<div>John R. Carfley</div> <div>Oct. 26 8:30 a.m.</div>	<div>JOHN R. CARFLEY</div> <div>PO Box 249</div> <div>Philipsburg, PA 16866</div> <div>83-1996-CD</div> <div>ANN M. HOOVER</div> <div>Box 165</div> <div>Morrisdale, PA 16858</div> <div>Pro by Atty. 9.00</div> <div>Res By Atty. 5.00</div>	<div>D. S. B. -- DATED JULY 29, 1985.</div> <div>Payment on Demand.</div> <div>By Virtue of Power of Attorney contained therein.</div> <div>Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Four Hundred Sixty-nine and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</div> <div>Debt \$2,469.00</div> <div>Atty. Comm.</div> <div>Interest from July 29, 1983</div> <div>Filed and Entered by Attorney, October 26, 1983</div> <div>Judgment.</div> <div><div>Raymond Witherow</div>Prothonotary</div> <div>October 26, 1983, Notice of Entry of Judgment mailed to Defendant.</div> <div>And Now, <u>10</u> day of <u>May</u> 19<u>85</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</div> <div>Attest <div>Raymond Witherow</div>Prothonotary</div>
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James A. Naddeo	LAUNCELOT E. SOULT, JR.	OCTOBER 26, 1983, COMPLAINT IN DIVORCE, filed by James A. Naddeo, Esquire. One (1) copy Certified to Attorney. NOVEMBER 1, 1983, AFFIDAVIT, filed JAMES A. NADDEO, Esquire, Attorney for the above named plaintiff, being duly sworn according to law, deposes and states that a certified copy of the complaint filed in the above captioned action was served upon the defendant in accordance with Pa. R.C.P. 1920.4 (A)(L)(II) by certified mail, restricted delivery, return receipt requested on October 27, 1983 at the defendant's residence of 108 Elizabeth Street, Clearfield, Pennsylvania, 16830, as appears from the receipt of certified mail attached hereto. /s/ James A. Naddeo.
10/26/83 \$75.00 Pd. by Atty.	83-1998-CD	NOVEMBER 8, 1983, APPEARANCE, filed. Enter my appearance for Defendant, Patricia K. Soult, in above case. SUGHRUE & KESNER, By /s/ John Sughrue NOVEMBER 18, 1983, AFFIDAVIT OF SERVICE, filed Before me, the undersigned officer, personally appeared JAMES A. Naddeo, who being duly sworn according to law, deposes and states that he is the attorney for the plaintiff in the above captioned case; that in accordance with the Pennsylvania Rules of Civil Procedure 4005 that an original and two copies of Interrogatories directed to the defendant, Patricia K. Soult, were served on the attorney for the defendant, John Sughrue, Esquire, by handdelivering the same on the 14th day of November, 1983. Said Interrogatories included a direction to reply to said Interrogatories within thirty (30) days from the date of service. /s / James A. Naddeo
Clfd Trust	PATRICIA K. SOULT,	FEBRUARY 24, 1984, NOTICE TO THE DEFENDANT and PLAINTIFF'S AFFIDAVIT UNDER SECTION 201(d) OF THE DIVORCE CODE filed by Belin, Belin & Naddeo One copy certified to Attorney FEBRUARY 24, 1984 ANSWER AND COUNTERCLAIM filed by John Sughrue CERTIFICATION OF SERVICE FEBRUARY 28, 1984, ORDER, filed by James A. Naddeo One Copy Certified to Attorney AND NOW, this 28 day of February, 1984, upon consideration of Plaintiff's attached Motion to Compel Compliance the Court grants a rule on Defendant, Patricia K. Soult, to show cause why Plaintiff's motion should not be granted. Rule returnable on the 4 day of April, 1984, at 10:00 A.M. in the Courtroom of the Clearfield County Courthouse. /s/ John K. Reilly, Jr., P.J.
Pro Ck#11342	Pro 40.00 Shff Hawkins 11.75 Pro .50	
Ck#5845 Trans to reg acct.	\$75.00	
Pro. 40.50		
#11342 Shff 11.75		
#12984 Atty 22.75	\$75.00	
		FEBRUARY 29, 1984, AFFIDAVIT OF SERVICE, filed. Now, Feb. 28, 1984 at 5:58 PM o'clock EST served within Notice on Patricia K. Soult, deft at her place of residence. So answers, Chester A. Hawkins, Shff By /s/ Marilyn Wood
		MARCH 13, 1984, MOTION TO STRIKE INTERROGATORIES, & RULE TO SHOW CAUSE, filed by John Sughrue AND NOW, to-wit: this 12th day of March, 1984, upon consideration of the foregoing Motion, it is ORDERED that a Rule shall be and is hereby issued directed to Launcelot E. Soult, Jr., Plaintiff, to appear and show cause, if any, why the prayer of the foregoing Motion should not be granted. THIS RULE is returnable and argument on the same will be held on the 4th day of April, 1984 at 9:00, A.M. in the main court room of the Clearfield County Court House, Clearfield Pennsylvania. BY THE COURT /s/ John K. Reilly, Jr., President Judge.
		MARCH 12, 1984, DEFENDANTS COUNTERAFFIDAVIT PURSUANT TO PENNSYLVANIA RULE OF CIVIL PROCEDURE 1920.14(b), filed by John Sughrue
		MARCH 16, 1984, AFFIDAVIT OF SERVICE, filed by James A. Naddeo JAMES A. NADDEO, Esquire, attorney for Plaintiff, Launcelot E. Soult, Jr., being duly sworn according to law, deposes and states that the original and two (2) copies of Interrogatories for Answer by defendant were mailed by regular mail at Post Office, Clearfield, Pennsylvania, postage prepaid, this 16th day of March, 1984, to the attorney of record, John Sughrue, Esquire, 23 North Seceond Street, Clearfield, Pennsylvania. /s/ James A. Naddeo
		MARCH 19, 1984, OBJECTIONS TO PLAINTIFFS INTERROGATORIES, & CERTIFICATE OF SERVICE, filed by Kim C. Kesner One Copy Cert. to Atty APRIL 5, 1984, CERTIFICATE OF SERVICE filed by Kim C. Kesner, Esquire. APRIL 9, 1984, ORDER filed. AND NOW, to wit, this 4th day of April, 1984, this being the date set for a Rule Returnable on Plaintiff's Motion to Compel Answers to Interrogatories Served November 14, 1983, and Defendant's cross Motion to Strike the same, after argument, it is ORDERED that Plaintiff's Motion to Compel is dismissed and Interrogatories filed by the Plaintiff and served on the Defendant on or about November 14, 1983, shall be and are hereby stricken. BY THE COURT: /s/John K. Reilly, Jr. P.J.
		APRIL 18, 1984, ANSWERS AND OBJECTIONS TO INTERROGATORIES, filed by Kim C. Kesner, Esq. One copy certified to Attorney.

<p>Oct 27 12.00 p.m.</p>	<p>DAVID ROCKEY</p> <p>83-1999-CD</p> <p>CLAIR HIGH, and RHODA HIGH</p> <p>Box 113 Clearfeild, PA 16830</p> <p>Pro by Plff 9.00 o.c. 20.10</p>	<p>OCTOBER 27, 1983, JUDGMENT FROM J.P., William M. Daisher filed.</p> <p>Judgment entered in favor of Plaintiff and against the Defendant in the sum of Two Hundred and 00/100 Dollars, with costs.</p> <p>Debt \$200.00</p> <p>Interest from September 21, 1983.</p> <p>Filed and Entered by Plaintiff, October 27, 1983.</p> <p>Judgment</p> <p><i>Raymond M. Nathan</i> Prothonotary</p>	


Richard H. Milgrub	CHERYL LYNN GISEWHITE	OCTOBER 27, 1983, COMPLAINT IN DIVORCE, -filed by Richard H. Milgrub, Esquire. One (1) copy Certified to Attorney. NOVEMBER 3, 1983, AFFIDAVIT OF SERVICE, filed NOW November 2 1983 at 2:15 PM o'clock DST served the within Complaint in Divorce on Terry L. Gisewhite, defendant at his place of employment, Weaver St., Clearfield, Clearfield County, Penna. by handing to Terry L. Gisewhite a true and attested copy of the original Complaint in Divorce and made known to him the contents thereof. So answers, Chester A. Hawkins, Sheriff by Marilyn Wood.
10/27/83 \$75.00 Pd. by Atty.	83-2000-CD	JANAURY 27, 1984, AFFIDAVIT OF CONSENT OF CHERYL LYNN GISEWHITE, filed JANUARY 27, 1984, AFFIDAVIT OF CONSENT OF TERRY L. GISEWHITE, filed JANUARY 27, 1984, PRAECIPE TO TRANSMIT RECORD, -filed BY Richard H. Milgrub, Esquire. DECREE, filed AND NOW, this 27th day of Janaury, 1984, it is ORDERED and DECREED that Cheryl Lynn Gisewhite, Plaitiff and Terry L. Gisewhite, Defendant, are divorced from the bonds of matrimony. BY THE COURT: /s/ John K. Reilly, Jr. President Judge. FEBRUARY 15, 1984, MAILED VITAL STATISTIC FORM TO DEPARTMENT OF HEALTH, NEW CASTLE, PA
Clfd Trust	TERRY L. GISEWHITE	
Prothy Ck# 11198	Pro 40.00 Shff. 17.15 Pro .50	
Ck#4680 Trans Pro. #1198 Shff #11317 Atty	to reg acct. \$75.00 40.50 17.15 17.35	

Oct. 28 10:50 a.m.	<p>COMMONWEALTH OF PENNA DEPARTMENT OF LABOR AND INDUSTRY, Harrisburg, PA</p> <p>83-2001-CD</p> <p>MICHAEL SOCASKI, Individually and t/a AMERICAN TRAINING SERVICE</p> <p>Pro by Plff. 9.00 Pro by Plff 5.50</p>	<p>OCTOBER 28, 1983, SUGGESTION OF NON-PAYMENT, filed To Revive and Continue Lien entered to No. 78-2943-CD Fifteen days have elapsed since notice of filing this suggestion has been sent by Registered Mail to the named defendants at their last known address. Pursuant to the Provision of Act #372 of September 26, 1951. Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Four Hundred Sixty- two and 36/100 Dollars, with cost of Suit. Debt \$462.36 (Tax, plus Int) Filed and Entered by Plaintiff, October 28, 1983 Judgment</p> <p><i>Raymond Withers</i> Prothonotary</p> <p>And Now, <u>28</u> day of <u>Dec</u> <u>1983</u> By paper filed, in full of debt, Interest on <u>Raymond Withers</u> Prothonotary</p>
Oct 28 8:30 a.m.	<p>KEYSTONE NATIONAL BANK 200 East Mahoning Street Punxsutawney, PA 15767</p> <p>83-2002-CD</p> <p>LAWSON H. SHAFFER and MARY I. SHAFFER Box 27 Troutville, PA 15866</p> <p>Pro by Plff 9.00 o.c. 6.50</p>	<p>OCTOBER 28, 1983, AGREEMENT TO REVIVE, filed. To Revive and Continue Lien entered to 79-102-CD. By Virtue of Agreement contained herein. Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Eight Thousand One Hundred Ten and 80/100 Dollars, with costs. Debt \$8,110.80 Atty. Comm 15% Interest from January 16, 1979. Filed and Entered by Plaintiff, October 28, 1983. Judgment</p> <p><i>Raymond Withers</i> Prothonotary</p>

CIVIL ACTION

OCTOBER 1983

DOCKET 237

<p>PATRICIA McNIGHT 150 W. DuBois, Avenue DuBois, PA 15801</p> <p>83-2004-CD</p> <p>FRANK HILL and NANCY HILL 102 S. Jared Street DuBois, PA 15801</p> <p>Pro 9.00</p>	<p>Oct. 28 1:35 p.m.</p>		<p>OCTOBER 28, 1983, JUDGMENT FROM J.P., Wesley J. Read, filed.</p> <p>Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of One Thousand Eight Hundred Thirty-one and 19/100 Dollars.</p> <p>Debt \$1,831.19</p> <p>Interest from March 30, 1983.</p> <p>Filed and Entered by Plaintiff, October 28, 1983.</p> <p>Judgment</p> <p> Prothonotary</p>	
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Anthony S. Guido	MARY ROSE SPADARO	<p>OCTOBER 28, 1983, PRAECIPE FOR WRIT ON SUMMONS IN TRESS-PASS, filed by Anthony S. Guido</p> <p>Enter my appearance for Plaintiff, MARY ROSE SPADARO, and issue a Summons in Trespass against Defendant, SHIRISH N. SHAH, M.D., of 629 South Main Street, DuBois, Clearfeild County, Pennsylvania.</p> <p>OCTOBER 28, 1983, WRIT OF SUMMONS IN TRESPASS ISSUED TO SHERIFF FOR SERVICE.</p> <p>NOVEMBER 7, 1983, AFFIDAVIT OF SERVICE, filed.</p> <p>NOW, Nov. 1, 1983 at 3:30 PM o'clock DST served within Summons on Shirish N. Shah, M.D., deft at his place of employment. So answers, Chester A. Hawkins, Shff By /s/ Marilyn Wood</p> <p>NOVEMBER 16, 1983, PRAECIPE FOR ENTRY OF APPEARANCE, filed by James M. Horne &amp; John W. Blasko</p> <p>Please enter the undersigneeds' appearance on behalf of the Defendant, SHIRISH N. SHAH, M.D., and have all papers served on the undersigned. /s/ John W. Blasko &amp; James M. Horne</p> <p>NOVEMBER 16, 1983, PRAECIPE FOR RULE TO FILE A COMPLAINT, filed by McQuaide, Blasko, Schwartz, Fleming &amp; Faulkner, Inc.</p> <p>Please enter Rule on Plaintiff in the above-captioned matter to file a Complaint within twenty (20) days, or suffer entry of judgment of non pros. /s/ John W. Blasko</p> <p>NOVEMBER 16, 1983, CERTIFICATE OF SERVICE, filed by John W. Blasko</p> <p>I hereby certify that a true and correct copy of the Entry of appearance in the above-captioned matter was mailed on November 14, 1983, at the post office, State College, Pennsylvania, postage prepaid, to the attorney of record, Anthony S. Guido, Esq., 109 North Brady Street, DuBois, PA 15801</p> <p>NOVEMBER 28, 1983, CERTIFICATE OF SERVICE, filed by John W. Blasko</p> <p>DECEMBER 5, 1983, CERTIFICATE OF SERVICE, filed by John W. Blasko</p>	
	83-2003-CD	Pro by Atty. 20.00	
McQuaide, Blasko, Schwartz, Fleming & Faulkner, Inc.	SHIRISH N. SHAH, M.D.	Atty. by Atty 3.00	
		Shff Hawkins 18.35	
		Pro by Atty 20.00	
		Pro by atty 5.00	
		<p>MARCH 20, 1984, COMPLAINT, filed by Anthony S. Guido</p> <p>MAY 6, 1985, NOTICE OF RECORDS DEPOSITION OF RICHARD O. SCHAMP, M.D., filed by John W. Blasko, Esq.</p> <p>MAY 6, 1985, NOTICE OF RECORDS DEPOSITION OF DR. STANLEY LANG, filed by John W. Blasko, Esq.</p> <p>MAY 6, 1985, CERTIFICATE OF SERVICE, filed.</p> <p>I hereby certify that a true and correct copy of the Notices of Records Deposition in the above-captioned matter was mailed by regular mail, postage prepaid, at the Post Office, State College, Pennsylvania on this 2nd day of May, 1985, to the attorney of record, Anthony S. Guido, Esq., 109 North Brady Street, DuBois Pa. 15801/s/ John W. Blasko, Esq.</p> <p>AUGUST 1, 1985, PRAECIPE, filed.</p> <p>Place the above case on the trial list.</p> <p>AUGUST 14, 1985, NOTICE OF DEPOSITION OF SHIRISH N. SHAH, M.D., filed by Anthony Guido, Esq.</p> <p>SEPTEMBER 18, 1985, PRAECIPE FOR SETTLEMENT AND DISCONTINUANCE, filed.</p> <p>Please mark the above captioned case discontinued with prejudice, upon payment of costs./s/ Anthony Guido, Esq.</p> <p>DISCONTINUED WITH PREJUDICE</p>	



Benjamin S. Blakley	CHRISTINE VICTORIA BROWN	OCTOBER 28, 1983, COMPLAINT IN DIVORCE, filed by Benjamin S. Blakley, Esquire. One (1) copy Certified to Sheriff. DECEMBER 8, 1983, ANSWER, filed by William U. Smith MARCH 28, 1984, INCOME AND EXPENSE STATEMENT filed. JUNE 14, 1984, PETITION FOR ALIMONY PENDENTE LITE, COUNSEL FEES AND EXPENSES, filed by Benjamin S. Blakley, III. One Copy Certified to Attorney. RULE TO SHOW CAUSE AND NOW, this 13 day of June, 1984, upon consideration of the foregoing Petition and upon Motion of BENJAMIN S. BLAKLEY, III, Attorney for the Plaintiff a Rule is granted on the Defendant, ROBERT EARL BROWN, to show cause why he should not pay the Plaintiff, Alimony Pendente Lite and Counsel Fees. Rule Returnable and hearing thereon the 3 day of July 1984, at 10 o'clock A.M. at the Courthouse in Clearfield, Pa. By the Court, /s/ John K. Reilly, Jr., P.J.  SEPTEMBER 4, 1987 ORDER filed NOW, this 3rd day of September, 1987, this being the day and date set for hearing into Plaintiff's Petition for Counsel Fees, upon agreement of the parties, it is the ORDER of this Court that Defendant shall pay to the Plaintiff the sum of Six Thousand Three Hundred (\$6,300.00) Dollars within thirty (30) days from date hereof. It is the further Order of this Court that said sum shall act as a set-off to any amount required to be paid by the Defendant to the Plaintiff as division of marital property. By the Court, John K. Reilly, Jr., President Judge  OCTOBER 28, 1988, AFFIDAVIT OF CONSENT OF CHRISTINE VICTORIA BROWN, filed OCTOBER 28, 1988, AFFIDAVIT OF CONSENT OF ROBERT EARL BROWN, filed OCTOBER 28, 1988, PRACEIPE TO TRANSMIT RECORD AND DECREE, filed NOW, this 31st day of October, 1988, a Complaint in divorce having been filed by the Plaintiff to the above caption on October 28, 1983, under Section 201(c) of the Divorce Code, and both parties having filed an affidavit of consent as required by the Divorce Code more than ninety (90) days after the filing of said action, the Court hereby enters the following decree:  1. That CHRISTINE VICTORIA BROWN and ROBERT EARL BROWN be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between themselves, and that 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.  2. That the terms and conditions of a certain Marital Settlement Agreement between the parties, dated September 29, 1988, are hereby incorporated in this divorce decree and order by reference as fully as though the same were set forth at length. Said agreement shall be included in and shall merge with this decree and order. BY THE COURT: Joseph S. Ammerman, Judge.  NOVEMBER 15, 1988, VITAL STATISTICS MAILED TO DEPT. OF HEALTH, NEW CASTLE.
10-28-88 \$75.00 Rec. by atty Guido Ck # 821	83-2005-CD	
	ROBERT EARL BROWN	
	Pro 40.00	
	Pro .50	
Ck#5945 Trans to reg acct.	\$75.00	
Pro. 40.50		
#13125 Atty 34.50	\$75.00	
	Pro by Atty 30.00	

<div>Allen-C. Welch James B. Ball</div> <div>10/28/83 \$75.00 Pd by Atty.</div> <div>Clfd Trust</div> <div>Pro 40.00 Pro .50</div> <div>Ck#5896 Trans to reg acct. \$75.00 Pro. 40.50 #13046 Plff. 34.50 \$75.00</div>	<div>MAXINE G. WESLEY</div> <div>83-2006-CD</div> <div>DONALD C. WESLEY</div>	<div>OCTOBER 28, 1983, COMPLAINT IN DIVORCE, filed by Allen C. Welch, Esquire One (1) copy Certified to attorney.</div> <div>NOVEMBER 30, 1983, AFFIDAVIT OF SERVICE BY MAIL, filed by Allen C. Welch</div> <div>JULY 25, 1988, PRAECIPE FOR WITHDRAWAL AND APPEARANCE OF COUNSEL, filed Please withdraw my appearance in the above-captioned case in order that James B. Ball, Esquire of Keystone Legal Services, Inc. may substitute his appearance for mine on the record. /s/ Allen C. Welch, Esq. Please enter my appearance on the record in the above-captioned case. /s/ James B. Ball, Esq.</div> <div>AUGUST 17, 1988, AFFIDAVIT OF CONSENT OF MAXINE G. WESLEY, filed AUGUST 17, 1988, AFFIDAVIT OF CONSENT OF DONALD CLAIR WESLEY, filed</div> <div>AUGUST 17, 1988, PRAECIPE TO TRANSMIT THE RECORD &amp; DECREE, filed</div> <div>AND NOW, this 18th day of August, 1988, at least 90 days having expired since the Plaintiff filed her Complaint in Divorce under Section 201(c) of the Divorce Code, the proof of service of the Complaint having been duly filed by the Plaintiff, and the parties having filed Affidavit's Of Consent within 30 days of their execution, on Motion of James B. Ball, Esq. of Keystone Legal Services, Inc., attorney for the Plaintiff, the Court hereby Orders and Decrees that the Plaintiff, MAXINE G. WESLEY, and the Defendant, DONALD CLAIR WESLEY, are hereby divorced from the bonds of matrimony and all the duties, rights and claims accruing to either</div>
		<div>of said parties and any time heretofore, in pursuance of said marriage, shall henceforth cease and determine, and the said parties shall severally be at liberty to marry again in like manner if they had never been married.</div> <div>BY THE COURT: Joseph S. Ammerman, Judge.</div> <div>SEPTEMBER 15, 1988 VITAL STATISTICS FORM MAILED TO DEPT. OF HEALTH, NEW CASTLE.</div>

Thomas F. Morgan	KELLY REED	83-2007-CD	OCTOBER 28, 1983, PETITION TO PROCEED IN FORMA PAUPERIS, filed by Thomas F. Morgan, Esquire ORDER, filed. AND NOW, this 27th day of October, 1983, upon consideration of the foregoing Petition and on motion of Thomas F. Morgan, Esquire, the prayer of the Petition is granted, and Plaintiff shall be permitted to file the Complaint, serve the Defendant, and proceed as an indigent party in her divorce action. After a hearing on the merits of Plaintiff's divorce action, the Court may place such costs on Plaintiff as the Court finds Plaintiff able to pay. The Court may order Defendant to pay the costs involved, and require such costs to be paid to the Domestic Relations Officer in such a manner as shall not interfere with the disposition of the Plaintiff's action. BY THE COURT: /s/John K. Reilly, Jr., President Judge.	
			OCTOBER 28, 1983, COMPLAINT IN DIVORCE, filed by Thomas F. Morgan, Esquire One (1) copy Certified to Sheriff. NOVEMBER 2, 1983, AFFIDAVIT OF SERVICE, filed NOW November 1, 1983 at 2:12 PM o'clock DST served the within Complaint in Divorce on Thomas M. Reed, defendant at Market St., Clearfield, Clearfield County, Penna. by handing to Thomas M. Reed a true and attested copy of the original Complaint in Divorce and made known to him the contents thereof. So answers, Chester A. Hawkins, Sheriff by Marilyn Wood.  FEBRUARY 15, 1984, AFFIDAVIT OF CONSENT OF KELLY REED, filed  FEBRUARY 15, 1984, AFFIDAVIT OF CONSENT OF THOMAS M. REED, filed  FEBRUARY 15, 1984, PRAECIPE TO TRANSMIT RECORD, filed by Thomas F. Morgan, Esquire DECREE, filed.  AND NOW, February 16, 1984, it is ordered and decreed that Kelly Reed, Plaintiff, and Thomas M. Reed, Defendant, are divorced from the bonds of matrimony... BY THE COURT: /s/ John K. Reilly, Jr., President Judge.	
CL# 43277	Pro Shff Pro	Sup. Co. Office by Credit	40.00 11.75 .50	FEBRUARY 16, 1984, MAILED VITAL STATISTICS FORM TO NEW CASTLE, PA.

Barbara H. Schickling	KATHRYN F. BEAHAN,	OCTOBER 28, 1983, COMPLAINT IN DIVORCE, filed by Barbara H. Schickling, Esquire One copy Certified to Attorney. <u>NOVEMBER 2, 1983, AFFIDAVIT OF SERVICE, filed</u> AND NOW, this 2nd day of November, 1983, I BARBARA H. SCHICKLING, ESQUIRE, who being duly sworn according to law, deposes and says that I served a certified copy of a Complaint in Divorce in the above-captioned case on Joseph Sheridan Beahan, III, Defendant in the above-captioned action, by sending said copy by Certified Mail No. PO3 4104649, return receipt requested to the said Defendant at his last known address, to-wit: R. D. #2, Goldenrod, Clearfield, Clearfield County, Pennsylvania, 16830. /s/ Barbara H. Schickling, Esq. <u>DECEMBER 8, 1983, ENTRY OF APPEARANCE, filed</u> Please enter may appearance on behalf of the Defendant in the above-captioned matter. /s/ R. Denning Gearhart, Esquire <u>JANUARY 16, 1984, ANSWER AND COUNTERCLAIM</u> filed by R. Denning Gearhart One copy certified Attorney  AUGUST 9, 1948, AFFIDAVIT OF CONSENT OF JOSEPH SHERIDAN BEAHAN III, filed.
10/28/83 \$75.00 Pd by Atty	83-2008-CD	
Clfd Trust		
R. Denning Gearhart	JOSEPH SHERIDAN BEAHAN III,	<u>AUGUST 9, 1984, AFFIDAVIT OF CONSENT OF KATHRYN F. BEAHAN, filed.</u>  <u>AUGUST 9, 1984, PRAECIPE TO TRANSMIT RECORDS, filed</u> by Barbara H. Schickling, Esquire. <u>DIVORCE, filed.</u> AND NOW, the 9th day of August 1984, it appearing of record that the Complaint was filed in this matter on October 28, 1983, and more than nienty (90) days have elapsed from the date thereof; and furher, that the Defendant was served on October 31, 1983; and further, that the marriage of the parties is irretrievably broken as set forth in the Affidavits of Consent executed and filed of record by the parties.
	Pro 40.00 Pro .50	
Ck#4788 Trans to reg acct. Pro. #11498 Atty.	\$75.00 40.50 34.50	\$75.00
		We, therefore, DECREE that KATHRYN F. BEAHAN be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and JOSEPH SHERIDAN BEAHAN, III. Thereupon all the rights, duties or claims accruing to either of said parties in pursuance of said marriage, shall cease and determien, and each of them shall be at liberty to marry again as though they had never been heretofore married. The Court hereby approves and incorporates herein the Marriage Settlement Agreement entered into between the parties on August 3, 1984.  The Prothonotary is directed to pay the Court costs out of the deposits received and then remit the balance to the plaintiff. BY THE COURT: /s/ John K. Reilly, Jr., President Judge. SEPTEMBER 12, 1984, VITAL STATISTICS FORM MAILED TO THE DEPARTMENT OF HEALTH, NEW CASTLE, PA
		<u>OCTOBER 10, 1986, PETITION FOR CONTEMPT FOR FAILURE TO COMPLY WITH COURT ORDER &amp; RULE, filed 1 cert atty</u> AND NOW, to-wit: this 10th day of October, 1986, upon consideration of the averments contained in the within Petition, it is DIRECTED that a rule be issued to the parties in interest to show cause, if any, why the request of the foregoing Petition should not be granted. Rule Returnable on the 2nd day of December, 1986, at 10:30 A.M. in the Main Courtroom of the Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT: Joseph S. Ammerman, Judge.
		<u>NOVEMBER 6, 1986 INTERROGATORIES PROPOUNDED BY DEFENDANT TO BE ANSWERED BY PLAINTIFF</u> filed by R. Denning Gearhart, Esq. Two copies certified Attorney
		<u>NOVEMBER 7, 1986 INTERROGATORIES PROPOUNDED BY PLAINTIFF TO BE ANSWERED BY DEFENDANT</u> filed by Barbara H. Schickling, Esq. One copy certified Attorney
		<u>NOVEMBER 24, 1986 ANSWER AND COUNTERCLAIM</u> filed by R. Denning Gearhart One copy certified Attorney

	<div>MRS. EARL BLAKE</div> <div>83-2009-CD</div> <div>MELVIN RAINEY and CHARLETTA RAINEY</div> <div>Pro by Def. 15.00</div>	<div>OCTOBER 31, 1983, NOTICE OF APPEAL FROM J. P. Robert Vogle, filed.</div> <div>PRAECIPE TO ENTER RULE TO FILE COMPLAINT AND RULE FILE, filed.</div> <div>Enter rule upon Mrs. Earl Blake, appellees, to file a complaint in this appeal (Common Pleas No. 83-2009-CD) within twenty (20) days after service of rule or suffer entry of judgment of non pros. /s/ Melvine Rainey.</div> <div>NOVEMBER 7, 1983, RETURN RECEIPT- ROBERT VOGLE P 441-035-935, filed</div> <div>NOVEMBER 7, 1983, RETURN RECEIPT - MRS. EARL BLAKE P-441034934, filed</div> <div>NOVEMBER 7, 1983, TRANSCRIPT, filed by Robert Vogle</div>
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Paul Silberblatt	NONA J. BLOOM,	83-2010-CD	<p>OCTOBER 31, 1983, NOTICE OF APPEAL FROM J.P., William M. Daisher, filed</p> <p><u>PRAECIPE TO ENTER RULE TO FILE COMPLAINT AND RULE TO FILE</u>, filed.</p> <p>Enter rule upon Nona J. Bloom, appellee, to file a complaint in this appeal (Common Pleas No. 83-2010-CD) within twenty (20) days after service or rule or suffer entry of judgment of non pros, /s/ James A. Naddeo, Esquire.</p> <p>RULE: to Nona J. Bloom, appellee.</p> <p>NOVEMBER 7, 1983, <u>PRAECIPE</u>, filed</p> <p>Please enter our appearance in the above-captioned matter on behalf of the Plaintiff, Nona J. Bloom. /s/ Paul Silberblatt, Esquire</p> <p>NOVEMBER 7, 1983, <u>COMPLAINT</u>, filed by Paul Silberblatt (2) copies cert. to Atty.</p> <p>NOVEMBER 3, 1983, <u>PROOF OF SERVICE OF NOTICE OF APPEAL AND RULE TO FILE COMPLAINT</u>, filed</p> <p>A copy of the Notice of Appeal, Common Pleas No. 83-2010-CD, upon the District Justice designated therein on November 1, 1983, by certified mail, sender's receipt attached hereto.</p> <p>and further that I served the Rule to File a Complaint accompanying the above Notice of Appeal upon the appellee to whom the Rule was addressed on November 1, 1983, by certified mail, sender's receipt attached hereto. /s/ James A. Naddeo</p> <p>DECEMBER 22, 1983, <u>PRAECIPE</u> filed by Paul Silberblatt</p> <p>Please mark the above captioned case settled and discontinued. s/Paul Silberblatt</p> <p><u>SETTLED AND DISCONTINUED</u></p>
	James A. Naddeo	ALBERT MCGARY	
	Pro	by Def.	15.00
	Pro	by Atty.	40.00
	Pro	by Atty	5.00



/s/ Antionette Madere





Anthony S. Guido	ANTIONETTE M. KLINE,	OCTOBER 31, 1983, COMPLAINT IN DIVORCE, filed by Antyony S. Guido, Esquire One (1) copy Certified to Attorney. <u>DECEMBER 2, 1983, RETURN OF SERVICE OF COMPLAINT</u> filed by Anthony S. Guido  <u>DECEMBER 7, 1983, PRAECIPE</u> , filed by David A. Whitney Please enter our appearance on behalf of Defendant, PAUL B. KLINE, in the above captioned matter. /s/ David A. Whitney  <u>JUNE 11, 1948, PETITION FOR ALIMONY PENDENTE LITE, COUNSEL FEES AND EXPENSES</u> , filed by Anthony S. Guido, Esquire. RULE, filed. AND NOW, this 8th day of June, 1984, upon consideration of the foregoing Petition and motion of Anthony S. Guido, P.C., Attorney for the Plaintiff, a Rule is granted on the Defendant, Paul B. Kline, to show cause why he should not pay the Plaintiff alimony pendente lite, counsel fees and costs. Returnable: August 1, 1984, at 10:00 a.m.. All proceedings to stay mean while. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.  <u>JUNE 11, 1984, RULE ISSUED ON DAVID A. WHITNEY, ESQUIRE, ATTORNEY FOR THE DEFENDANT, BY REGULAR MAIL.</u>  <u>DECEMBER 6, 1984, ORDER</u> , filed. NOW, this 5th day of December, 1984, this being the day and date set for Hearing into the above-captioned Petition for Alimony Pendente Lite and Master's Fees, it is the ORDER of this Court that in the event that no amicable solution to the issues are reac hed within thirty days (30) from this date, defendant shall post the sum of seven hundred and fifty (750.00) dollars in Master's Fees. It si the further Order of this Court that temporary alimony shall bot be entered at this time and that the issue of Counsel fees shall be considered by the Master in the event that such becomes necessary. BY THE COURT: /s/ John K. Reilly, Jr., P.J.
10/31/83 \$75.00 Pd. by Atty.	83-2015-CD	
Clfd Trust		
David A. Whitney.	PAUL B. KLINE	
	Pro 40.00 Pro .50	
Ck#4893 Trans to reg acct.	\$75.00	
#11649 Atty	40.50 34.50 \$75.00	
		JANUARY 31, 1985, AFFIDAVIT OF CONSENT ANTIONETTE M. KLINE, filed.
	pro by atty 8.00	JANAURY 31, 1985, AFFIDAVIT OF CONSENT OF PAUL B. KLINE, filed.
		JANUARY 31, 1985, MOTION FOR BEFURCATED DIVORCE DECREE UNDER THE PROVISIONS OF THE DIVORCE CODE 23 P.S. 201(c)., filed by Antyony S. Guido, Esquire. ORDER, filed. AND NOW, this 1st day of February, 1985, the Court by virtue of the authority vested in it by law, and upon motion of ANTHONY S. GUIDO, P.C., decrees that the said ANTIONETTE M. KLINE and PAUL B. KLINE be and they are hereby divorced and all and every duty, right, and claim accruing to either of said parties at any time heretofore in pursuance of said marriage shall henceforth cease and determine, and the parties shall severally be at liberty to marry again, in like manner as if they had never been married. The Court reserves jurisdiction to dispose of ancillary matters properly raised by the parties heretofore as follows:  (a) Alimony (b) Counsel fees (c) Equitable distribution of property. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.
FEBRUARY 12, 1985, VITAL STATISTICS FORM MAILED TO DEPARTMENT OF HEALTH		NEW CASTLE, PA
	CONTINUED TO	PAGE 140

<p>Peter F. Smith</p> <p>Oct. 31 2:50 p.m.</p>	<p>CLEARFIELD EQUIPMENT CO, Old Town Road Clearfield, PA 16830</p> <p>83-2016-CD</p> <p>KENNETH BLOOM and V. ELEANOR BLOOM, t/b/d/a K &amp; E TRUCKING, RD #1, Box 406 Clearfield, PA 16830</p> <p>Pro by Atty. 9.00 Atty. 3.00 pro by atty 5.00</p>	<p>D. S. B. -- OCTOBER 26, 1983.</p> <p>Upon Demand</p> <p>By Virtue of Power of Attorney contained therein.</p> <p>Judgment is entered in favor of Plaintiff and against the Defendants in the sum of Two Thousand Seventy- oen and 72/100 Dollars. with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$2,071.72</p> <p>Atty. Comm. 10%</p> <p>Interest from October 26, 1983.</p> <p>Filed and Entered by Attorney, October 31, 1983.</p> <p>Judgment.</p> <p><i>Raymond W. Wetherow</i> Prothonotary</p> <p>OCTOBER 31, 1983, PRAECIPE, filed by Peter F. Smith, Esquire TO: Raymond W. Wetherow, Prothonotary. Dear Sir: 1. Under the terms of the demand note attached hereto and incorporated herein by reference, I appear on behalf of the Defendants and confess judgment against them as follows: A. Principal Debt: \$2,071.72 B. Cost of Suit, (To be added): C. Attorney/s Commission - 10% (To be added):</p> <p>2. I further certify that the last known address fo the DEFendants is: Rd #1, Box 406, Clearfield, PA</p> <p>Judgment entered in favor of the Plaintiff and against the Defendant in the sum of Two Thousand Seventy- one and 72/100 Dollars.</p> <p>Debt \$2,071.72</p> <p>Atty. Comm. 10%</p> <p>Cost of Suit.</p> <p>Filed and Entered by Attorney, October 31, 1983</p> <p>Judgment</p> <p><i>Raymond W. Wetherow</i> Prothonotary</p> <p>OCTOBER 31, 1983, Notice of Entry of Judgment mailed to Defendant.</p> <p>And Now, 25 day of April 19 86 By paper filed, the amount of \$2,071.72 in full of debt, interest and costs. Attest: <i>Raymond W. Wetherow</i> Prothonotary</p>
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Dwight L. Koerber	PHYLLIS MCGONIGAL	OCTOBER 31, COMPLAINT IN ASSUMPSIT, filed by Dwight L. Koerber, Esquire Two (2) copies Certified to attorney. <u>NOVEMBER 4, 1983, ACCEPTANCE OF SERVICE</u> , filed by John A. Sobel, IV.
	83-2017-CD	
	ROBERT E. MCGONIGAL	
	Pro by Atty. 40.00	
	Atty 3.00	



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CONTINUED FROM PAGE 9, 83-1811-CD SANDY CREEK FOREST, INC. vs WAYNE KUNES al

Now, October 6, 1983, James Fragale, Sheriff of Cameron County was deputized by Chester A. Hawkins, Sheriff of Clearfield County to serv the within Action to Quiet Title on Calvin Hugar, deft.

Now, October 13, 1983 served the within Action to Quiet Title on Calvin Hugar, defendant by deputizing the Sheriff of Cameron County. The return of Sheriff Fragale is hereto attached and made a part of this return.

Now, October 14, 1983 served the within Action to Quiet title on Donald Alan Seitz, defendant by Certified Mail #P379414512 at 461 Shore Road, Cape May Courthouse, New Jersey 08204 being his last known address. The return receipt is hereto attached and made a part of this return endorsed by defendant. Letter was sent "ADDRESSEE ONLY".

Now, October 17 1983 served the within Action to Quiet Title on Arthur V. Kunes, defendant by Certified Mail #P379414517 at 213 Olive Ave. Port Saint Lucie, FLA 33450 being his last known address. The return receipt is hereto attached and made a part of this return endorsed by defendant. Letter was sent marked "ADDRESSEE ONLY".

Now, October 17, 1983 at 2:00 PM DST served the within Action to Quiet Tilte on Martha J. Spinelli, defendant at her place of employment, Spinelli Ford Sales, Curwensville, Clearfield County, Pennsylvania by handing to Martha J. Spinelli a true and attested copy of the original Action to Quiet Title and made known to her the contents thereof.

Now, October 6, 1983, Albert Wegemer, Sheriff of Blair County was deputized by Chester A. Hawkins, Sheriff of Clearfield County to serve the within Action to Quiet Title on Grace J. Davis, deft.

Now, October 19, 1983 served the within Action to Quiet Title on Grace J. Davis, defendant by deputizing the Sheriff of Blair County. The return of Sheriff Wegemer is hereto attached and made a part of this return.

Now, October 20, 1983 at 9:50 AM DST served the within Action to Quiet Title on Kenneth Hugar, defendant at his place of employment, Piper, Quehanna, Clearfield County, Pennsylvania by handing to Kenneth Hugar a true and attested copy of the original Action to Quiet Title and made known to him the contents thereof.

Now, October 6, 1983, Thomas P. Burns, Acting Sheriff of Cambria County was deputized by Chester A. Hawkins, Sheriff of Clearfield County to serve the within Action to Quiet Title on Virginia K. Mattern, defendat.

Now, October 21, 1983 served the within Action to Quiet Title on Virginia K. Mattern, defendant by deputizing the Sheriff of Cambria County. The return of Acting Sheriff Thomas Burns is hereto attached and made a part of this return. So answers, Chester A. Hawkins, Sheriff by Marilyn Wood.

NOVEMBER 28, 1983, PRAECIPE FOR PARTIAL DISCONTINUANCE filed by Robert Radebach

No copies

Kindly mark the action above captioned settled and discontinued against the following named Defendants:

DONALD ALAN SEITZ and VIRGINIA MATTERN

The present action shall remain in full force and effect against the remaining Defendants against whom discontinuances have not been entered. s/Robert Radebach

DISCONTINUED AS TO DONALD ALAN SEITZ AND VIRGINIA MATTERN ONLY

DECEMBER 1, 1983, ORDER FOR JUDGMENT filed by Robert Radebach

AND NOW, this 25 day of November, 1983, upon presentation and consideration of the within Motion, and at the suggestion of Robert Radebach, Esquire, Attorney for Plaintiff, it is hereby Ordered and Decreed, that Judgment by Default be and is hereby entered in favor of Plaintiff and against the following named Defendants, SELMA JOHNSON, CHARLES IRVIN, ALLEN I. MCNAUL and MARTHA J. SPINELLI, for failure to plead to the Complaint which was duly served upon said Defendants and after mailing of Notices of Default as required by Pa. R.C.P. 237.1 so that Plaintiff SANDY CREEK FOREST, INC. is the owner of a certain easement or right of way over the lands set forth in the Complaint in this action free and clear of any and all right, title and interest or claim of the said SELMA JOHNSON, CHARLES IRVIN, ALLEN I. MCNAUL and MARTHA J. SPINELLI, and their respective heirs, successors and assigns which premises are situate in Covington Township, Clearfield County, Pennsylvania, and which road is more fully set forth in a description thereof which is attached hereto as Exhibit A. which is hereby made a part hereof. BY THE COURT, John K. Reilly, Jr., J.

AUGUST 21, 1984, BRIEF, filed by F. Cortez Bell, Jr., Esq

DECEMBER 12, 1984, MEMORANDUM AND ORDER, filed,

This matter came before the Court upon argument had, and with brief supplied to the Court for counsel for MERLE HUGAR, CALVIN HUGAR, KENNETH HUGAR, and their heirs, successors and assings.

But examination of the record establishes that there was no common owner established in the matter by the Plaintiff; there was no title established upon a basis of prescription; and the only possible user by others could be the right of way which was granted to the Pennsylvania Electric Company for liens of the company to be constructed over a designated portion. Even as to that right of way there was still reserved to the owners the right of cultivation between the poles of those lines.

We are also satisfied that the action does not lie because Plaintiff did not only establish a common source of title but there is no question of a need for right of way in the Plaintiff by reason of any possible landlocking.

Thus there can be no rights in the Plaintiff by implication or by necessity. It is further to be noted by the Court that within the pleadings themselves it is shown that interrupted use occurred and would have destroyed any further claim of prescriptive right.

In view of the foregoing we enter the following order:

ORDER NISI

Now, November 20, 1984, it is hereby ordered that the said findings be and they are hereby incorporated herein and the Action to Quiet Title is dismissed in favor of Defendants and against the Plaintiff, SANDY CREEK FOREST, INC. It is further ordered that unless exceptions be filed hereto within fifteen (15) days from the filing date hereof the above stated order shall become absolute. BY THE COURT: /s/ John A. Cherry, Senior Judge, Specially Presiding.

CONTINUED FROM PAGE 114 83-1981-CD CAMMONS COAL MINING CO. vs DEALERS FINANCE SERVICE INC. al

thence by lands of same North 10° West ninety-eight and six-tenths (98.6) rods to a post on Clearfield Creek; thence down said Clearfield Creek, South 80° East forty-seven (47) rods to a post; thence by said Creek, South 56° East eight (8) rods to a post; thence by said Creek South 16° 30' East thirty-five (35) rods to place of beginning. Containing forty-four (44) acres and thirty-nine (39) perches neat measure.

It is further ordered that the defendants, Dealers Finance Service, Inc. and Beckwith Machinery Company, are forever barred from asserting any right, lien, title or interest in the land inconsistent with the interest or claim of the plaintiff set forth in its complaint, unless the defendants take such action as the order directs within thirty (30) days thereafter. If such action is not taken within the thirty-day period, the Prothonotary on praecipe of plaintiff shall enter final judgment. Defendants shall file an answer within thirty (30) days of date hereof or judgment shall be entered in accordance with this Order. BY THE COURT: /s/ John K. Reilly, Jr., President Judge. (2) copies cert. to Atty.

DECEMBER 12, 1983, ANSWER, filed by J. Michael Baggett, Esq.

DECEMBER 15, 1983, PRAECIPE TO WITHDRAW APPEARANCE ON BEHALF OF MARTELL SALES & SERVICE filed by Joseph Colavecchi

Please mark your record to show that I have withdrawn my appearance on behalf of Leonard Martell, t/d/b/a Martell Sales & Service. s/Joseph Colavecchi

DECEMBER 20, 1983, AFFIDAVIT, filed by Carl A. Belin, Jr.

I, Carl A. Belin, Jr., Attorney for the Plaintiff, in the above-captioned action, do hereby certify that a written notice of intention to file praecipe for default was mailed to the Defendant, Leonard Martell t/d/b/a Martell Sales & Service at his last known address on November 15, 1983, said date being at least ten (10) days prior to presentation of this Motion for filing a default judgment, a copy of said notice is attached hereto. /s/ Carl A. Belin, Jr.

DECEMBER 20, 1983, MOTION & ORDER, filed by Carl A. Belin, Jr.

AND NOW, this 20th day of December, 1983, an affidavit of service of the Complaint with Notice to Plead together with service of notice of intention to file default judgment having been filed, no Answer having been made by the Defendant, Leonard Martell t/d/b/a Martell Sales & Service, and counsel for the defendant having withdrawn his appearance, the Court, upon Motion of Carl A. Belin, Jr., Attorney for the Plaintiff, hereby orders that title to all that certain parcel of land situate partly in the Borough of Irvona and partly in Beccaria Township, Clearfield County, Pennsylvania, be quieted, that title to said premises is in the Plaintiff, and that it shall be allowed to enjoy said property in peace. Said property is more particularly bounded and described as follows:

ALL that property, piece or parcel of land located partly in Irvona Borough and partly outside the limits of said Borough in Beccaria Township, Clearfield County, Pennsylvania, together with the buildings and improvements erected thereon, bounded and described as follows:

BEGINNING at a post on the East bank of Clearfield Creek; thence by lands of the Witmer Land and Coal Company, South fifty (50) rods to a post; thence by lands of same West forth-seven (47) rods to a post; thence by lands of same North 10° West ninety-eight and six-tenths (98.6) rods to a post on Clearfield Creek; thence down said Clearfield Creek, South 80° East forty-seven (47) rods to a post; thence by said Creek, South 56° East eight (8) rods to a post; thence by said Creek South 16° 30' East thirty-five (35) rods to place of beginning. Containing forty-four (44) acres and thirty-nine (39) perches neat measure.

It is further ordered that the defendant, Leonard Martell t/d/b/a Martell Sales & Service, is forever barred from asserting any right, lien, title or interest in the land inconsistent with the interest or claim of the plaintiff set forth in its complaint, unless the defendant take such action as the order directs within thirty (30) days thereafter. If such action is not taken within the thirty-day period, the Prothonotary on praecipe of Plaintiff shall enter final judgment. Defendant shall file an answer within thirty (30) days of date hereof or judgment shall be entered in accordance with this Order. BY THE COURT /s/ John K. Reilly, Jr., President Judge

JANUARY 9, 1984, PRAECIPE FOR FINAL JUDGMENT filed by Carl A. Belin, Jr.

Please enter final judgment against the defendants, Dealers Finance Service, Inc. and Beckwith Machinery Company, for failure to comply with order of Court directing defendants to file objections within thirty (30) days from entry of order of judgment in favor of Plaintiff. s/Carl A. Belin, Jr.

Judgment is entered in favor of the Plaintiff and against Dealers Finance Service, Inc. and Beckwith Machinery Company for failure to comply with Order of Court.

JUDGMENT FOR PREMISE

*Raymond Netherman*  
Prothonotary

One copy of Order certified to Recorder of Deeds

JANUARY 20, 1984, MOTION FOR SUMMARY JUDGMENT filed by Carl A. Belin, Jr.

ORDER

AND NOW, this 20 day of January, upon reading and considering the foregoing Motion for Summary Judgment, a Rule is hereby issued on the Defendants, D. C. Guelich Explosive Co., and Westinghouse Credit Corporation to show cause why summary judgment should not be entered in favor of the Plaintiff, Cammos Coal Mining Company and against the defendants. Rule returnable February 15, 1984 at 1:30 P.M. BY THE COURT, John K. Reilly, Jr., P.J.

CERTIFICATE OF MAILING

Two copies of above certified to Attorney

CONTINUED TO PAGE 148

CONTINUED FROM PAGE 147 NO. 83-1981-CD CAMMOS COAL MINING COMPANY -vs- DEALERS FINANCE SERVICE, INC.

JANUARY 23, 1984, AFFIDAVIT filed by Carl A. Belin, Jr.  
JANUARY 23, 1984, PRAECIPE FOR FINAL JUDGMENT filed by Carl A. Belin, Jr.  
Please enter final judgment against the Defendant, Leonard Martell t/d/b/a Martell Sales & Service, for failure to comply with order of Court directing defendant to file objections within thirty (30) days from entry of an order of judgment in favor of the Plaintiff. s/Carl A. Belin, Jr.

Judgment is entered in favor of the Plaintiff and against the Defendant Leonard Martell t/d/b/a Martell Sales & Service for failing to comply with order of Court.

JUDGMENT FOR PREMISE

*Raymond Netherow*

Prothonotary

FEBRUARY 1, 1984, SUPPLEMENTAL AFFIDAVIT filed by Belin, Belin & Naddeo  
FEBRUARY 15, 1984, MOTION TO SET DISCOVERY PERIOD AND STAY MOTION FOR SUMMARY JUDGMENT PENDING DISCOVERY filed by John Sughrue  
FEBRUARY 15, 1984, ANSWER OF D. C. GUELICH EXPLOSIVE CO. TO MOTION FOR SUMMARY JUDGMENT filed by John Sughrue

FEBRUARY 15, 1984, ORDER filed.  
One copy certified to Belin, Belin and Naddeo  
AND NOW, this 15 day of February, 1984, this being the date set for argument on a motion for summary judgment against defendant, Westinghouse Credit Corporation, it is the ORDER of this Court that summary judgment be and hereby is entered against the defendant Westinghouse Credit Corporation and it is the further ORDER of this Court that title to all that certain parcel of land situate partly in the Borough of Irvona and partly in Beccaria Township, Clearfield County, Pennsylvania, be quieted, that title to said premises is in the plaintiff, and that it shall be allowed to enjoy said property in peace. Said property is more particularly bounded and described as follows:  
ALL that property, piece or parcel of land located partly in Irvona Borough and partly outside the limits of said Borough in Beccaris Township, Clearfield County, Pennsylvania, together with the buildings and improvements erected thereon, bounded and described as follows: BEGINNING at a post on the East bank of Clearfield Creek; thence by lands of the Witmer Land and Coal Company, South fifty (50) rods to a post; thence by lands of same West forty-seven (47) rods to a post; thence by lands of same North 10° West ninety-eight and six-tenths (98.6) rods to a post on Clearfield Creek; thence down said Clearfield Creek, South 80° East forty-seven (47) rods to a post; thence by said Creek, South 56° East eight (8) rods to a post; thence by said Creek South 16° 30' East thirty-five (35) rods to place of beginning. Containing forty-four (44) acres and thirty-nine (39) perches neat measure.  
It is further ORDERED that the defendant, Westinghouse Credit Corporation is forever barred from asserting any right, lien, title or interest in the land inconsistent with the interest or claim of the plaintiff set forth in its complaint, unless the defendant takes such action as the order directs within thirty (30) days thereafter. If such action is not taken within the thirty-day period, the Prothonotary on praecipe of plaintiff shall enter final judgment. Defendant shall file an answer within thirty (30) days of date hereof or judgment shall be entered in accordance with this Order. BY THE COURT: John K. Reilly, Jr., P.J.

MARCH 1, 1984, ORDER, filed.  
NOW, this 1st day of March, 1984, following argument into Plaintiff's Motion for Summary Judgment, it is the ORDER of this Court that Motion be and is hereby granted and judgment entered in favor of Cammos Coal Mining Company, Plaintiff, and against the Defendants, Westinghouse Credit Corporation and D.C. Guelich Explosive Co. BY THE COURT: /s/ JOHN K. REILLY, Jr. President Judge.

Judgment entered in favor of the Cammos Coal Mining Company, Plaintiff, and against the Defendants, Westinghouse Credit Corporation and D. C. Guelich Explosive Co.

JUDGMENT BY ORDER OF COURT.

*Raymond Netherow*

Prothonotary

MARCH 2, 1984, ORDER, filed  
1 Copy Cert. to Atty  
AND NOW, this 2nd day of March, 1984, having heard argument on a motion for summary judgment against defendant, D.C. Guelich Explosive Company and having been advised by D.C. Guelich Explosive Company that it has no objection to the entry of summary judgment, it is the ORDER of this Court that summary judgment be and hereby is entered against the defendant, D.C. Guelich Explosive Company and it is the further ORDER of this Court that title to all that certain parcel of land situate partly in the Borough of Irvona and partly in Beccaria Township, Clearfield County, Pennsylvania, be quieted, that title to said premises is in the plaintiff, and that it shall be allowed to enjoy said property in peace. Said property is more particularly bounded and described as follows:  
ALL that property, piece or parcel of land located partly in Irvona Borough and partly outside the limits of said Borough in Beccaria Township, Clearfield County, Pennsylvania, together with the buildings and improvements erected thereon, bounded and described as follows: BEGINNING at a post on the East bank of Clearfield Creek; thence by lands of the Witmer Land and Coal Company, South fifty (50) rods to a post; thence by lands of same West forty-seven (47) rods to a post; thence by lands of same North 10° West ninety-eight and six-tenths (98.6) rods to a post on Clearfield Creek; thence down said Clearfield Creek, South 80° East forty seven (47) rods to a post; thence by said Creek, South 56° East eight (8) rods to a post; thence by said Creek South 16° 30' East thirty-five (35) rods to place of beginning. Containing forty-four (44) acres and thirty-nine (39) perches neat measure.



DOCKET 237

CONTINUED FROM PAGE 115 NO. 83-1984-CD DORIS PATTON vs- RONALD G. PATTON

FEBRUARY 15, 1984, ANSWER TO PETITION FOR EXTENSION AND MOTIFICATION OF CONSENT AGREEMENT  
filed by Rick Mattern

Three copies certified to Attorney

DECEMBER 17, 1984, ANSWERS TO INTERROGATORIES TO PLAINTIFF, filed by Apple&Apple, Attys.

IT is further ORDERED that the defendant, D.C. Guelich Explosive Company is forever barred from asserting any right, lein, title or interest in the land inconsistent with the interest or claim of the plaintiff set forth in its complaint, unless the defendant takes such action as the order directs within thirty (30) days thereafter. If such action is not taken within the thirty-day period, the Prothonotary on praecipe of Plaintiff shall enter final judgment. Defendant shall file an answer within thirty (30) days of date hereof or judgment shall be entered in accordance with this Order. BY THE COURT /s/ John K. Reilly, Jr., President Judge.

APRIL 2, 1984, PRAECIPE FOR FINAL JUDGMENT filed by Carl A. Belin, Jr.

Please enter final judgments against the Defendants, Westinghouse Credit Corporation and D. C. Guelich Explosive Company, for failure to comply with Order of Court directing defendants to file objections within thirty (30) days from entry of Order of Judgment in favor of Plaintiff. s/Carl A. Belin, Jr.

Judgment is entered in favor of the Plaintiffs and against the Defendants, Westinghouse Credit Corporation and D. C. Guelich Explosive Company for failure to file Objections.

JUDGMENT FOR PREMISE

  
Prothonotary

Two copies of Orders certified to Recorder of Deeds

\*\*\*\*CONTINUED FROM PAGE 70 82-1923 CD DUBOIS CONSUMER DISCOUNT vs LAWSON SHAFFER

JUNE 29,1984, RELEASE FROM LEIN OF JUDGMENT, filed by Earle Lees,Jr. Atty.

Know allmen by these presints that Dubois Consumer Discount Company the plaintiff named in the above entitled judgment for and in consideration of the sum of one dollar, lawful money of the United States to them paid by the defendats above named the receipt whereof is hereby acknowledged, do hereby forever acquit, exonerate, discharge and release from the dein of the above judgment the following described property, to wit: All those two certain pieces or parcels of land situate, lying and being in the Borough of Troutville, Clearfield CCounty, Penna. being bounded and described as follows, to-wit: THE FIRST thereof: Beginning at a post on an alley and Luthersburgh and Punxsutawney Turnpike 9now Main Street) thence along said Main Street 50 feet to a post, also corner of lot No 2 ; thence along said lot no 2 a distance of 200 feet to a post in an alley; thence along said alley 50 feet to another alley; thece along said alley 200 feet to the place of beginning. containing 10,000 square feet. THE SECOND thereof: Beginning at a post on Main Street and First discribed lot; thence along Main street 50 feet to a post on line of lot now or formerly of Kinderman; thence along said Kinderman lot 200 feet. to a post on a 16 foot alley; thence along said alley 50 feet to a post, which is also the corner of the first described lot; thence alon said lot 200 feet to the place of beginning. Containing 10,000 square feet. Being the same premises which wer conveyed to Lawson H. Shaffer and Mary I. Shaffer by deed dated June 10, 1974 and recorded in the office of the Recorder of deeds of Clearfield County, Pennsylvania to Volume 682,page 175. 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 vecome due or in any way disturb, molest, put to charge of damage the present or any future owner or owners, occupier or occupiers of the said above mentioned and described premises, or any part or portion thereof for or by reason of the said judgment or any matter, cause or thing thence accruing or to arise. Provided that nothing herein contained shall affect the said judgment or its legal valikity so far as respects all other lands and tenements of the said defendants situate in the County aforesaid, which are not herein expressely exonerated therefrom. In witness wherof I have hereunto set my hand and seal this 20 day of June 1984; So says v. Peoples, V.P.

CONTINUED FROM PAGE 6 NO. 83-1807-CD NORMA J. CONNOR -vs- ALLISON CONNOR, JR.

JANUARY 22, 1985 ORDER, filed. 1 cert Atty Cherry---1 cert & mailed A. Connor, Jr.

NOW, this 2nd day of January, 1985, this being the day and date set for the Hearing in the above-captioned Petition wherein the Defendant failed to pay Master's fees, it is the ORDER of this Court that he pay Two Hundred and Twenty-five (225.00) Dollars within thirty (30) days, upon failing an enforcement of Contempt resulting in Incarceration. By the Court, s/John K. Reilly, Jr., President Judge.

FEBRUARY 6, 1985, MOTION AND RULE, filed by Toni M. Cherry, Esq. One certified to atty AND NOW, this 6th day of February, 1985, upon Motion of Toni M. Cherry, Attorney for Norma J. Connor, a Rule is hereby issued upon the Defendant, to show cause, if any he has, why he should not be incarcerated until payment of the sum of \$225.00 as Ordered by the Court of Common Pleas of Clearfield County, Pennsylvania.

Rule returnable on the 15th day of February, 1985, at 9:00 am in the Courtroom of the Clearfield County Courthouse, Second Floor, Corner of Market and Second Streets, Clearfield, Pennsylvania, when and where the defendant is to be present with Counsel, if he so desires to be represented by Counsel. BY THE COURT: /s/ John K. Reilly, Jr., P.J.

FEBRUARY 15, 1985, ORDER, filed.

NOW, this 15th day of February, 1985, this being the date set for Return of the Rule issued upon the Defendant to show cause why he should not be incarcerated until payment of the sum of Two Hundred and Twenty-five (\$225.00) Dollars, as previously Ordered by this Court, and Defendant having failed to appear at the time set for the return of said rule, although notice was properly given, and this Court finding that he is in contempt of the Order of the Court issued on October 3, 1984, and of the Order of Court dated January 2, 1985, it is the Order of this Court that a Bench Warrant be issued forthwith. BY THE COURT: /s/ John K. Reilly, Jr., P.J.

FEBRUARY 19, 1985, BENCH WARRANT GIVEN TO SHERIFF.

MARCH 25, 1985, MOTION FOR APPOINTMENT OF MASTER, filed by Toni M. Cherry, Esquire.

ORDER APPOINTING MASTER, filed.

AND NOW, this 25th day of March, 1985, SCOTT V. JONES, Esquire, is appointed Master to hear the issue of Divorce, and, in the event that the Master decides that grounds for Divorce exist, to hear all other remaining issues raised by the Plaintiff in her Complaint for Divorce. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

MAY 29, 1985, ORDER, filed.

One copy to sheriff

NOW, this 29th day of May, 1985, it is the ORDER of this Court that Bench Warrant issued to the above-captioned matter be and is hereby rescinded. BY THE COURT: /s/ John K. Reilly, Jr., P.J.

MAY 30, 1985, SHERIFF'S RETURN, filed.

Now May 30, 1985 at the direction of Court Order return the within Bench Warrant "UNEXECUTED". /s/ Chester A. Hawkins, Shff by Marilyn Wood.

SEPTEMBER 18, 1985, REPORT OF MASTER, filed Scott V. Jones, Esquire.

DECREE, filed.

AND NOW, November 12, 1985, it is ordered and decreed that NORMA J. CONNOR, Plaintiff, and

ALLISON CONNOR, JR., Defendant are divorced from the bonds of matrimony.

The court retains jurisdiction of the following claims which have been raised of record in this action for which a final order has not yet been entered: permanent alimony, equitable distribution of assets and custody of children. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

DECEMBER 12, 1985, VITAL STATISTICS FROM MAILED TO DEPARTMENT OF HEALTH, NEW CASTLE, PA.

REPORT OF MASTER'S HEARING FILED IN DRAWER "C".

JANUARY 30, 1986, DECREE, filed.

AND NOW, November 12, 1985, it is ordered and decreed that NORMA J. CONNOR, Plaintiff, and ALLISON CONNOR, JR., Defendant are divorced from the bonds of matrimony.

The Court retains jurisdiction of the following claims which have been raised of record in this action for which a final order has not yet been entered: Permanent alimony, equitable distribution of assets, custody of children and attorneys fees and costs. BY THE COURT: /s/ JOHN K. Reilly, Jr., PJ.

FEBRUARY 21, 1986, PETITION FOR SPECIAL RELIEF, RULE and PRELIMINARY INJUNCTION, filed. Four copies certified to atty

RULE,

AND NOW, This 21st day of February, 1986, upon consideration of the facts contained in the foregoing Petition, a Rule is hereby issued upon the Defendant, ALLISON CONNOR, JR., to show cause if any he has why he should not permit Plaintiff to appraise the marital residence and why an injunction should not continue preventing the Defendant from selling, alienating or other disposing of personal property located in or upon the premises described as 12 Arminta Street DuBois, Pennsylvania, pending final resolution of this Divorce action.

Rule returnable on the 3rd day of March, 1986, at 11:00 am in the Main Courtroom of the Clearfield County Courthouse when and where both Plaintiff and Defendant are directed to be present. BY THE COURT: /s/ David Grine, Judge

PRELIMINARY INJUNCTION, filed.

AND NOW, this 21st day of February, 1986, upon consideration of the Plaintiffs verified Petition and it appearing to the Court that immediate and irreparable harm will be sustained by Plaintiff and the children of the parties before a hearing can be held on her motion for

CONTINUED FROM PAGE 152

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CONNOR vs CONNOR

injunction to prevent Defendant from selling, alienating or otherwise disposing of property presently located in the marital residence at 12 Armintha Street, DuBois, Penna. in that before such hearing can be held, defendant will have already had the opportunity to sell or otherwise dispose of his property in answer to the advertisement he place in the February 19th, 1986, issue of the DuBois Courier-Express, it is

ORDERED that, the Defendant, ALLISON CONNOR, JR., be and is hereby enjoined and prohibited from selling, alienating or otherwise disposing of any property he owns in any way; and it is further

ORDERED that pursuant to Pa. R.C.P. No 1531(d), 1920.43 (a)(1), a hearing pertaining to the continuance of this Preliminary Injunction will be held on the 3rd day of March, 1986, at 11:00 am in the Main Courtroom of the Clearfield County Courthouse; and

FURTHER a Rule is hereby entered upon the Defendant to show cause at the above date and time, why this Preliminary Injunction should not be continued. BY THE COURT: /s/ David Grine, Judge

MARCH 6, 1986, ORDER, filed 3 cert atty

AND NOW, this 3rd day of March, 1986, this being the date scheduled for hearing on Plaintiff's request to continue the Preliminary Injunction issued on February 21, 1986, and upon discussions with the parties and counsel for the parties and consideration thereof on motion of Toni M. Cherry, Esq., Attorney for the Plaintiff.

IT IS ORDERED, ADJUDGED AND DECREED, that Preliminary Injunction heretofore issued be, and the same is continued until the final resolution of the economic issue in this case, and Defendant, ALLISON CONNOR, JR., is hereby Ordered not to sell, alienate or otherwise dispose of any personal property located in or upon the marital residence at 12 Armintha Street, DuBois, Clearfield, County Pennsylvania, and that he is further directed not to remove any property from said residence until final resolution of the economic issue raised in the Divorce Action filed to the above captioned Term and Number. However, this Injunction notwithstanding, Defendant may dispose of personal property acquired during the marriage upon the prior written consent of the Plaintiff to such disposal, filed with this Court

IT IS FURTHER ORDERED AND DECREED that the marital residence and the contents thereof shall be appraised and that Defendant shall cooperate fully in allowing Plaintiff's appraiser to enter upon the marital residence to make such appraisals, Plaintiffs shall give Defendant sufficient notice of the day and time when such appraisal or appraisals have been scheduled. BY THE COURT: Joseph S. Ammerman, Judge.

JANUARY 15, 1987 PETITION FOR SPECIAL RELIEF UNDER Pa.R.C.P. 1920.43 filed by Toni M. Cherry, Esq.

RULE

AND NOW, this 15th day of January, 1987, upon consideration of the facts contained in the foregoing Petition, a Rule is hereby issued upon the Defendant, ALLISON CONNOR, JR., to show cause, if any he has, why he should not permit Plaintiff and the insurance representatives appointed by Plaintiff to enter the marital residence and to inspect and appraise the same for the purposes of insurance coverage and why an injunction should not continue preventing the Defendant from damaging or destroying the premises at 12 Armintha Street, DuBois, Clearfield County, Pennsylvania, and preventing the Defendant from prohibiting entry on to said premises by your Petitioner's duly authorized representative for the purposes of periodic inspections and appraisals.

Rule returnable on the 10th day of February, 1987, at 11:00 o'clock A.M., in Courtroom of the Clearfield County Courthouse, Second Floor, Corner of Second and Market Streets, Clearfield, Pennsylvania, when and where both Plaintiff and Defendant are directed to be present. BY THE COURT, Joseph S. Ammerman, Judge

PRELIMINARY INJUNCTION

AND NOW, this 15th day of January, 1987, upon consideration of the Plaintiff's verified Petition, and it appearing to the Court that immediate and irreparable harm will be sustained by Plaintiff and the children of the parties before a hearing can be held on her motion for injunction to prevent Defendant from prohibiting entry on to the marital residence of insurance representatives for the purposes of inspecting and appraising said property for the acquisition of insurance coverage and also on her motion for injunction to prevent Defendant from destroying said premises at 12 Armintha Street, DuBois, Clearfield County, Pennsylvania, in that, before such hearing can be held, Defendant will already have had an opportunity to destroy said premises or a fire may break out and destroy said premises, it is

ORDERED, that, the Defendant, Allison Connor, Jr., be and is hereby enjoined and prohibited from preventing entry on to said premises by the Petitioner and her duly authorized representative for the purposes of inspecting and appraising said property so that insurance can be acquired on said premises and that he is hereby enjoined and prohibited from destroying or in anyway damaging said premises at 12 Armintha Street, DuBois, Clearfield County, Pennsylvania, so as to defeat Plaintiff's claim for an equitable distribution of the marital property; and it is further

ORDERED that, the Defendant, ALLISON CONNOR, JR., JR., shall permit entry on said premises of Petitioner and her duly authorized representative so that inspection can be made forthwith for the purposes of securing insurance coverage on said premises; and it is further

ORDERED that pursuant to Pa. R.C.P. No. 1531(d), 1920.43(a)(1), a hearing pertaining to the continuance of this Preliminary Injunction will be held on the 10th day of February, 1987, at 11:00 o'clock A.M., in the Courtroom of the Clearfield County Courthouse, Second Floor, Corner of Second and Market Streets, Clearfield, Pennsylvania; and

FURTHER a Rule is hereby entered upon the Defendant to show cause at the above date and time, why this Preliminary Injunction should not be continued. BY THE COURT, Joseph S. Ammerman, Judge

Four copies certified Attorney

FEBRUARY 17, 1987, ORDER CONTINUING PRELIMINARY INJUNCTION, filed

5 copies cert Atty.

AND NOW, this 10th day of February, 1987, this being the date scheduled for hearing pertaining to the continuance of a Preliminary Injunction issued by the Court on January 15, 1987, enjoining ALLISON CONNOR, JR., from preventing entry upon the marital residence at 12 Armintha Street, DuBois, Clearfield County, Pennsylvania, by NORMA J. CONNOR and her insurance representatives for the purposes of inspecting and appraising said property for the acquisition of insurance coverage, and, after hearing on said Preliminary Injunction at which both Plaintiff and Defendant were present, and during which Defendant admitted that the marital residence was uninsured and that he could not afford to purchase insurance coverage on said premises, the Court finds that the allegations in the Petition for Special Relief filed by the Plaintiff are true and that the Preliminary Injunction entered

in this case should continue.

IT is therefore, ORDERED AND DECREED that:

1. Defendant, ALLISON CONNOR, JR., is hereby enjoined and prohibited from preventing entry by representatives of Nationwide Mutual Insurance Company and/or the Insurance Placement Facility of Pennsylvania for the purposes of inspecting and appraising the residence at 12 Arminta Street, DuBois, Pennsylvania, so that insurance coverage may be secured at Plaintiff's costs.

2. That Defendant, ALLISON CONNOR, JR., shall cooperate fully with any representatives of Nationwide Mutual Insurance Company and/or the Insurance Placement Facility of Pennsylvania in their efforts to inspect and appraise the property at 12 Arminta Street, DuBois, Clearfield County, Pennsylvania, and shall make said premises available at a date and time convenient to the representatives of Nationwide Mutual Insurance Company and/or the Insurance Placement Facility of Pennsylvania, so that the same may be inspected and appraised.

3. That the said ALLISON CONNOR, JR., shall not harass the representatives of Nationwide Mutual Insurance Company, and/or the Insurance Placement Facility of Pennsylvania, when such representatives come to inspect and appraise said premises nor will he interfere in any way with the inspection or appraisal of said premises.

4. That Plaintiff, NORMA J. CONNOR shall not accompany said representatives to the premises at 12 Arminta Street, DuBois, Pennsylvania, and shall not be present during such inspection and/or appraisal.

5. Neither party will do anything which would result in destruction or damage or dissipation of marital property pending final resolution of the economic issues in this divorce case. BY THE COURT: Joseph S. Ammerman, Judge.

MAY 15, 1987, MOTION FOR ORDER TO PERMIT INSPECTION & ORDER, filed

5 copies cert to Atty

AND NOW, this 15th day of May, 1987, in consideration of the foregoing Motion and the prior Orders of this Court directing the Defendant to allow entry onto the marital residence by the Insurance Inspector for the purpose of inspecting and appraising the home so that insurance can be secured therefor, it is ORDERED AND DECREED that Defendant, ALLISON CONNOR, JR., Shall permit any Representative of the Nationwide Mutual Insurance Company and/or the Insurance Placement Facility of Pennsylvania or their designated agents or employees to enter in and upon the residence at 12 Arminta Street, DuBois, Clearfield County, Penna, on Monday, May 18, 1987, at or around the hour of 11:30 o'clock A.M. so that the residence might be inspected for the purposes of insuring the same.

IT IS FURTHER ORDERED AND DECREED that ALLISON CONNOR, Jr., shall make said residence available for the entire day of May 18, 1987, and shall cooperate fully with the Insurance Inspector so that the inspection might be completed on Monday, May 18, 1987.

IT IS FURTHER ORDERED AND DECREED that ALLISON CONNOR, JR., shall do nothing to prevent the full inspection of said house on May 18, 1987. BY THE COURT: John K. Reilly, Jr P.J.

SEPTEMBER 2, 1987 MASTER'S REPORT, filed by Chris Shaw.

SEPTEMBER 14, 1987 EXCEPTIONS, filed by Toni M. Cherry, Atty Plff 3 cert Atty.  
(Master's Report and Exceptions taken to Court Administrators Office this day. 9-15-87)

MAY 31, 1988, MEMORANDUM ORDER OF EXCEPTIONS FILED TO MASTER'S REPORT,  
filed 4 copies cert atty P. Cherry

The parties to this Action are presently divorced, a decree having been entered to the above-captioned term and number on November 12, 1985, with the Court reserving jurisdiction over the remaining claims raised in the pleadings. After a Master's hearing held on the economic issues, a Master's Report was filed on September 2, 1987, containing recommendations for the distribution of marital property and an award of counsel fees for the Plaintiff and an equal assessment of the responsibility for the costs of these proceedings against both parties. Plaintiff filed Exceptions to the Master's Report alleging that the Master had erred in failing to direct that the monies to be paid by the Defendant in accordance with the Master's recommendations be paid out of the Retirement Plan provided for the Defendant by Triangle Auto Spring Company. No Exceptions were filed on behalf of the Defendant and argument on Plaintiff's Exceptions was heard by the Court on October 19, 1987, at which time, Plaintiff appeared through counsel and Defendant appeared on his own behalf and advised the Court that he did not have counsel and did not wish to secure counsel.

There is no question that Defendant's matured, vested Retirement Plan provided by Triangle Auto Spring Company is marital property subject to equitable distribution. King v. King, 332 Pa. Super 526, 481 A.2d 913 (1984). Since the Defendant left his job with Triangle Auto Spring Company prior to the time that the parties separated and since none of the increase in the value of the pension since that time is attributable to his effort, but rather, is a result of interest earned on the pension benefits accumulated during the time that the parties were married and living together, the entire amount of the present pension is marital property subject to equitable distribution by this Court. See MORSCHHAUSER V. MORSCHHAUSER, Pa. Super \_\_\_, 516 A.2d 10 (1986). Accordingly, the Court finds that Plaintiff is entitled to a distribution out of Defendant's Retirement Plan.

The weight of the evidence supports the Master's recommendations for the distribution of marital property. However, the court finds that the Master did not go far enough and failed to recommend a fund from which Defendant's obligation to Plaintiff, Plaintiff's counsel and to the Court for costs should be paid. The sum of SIX THOUSAND DOLLARS (\$6,000.00) shall be paid from the Retirement Plan at Triangle Auto Spring Company to the Plaintiff; the sum of ONE THOUSAND SEVEN HUNDRED SEVENTY-FIVE and FIFTY CENTS (\$1,775.50) shall be paid out of said Plan toward the Counsel Fees incurred by the Plaintiff and, finally, the sum of SEVEN HUNDRED THIRTY DOLLARS AND NINETY-SEVEN CENTS (\$730.97), representing 1/2 of the costs in this Divorce Action shall be paid from said funds as Defendant's 1/2 share of the costs directly to the Prothonotary of Clearfield County, PA.

In addition, this Court recognizes that there may be income tax consequences or penalties assessed against the Plaintiff as a result of the lump sum distribution made from Defendant's Retirement Plan. Consequently, if a tax liability will be incurred by Plaintiff, then an amount sufficient to cover any and all income taxes and penalties resulting from a distribution shall also be distributed to the Plaintiff so that she can pay the income taxes and penalties.

Cont'd from Pg. 127

83-1998-CD

SOULT vs

SOULT

NOVEMBER 2, 1987, CERTIFICATE OF SERVICE, filed2 cert atty Sughrue

The undersigned, attorney for Defendant above named, hereby certifies that he caused Defendant's First Set of Interrogatories plus two copies of same to be served on the following and in the manner indicated below on October 30, 1987. By Personal Service: James A. Naddeo, Esq. /s/ John Sughrue, Esq.

JUNE 23, 1988, AFFIDAVIT OF CONSENT OF PATRICIA K. SOULT, filedJUNE 23, 1988, AFFIDAVIT OF CONSENT OF LAUNCELOT E. SOULT, JR., filedJUNE 23, 188, PRAECIPE TO TRANSMIT RECORD & DECREE, filed

AND NOW, to-wit: this 23rd day of June, 1988, it is ORDERED, ADJUDGED, and DECREED as follows:

1. Launcelot E. Soult, Jr., Plaintiff, and Patricia K. Soult, Defendant, shall be and hereby are divorced from the bonds of matrimony.
2. That marital and nonmarital property of the parties shall be divided between them in accordance with that certain Marital Dissolution Agreement of the parties dated June 1, 1988, and each party is hereby directed to execute and deliver such documents as may be necessary from time to time to implement the provisions of said Agreement.
3. That Wife, Patricia K. Soult, is entitled to permanent alimony during the term of her life and Launcelot E. Soult, Jr., shall be and is hereby directed to pay to Patricia K. Soult alimony in accordance with the provisions of that certain Marital Dissolution Agreement between the parties dated June 1, 1988. Either party may cause said alimony to be payable through the Domestic Relations Section of this Court without further action by the Court by certify to the Domestic Relations Office the alimony provisions of said Agreement together with a certified copy of this Order and requesting that it be so paid.
4. That each party shall be responsible to pay such attorney's fees, costs, and expenses as he or she may have incurred.
5. That certain Agreement between the parties dated June 1, 1988 is hereby approved and is incorporated herein by reference as a part of this divorce Decree and is hereby adopted by the Court as its adjudication of all issues and claims raised herein and contained in said agreement. Said Agreement shall not merge with, but shall survive, this Decree. BY THE COURT: John K. Reilly, Jr President Judge.

JULY 15, 1988, VITAL STATISTICS FORM MAILED TO DEPT. OF HEALTH, NEW CASTLE.

APRIL 10, 1991, PETITION AND ORDER TO DIRECT DISTRIBUTION OF IRA ACCOUNTS, filed by James A. Naddeo, Esq. 1 cert/Atty ORDER, filed

AND NOW, this 10th day of April, 1991, upon consideration of the Petition of the County National Bank, Executor of the Estate of Patricia K. Soult, it is the ORDER of this Court that said Bank be and is hereby directed to distribute from IRA Account NOs. 1-90640-3 and 101867456 the sum of \$52,123.47, said sum to be made payable to the Estate of Patricia K. Soult in satisfaction of the terms and provisions of the Marriage Settlement Agreement dated June 1, 1988 by and between Patricia K. Soult and Launcelot E. Soult, Jr and more specifically in compliance with Paragraph 2(A)(9) of said Agreement. BY THE COURT: John K. Reilly, Jr., P.J.



Cont'd from Pg. 154

83-1807-CD

NORMA J. CONNOR vs ALLISON CONNOR

MAY 31, 1988, MEMORANDUM ORDER Cont'd:

The balance of the Retirement Plan after the distribution of all monies required to be distributed to the Plaintiff under this Order shall become the sole property of the Defendant.

All other aspects of the Master's Report and recommendation are hereby accepted by this Court. BY THE COURT: John K. Reilly, Jr President Judge.

MAY 31, 1988, DECREE OF EQUITABLE DISTRIBUTION, filed by Paul Cherry, Esq.

4 copies cert atty Cherry.

AND NOW, to wit, this 31st day of May, 1988, after a Master's Hearing was held in regard to the issue of equitable distribution, alimony and counsel fees, costs and expenses and, after issuance of recommendations by the Master, and after Exceptions to the Master's Report were filed on behalf of Plaintiff and after the issues related to such Exceptions have been argued before the Court, it is hereby ORDERED, ADJUDGED AND DECREED that:

1. The marital residence located at 12 Arminta Street, DuBois, Clearfield County, Pennsylvania, is hereby awarded to Plaintiff, NORMA J. CONNOR, Subject to any existing mortgage and any and all liens which exist in regard to such real estate. Defendant shall convey all of this right, title and interest in said premises to the Plaintiff by executing and delivering a General Warranty Deed for his interest in said premises to the Plaintiff within thirty (30) days from the date of this Order.

2. All items of household goods and furnishings and miscellaneous personal property in the possession of the Plaintiff are awarded to her.

3. All household goods and furnishings and miscellaneous personal property in the possession of the Defendant including, but not limited to the 1979 Blazer, the midget racers the double snowmobile trailer, are hereby awarded to the Defendant.

4. Defendant is awarded all of the proceeds held in the Retirement Plan of Triangle Auto Spring Company for his benefit subject to the provisions of a Qualified Domestic Relations Order which shall be entered simultaneously with this Decree. Such Qualified Domestic Relations Order requires that a distribution of EIGHT THOUSAND TWO HUNDRED FIFTY-SIX DOLLARS AND FORTY-SEVEN CENTS (\$8,256.47) out of Defendant's Retirement Plan with the Triangle Auto Spring Company be paid directly to Plaintiff, NORMA J. CONNOR.

In addition, an amount sufficient to pay any and all income taxes and penalties resulting from the withdrawal of the lump sum of EIGHT THOUSAND TWO HUNDRED FIFTY-SIX DOLLARS AND FORTY-SEVEN CENTS (\$8,256.47) shall be withdrawn from said Retirement Plan and distributed to Plaintiff, Norma J. Connor, so that said monies can be used by her to pay the income taxes and any penalties for withdrawal assessed as a result of the withdrawal of the original amount of EIGHT THOUSAND TWO HUNDRED FIFTY-SIX DOLLARS AND FORTY-SEVEN CENTS (\$8,256.47). It is the intent of this Order that Plaintiff receive a net distribution of EIGHT THOUSAND TWO HUNDRED FIFTY-SIX DOLLARS AND FORTY-SEVEN CENTS (\$8,256.47) and that any tax consequences thereof be paid out of an additional distribution from the Plan.

5. Plaintiff's request for alimony is hereby denied and no award of alimony shall be made to the Plaintiff.

6. Defendant shall pay the sum of ONE THOUSAND SEVEN HUNDRED SEVENTY-FIVE DOLLARS AND FIFTY CENTS (\$1,775.50) toward Plaintiff's counsel fees. Said sum shall be deducted from the amount paid to the Plaintiff from the Retirement Plan in accordance with the provisions of the Qualified Domestic Relations Order which shall be entered simultaneously with this Order. Defendant shall have no further obligation to pay any of Plaintiff's counsel fees once the sum of EIGHT THOUSAND TWO HUNDRED FIFTY-SIX DOLLARS and FORTY-SEVEN CENTS (\$8,256.47) and an amount sufficient to cover all taxes and penalties has been paid from his Retirement Plan.

7. Plaintiff shall be solely responsible for any of her counsel fees over and above the sum of ONE THOUSAND SEVEN HUNDRED SEVENTY-FIVE DOLLARS AND FIFTY CENTS (\$1,775.50)

8. Defendant shall be solely responsible for any fees incurred by him through the hiring of his own counsel.

9. The total Master's fees and costs involved in this Divorce Action shall be equally shared by the parties. The docket in this case reflects that the total amount of Costs in this case are ONE THOUSAND FOUR HUNDRED SIXTY-ONE DOLLARS AND NINETY-THREE CENTS (\$1,461.93). The docket also indicates that Defendant has already paid the sum of TWO HUNDRED AND FIFTY DOLLARS (\$250.00) toward these costs and that Plaintiff has already paid the sum of THREE HUNDRED NINETY-FOUR DOLLARS AND FORTY-FIVE CENTS (\$394.45) toward these costs. Each of the parties shall be given a credit for the amount he has already paid against his 1/2 share of the costs. Therefore, Defendant shall owe an additional FOUR HUNDRED EIGHTY DOLLARS AND NINETY-SEVEN CENTS (\$480.97) and Plaintiff shall owe an additional THREE HUNDRED THIRTY-SIX DOLLARS AND FIFTY-ONE CENTS (\$336.51). Plaintiff shall be responsible for paying the amount due from both Plaintiff and Defendant for the costs of this Action from the monies that she receives as her distribution from Defendant's Retirement Plan with Triangle Auto Spring Company. Defendant shall have no further obligation to pay any of the costs of this Divorce Action once the amounts required to be distributed from his Retirement Plan to the Plaintiff under this Order are paid to her.

10. If either party defaults in the due performance of any of the terms and conditions of this Decree on his or her part to be performed, the defaulting party shall be responsible for payment of all reasonable legal fees, costs and expenses incurred which are rendered by or advanced by the non-defaulting party's attorney in any action, proceedings, correspondence, telephone conferences or any other efforts whatsoever performed in order to compel the defaulting party's due performance pursuant to the terms of this Decree.

11. This Decree shall be deemed to finally resolve any and all claims of the parties in regard to the above captioned Divorce Action and all related economic claims, except for the enforcement of the provisions as set forth in this Decree.

12. Each party is hereby directed to execute any and all documents which may be necessary in order to effectuate the provisions of this Decree of Equitable Distribution. Such documents shall be executed in a timely fashion and, unless otherwise specifically designated in this decree, such documents shall be executed within three (3) days from the date they are submitted to such party for execution.

BY THE COURT: John K. Reilly, Jr President Judge.



Cont'd from Pg. 156 83-1807-CD NORMA J. CONNOR vs ALLISON CONNOR, JR.

MAY 31, 1988, QUALIFIED DOMESTIC RELATIONS ORDER, filed  
4 copies cert to Atty. Cherry

AND NOW, to wit, on this 31st day of May, 1988, in order to effectuate certain provisions of the Decree of Equitable Distribution which was entered on the 31st day of May, 1988, a Qualified Domestic Relations Order is required. Relevant facts in regard to such Order are as follows:

1. The parties hereto were formerly husband and wife and were divorced by decree of the Court of Common Pleas of Clearfield County, Pennsylvania, entered on November 12, 1985, at the above captioned case number.
2. Defendant, ALLISON CONNOR, JR., is unemployed at the present time but was last employed at Triangle Auto Spring Company on March 17, 1980.
3. As a result of Defendant's prior employment with Triangle Auto Spring Company, Defendant has an interest in the Marmon Employees' Retirement Plan.
4. Defendant, ALLISON CONNOR, JR.'s Social Security Number is 170-30-7845, and he presently resides at 12 Arminta Street, DuBois, Pennsylvania 15801.
5. Plaintiff, NORMA J. CONNOR, previously resides at 1133 South Main Street, DuBois, Pennsylvania 15801, and her Social Security Number is 171-32-6081.
6. Plaintiff, NORMA J. CONNOR, previously raised claims for equitable distribution of marital property in regard to the above captioned Divorce Action pursuant to the Pennsylvania Divorce Code, 23 P.S. Section 101 et. seq.

Based upon the decree of Equitable Distribution which was previously entered in regard to the above named parties and upon review of the Retirement Plan offered to employees of Triangle Auto Spring Company, it is hereby ORDERED, ADJUDGED AND DECREED as follows:

A. A portion of the Defendant's interest in the Employees' Retirement Plan of Triangle Auto Spring Company is marital property which is subject to distribution by this Court, such portion being the amounts in such Plan at the time of the separation of the parties on September 3, 1983, as well as interest and dividends earned in regard to such portions since that date.

B. Plaintiff, NORMA J. CONNOR, shall be entitled to receive a net distribution in the amount of EIGHT THOUSAND TWO HUNDRED FIFTY-SIX DOLLARS AND FORTY-SEVEN CENTS (\$8,256.47) from Defendant's interest in the Employees' Retirement Plan of Triangle Auto Spring Company, plus an additional amount sufficient to cover any income taxes or penalties Plaintiff might incur because of the lump sum distribution made to Plaintiff within thirty (30) days from the date of this Decree.

It is the intent of this Order that Plaintiff not be financially responsible for the payment of any income taxes or penalties assessed as a result of the distribution to her out of Defendant's Retirement Plan. Accordingly, the Plan Administrator shall calculate Plaintiff's tax liability and distribute an amount to her in addition to the sum of EIGHT THOUSAND TWO HUNDRED FIFTY-SIX DOLLARS AND FORTY-SEVEN CENTS (\$8,256.47) sufficient to guarantee that Plaintiff will receive the net amount of EIGHT THOUSAND TWO HUNDRED FIFTY-SIX DOLLARS AND FORTY-SEVEN CENTS (\$8,256.47) from said Retirement Plan after the payment by her of all income taxes and penalties resulting from the gross distribution to her from the Retirement Plan.

C. The Plan to which this Order applies is the Employees' Retirement Plan of Triangle Auto Spring Company or any successor Plan.

D. Any reasonable costs incurred by the Plan Administrator in order to effectuate the terms and provisions of this Qualified Domestic Relations Order shall be assessed against the Defendant, ALLISON CONNOR, JR.

E. The parties shall properly notify the Plan Administrator of the Triangle Auto Spring Company Employee's Retirement Plan, or his designated representative, of any change in either of their addresses from those set forth in this Order if such address is changed prior to the time that the provisions of this Order have been fully satisfied.

F. This Parties shall promptly submit a true and correct copy of this Order to the Plan Administrator of the Tirangle Auto Spring Company Employees' Retirement Plan, or his designated representative, for determination of its status as a Qualified Domestic Relations Order.

G. This Order shall take effect immediately and shall remain in effect until further Order of the Court. The Court retains jurisdiction to supervise and enforce the payment of Retirement Benefits, as provided by this Order.

H. It is intended that this Order shall qualify as a Qualified Domestic Relations Order pursuant to the provisions of the Retirement Equity Act of 1984 and this Order shall be administered and interpreted in conformity with such Act. This Court shall retain jurisdiction to amend this Order in whatever manner may be reasonable necessary in order to establish or maintain its qualification as a Qualified Domestic Relations Order pursuant to the Retirement Equity Act of 1984.

BY THE COURT: John K. Reilly, Jr President Judge.

JUNE 6, 1988, LETTER FROM ALLISON CONNOR, filed

OCTOBER 31, 1988 PETITION FOR CONTEMPT filed. on behalf of NORMA J. CONNER, BY TONI M. CHERRY ESQUIRE.

NOTICE AND ORDER TO APPEAR

Legal proceedings have been brought against you alleging you have willfully disobeyed a Order of Court decreeing the equitable distribution of marital property and directing you to convey the marital residence at 12 Arminta Street, Dubois, Pennsylvania, to NORMA J. CONNER.

If you wish to defend against the claim set forth in the following pages, you may but are not required to, file in writing with the Court your defense or objections.

Whether or not you file in writing with the Court your defense or objections, you must appear in person in Court on November 23, 1988 at 10:30 A.M. in Courtroom No. 1, Second Floor, Clearfield County Courthouse, Clearfield, PA.

IF YOU DO NOT APPEAR IN PERSON, THE COURT MAY ISSUE A WARRANT FOR YOUR ARREST.

If the Court finds that you have wilfully failed to comply with its order directing you to convey all of your right, title and interest in the premises at 12 Arminta Street, Dubois, Clearfield County, Pennsylvania to NORMA J. CONNER, you may be found to be in contempt of Court and committed to jail, fined or both. BY THE COURT, /s/ John K. Reilly Jr. JUDGE l/Cert to Atty.

NOVEMBER 22, 1988 AFFIDAVIT OF SERVICE filed.  
NOW, November 16, 1988 at 9:45 A.M. EST, served the within Petition and Notice on Allison Conner Jr., at residence 12 Arminta Street, Dubois, Clearfield County, Penna. by handing to Allison Conner Jr. a true and attested copy of the original Petition and Notice and made known to him the contents thereof. So answers, chester A. Hawkins, Sheriff, by Marilyn Hamm.

DECEMBER 6, 1988, ORDER, filed  
3 cert to Atty T. Cherry  
AND NOW, this 6th day of December, 1988, after hearing held on November 23, 1988, on Plaintiff's Petition to Hold Defendant in Contempt for failure to obey the Decree of Equitable Distribution issued by the Court of Common Pleas of Clearfield County, Penna., on May 31, 1988, directing Defendant to convey the marital residence of the parties situate at 12 Arminta Street, DuBois, Clearfield County, Pennsylvania, to the Plaintiff, NORMA J. CONNOR, and, Defendant having been granted until December 5, 1988, to secure counsel and to perfect any rights to appeal he might have or to have said counsel contact this Court to advise of counsel's representation of the Defendant and counsel's intentions to proceed with an appeal nunc pro tunc, and Defendant having failed to secure such counsel and there being no contact made by any counsel to this Court that such counsel had been retained by Defendant, although the time in which to comply with this Court's directives have since passed, and the Defendant having failed to execute a deed conveying his interest in the marital residence to the Plaintiff, it is hereby:

ORDERED AND DECREED that the Register and Recorder of Clearfield County execute a deed conveying the premises situate at 12 Arminta Street in the City of DuBois, Clearfield County, Pennsylvania, to Plaintiff, NORMA J. CONNOR, and MICHAEL R. LYTLE, Register and Recorder of Clearfield County, Pennsylvania, is hereby directed to execute a deed conveying said premises to the Plaintiff, NORMA J. CONNOR, on behalf of Defendant, ALLISON CONNOR, JR.  
BY THE COURT: John K. Reilly, Jr      President Judge.

AUGUST 7, 1989, PETITION FOR SPECIAL RELIEF, filed by Toni M. Cherry, Esq.  
ORDER, filed  
AND NOW, this 7th day of August, 1989, in consideration of the foregoing Petition and upon motion of counsel for Petitioner, and this Court being satisfied that Petitioner is the lawful owner of said premises as a result of the litigation and Orders issued to the above-captioned term and number, it is hereby ORDERED AND DECREED:  
1. The Prothonotary of Clearfield County shall issue a Writ of Possession in the above captioned matter directing the Sheriff of Clearfield County to eject the person of the Defendant, ALLISON CONNOR, JR., from the marital residence at 12 Arminta Street, DuBois, Clearfield County, Pennsylvania, and to deliver possession of said premises to the said NORMA J. CONNOR.  
2. The Sheriff of Clearfield County shall eject the person of the said ALLISON CONNOR, JR., from the premises at 12 Arminta Street and shall deliver possession of said premises to Plaintiff, NORMA J. CONNOR.  
3. Defendant shall be permitted to remove from the said premises all items of personal property awarded to him in the Decree of Equitable Distribution. BY THE COURT: John K. Reilly, Jr., P.J.

CONTINUED FROM PAGE 133 CHRISTINE VICTORIA BROWN vs, ROBERT EARL BROWN 83-2005-CD

MAY 6, 1992, PETITION FOR ADJUDICATION OF CIVIL CONTEMPT, filed.  
ORDER, filed.

AND NOW, this 27th day of April, 1992, upon consideration of the Plaintiff's Petition for Adjudication of Civil Contempt, a rule is hereby entered upon the Defendant respondent, ROBERT EARL BROWN, to show cause why Petitioner's Petition should not be granted and a contempt citation issued, due to the Defendant's alleged violation of the Divorce Decree entered by the Court on October 31, 1988.

An answer to this Petition shall be filed by the Defendant on or before the --- day of May, 1992, at -. In the event a hearing is necessary, the hearing on 1992, at 10:30 A.M.  
BY THE COURT, S/ JOSEPH S. AMMERMAN, JUDGE.  
ONE COPY CERTIFIED TO ATTORNEY GUIDO.

MAY 14, 1992, ANSWER TO PLAINTIFF'S PETITION FOR ADJUDICATION OF CIVIL CONTEMPT, filed by Peter F. Smith, Esq.

MAY 14, 1992, CERTIFICATE OF SERVICE, filed  
I, PETER F. SMITH, Attorney for the Defendant, hereby certify that I served a true and correct copy of Defendant's Answer to Plaintiff's Petition for Adjudication of Civil Contempt by US First Class Mail, Postage Prepaid, as follows: Anthony S. Guido, Esq. /s/ Peter F. Smith, Esq.

JUNE 2, 1992, ORDER, filed  
NOW, this 2st day of June, 1992, following argument in the above-captioned matter, it is the ORDER of this Court that Plaintiff above-named shall file a brief with this Court within ten (10) days from date hereof and Defendant above-named shall file a brief within ten (10) days of receipt of Plaintiff's brief. BY THE COURT: John K. Reilly, Jr., P.J.

AUGUST 5, 1992, OPINION AND ORDER, filed  
NOW, this 30th day of July, 1992, upon consideration of the docket int he above-captioned matter as well as briefs, it is the ORDER Of this Court that Plaintiff's Petition for Adjudication of Civil Contempt be and is hereby denied and Defendant given credit in the amount of \$6,300 towards the purchase of a \$14,000 automobile for Plaintiff. BY THE COURT: John K. Reilly, Jr. P.J.

AUGUST 28, 1992, NOTICE OF APPEAL, filed by Anthony S. Guido, Esq. 1 cert/Superior Ct  
PROOF OF SERVICE, filed  
August 27, 1992, NOTICE OF APPEAL SERVED TO: Hon. John K. Reilly, Jr, Peter F. Smith, Esq. /s/ Anthony S. Guido, Esq.

SEPTEMBER 9, 1992, SUPERIOR COURT DOCKET #01360PGH92, filed  
OCTOBER 14, 1992, ALL PAPERS MAILED TO SUPERIOR COURT /s/ arb  
OCTOBER 14, 1992, SENDERS RECEIPT, filed  
OCTOBER 19, 1992, RETURN RECEIPT, filed

JULY 8, 1993, JUDGMENT FROM SUPERIOR COURT, filed  
ON CONSIDERATION WHEREOF, it is now here ordered and adjudged by this Court that the Judgment of the Court of common Pleas of Clearfield County be, and the same is hereby AFFIRMED.  
BY THE COURT: Eleanor R. Valecko, Deputy Prothonotary

JULY 8, 1993, ALL PAPERS RECEIVED FROM SUPERIOR COURT FILED IN REGULAR FILE. s/ arf





[illegible]



CONTINUED FROM PAGE 170 83-2022-CD	LINDA L. KENT -vs- DANIEL P. KENT
MAY 21, 1987 PRAECIPE FOR APPOINTMENT OF A MASTER continued	
<u>ORDER</u> NOW, this 8th day of June, 1987, David P. King, Esquire, is hereby appointed Master in the above-captioned matter. BY THE COURT: Joseph S. Ammerman, Judge June 9, 1987 All papers given to David P. King, Esquire	
JUNE 22, 1988, PRAECIPE, filed 3 cert/Atty Please enter my appearance on behalf of the Defendant, Daniel P. Kent, in the above-captioned matter. /s/ Barbara H. Schickling, Esq.	
OCTOBER 16, 1989, REPORT & RECOMMENDATION OF MASTER, filed by David P. King, Esq.	
JANUARY 8, 1990 ORDER, filed AND NOW, this 8th day of January, 1990, the Report of the Master hereby acknowledged, and with no Exceptions being made by either of the parties after filing and notice of the same, we hereby approve his findings and recommendations, and the same are made an Order of this Court. The Prothonotary is directed to pay the Court costs and Master's fees out of the deposit received, and additional Master's fees and costs as due shall be the equal responsibility of the parties consistent with the recommendation of the Master. BY THE COURT: Joseph S. Ammerman, Judge.	
1/18/90 Ck.#1009 Trans. to reg. acct. \$837.60 Ck.#1011 David P. King, Esq. \$500.00 Ck.#1012 J.M. Abernathey R.P.R. \$337.60 \$837.60	



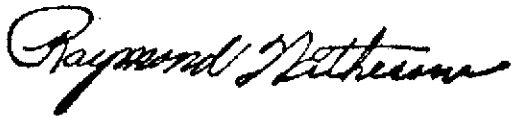
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CONTINUED FROM PAGE 214 NO. 83-2070-CD BARBARA JANE SUTHERLAND -vs- WILLIAM S. WRIGHT ESTATE al

JANUARY 23, 1984, PRAECIPE filed by Paula M. Cherry  
Please enter final judgment in favor of the above named Plaintiff and against the Defendants  
in accordance with Order of the above named Court dated December 21, 1983. s/ Paula M. Cherry

Judgment is entered in favor of the Plaintiff and against the Defendants as per Order of  
Court.

JUDGMENT FOR PREMISE





Prothonotary

January 24, 1984, One copy of Order certified to Recorder of Deeds

James A. Beinkemper	GERALD A. KEMPNER	83-2019-CD	NOVEMBER 1, 1983 COMPLAINT IN TRESPASS, filed by James A. Beinkemper, Esquire One (1) copy Certified to Sheriff. DECEMBER 21, 1983, ENTRY OF APPEARANCE filed. Please enter my appearance for and on behalf of the Defendant, Annabell Drenning, above-named. s/R. Merle Heffner DECEMBER 27, 1983, SHERIFF'S RETURN filed. Now, November 1, 1983, Albert Shuller, Jr., Sheriff of Bedford County was deputized. Now, November 29, 1983 served within Complaint in Trespass on Annabell Drenning, return of Sheriff Shuller hereto attached. So answers, Chester A. Hawkins by Marilyn Wood  JANUARY 27, 1984, IMPORTANT NOTICE, filed by JAMES A. BEINKEMPER, ESQUIRE TO: Annabell Drenning DATE OF NOTICE: January 24, 1984. You are in default because you have failed to take action required of you in this case. Unless you act within ten days from the date of this notice, a judgment may be entered against you without a hearing and you may lose your property or other important rights. You should take this notice to a lawyer at once. If you do not have a lawyer or cannot afford one, go to or telephone the following office to file out where you can get legal help: Raymond Witherow, Prothonotary, Clearfield County Courthouse, Clearfield, PA.  JUNE 5, 1984, PRAECIPE TO PLACE CASE ON NEXT AVAILABLE ARBITRATION LIST, filed. Kindly place the within captioned case on the next available Arbitration list. Estimated time for hearing is 2 hours. WAYMAN, IRVIN & McAULEY, By /s/ James A. Beinkemper, Esquire  OCTOBER 30, 1984, SENDER'S RECEIPT, : filed. OCTOBER 30, 1984, SENDER'S RECEIPT, filed. NOVEMBER 2, 1984, RETURN RECEIPT, filed. NOVEMBER 5, 1984, RETURN RECEIPT, filed. DECEMBER 3, 1984, PRAECIPE TO SETTLE AND DISCONTINUE, filed. Kindly mard the docket in the above captioned case settled and discontinued. PLEASE ISSUE A CERTIFICATE./s/ James A. Beinkemper, Esq.
	ANNABELL DRENNING		
R. Merle Heffner	Pro by Atty.	40.00	SETTLED
	Atty.	3.00	
	Shff by Atty	10.75	DISCONTINUED
	by Atty		
	Shff Shuller	23.65	
	Postage	1.55	
	Postage	1.55	
	Pro by atty	5.00	

Richard H. Milgrub	RUSSELL ARDERY	NOVEMBER 1, 1983, COMPLAINT IN DIVORCE, filed by Richard H. Milgrub, Esquire One (1) copy Certified to Attorney. DECEMBER 15, 1983, ACCEPTANCE OF SERVICE, filed. by Milgrub & Lhota FEBRUARY 7, 1984, AFFIDAVIT OF CONSENT OF RUSSELL ARDERY AND PAULA ARDERY, filed FEBRUARY 7, 1984, PRAECIPE TO TRANSMIT RECORD, filed by Richard H. Milgrub, Esquire DECREE, filed. One copy Certified to Attorney. AND NOW, this 10th day of February, 1984, it is ORDERED and DECREED that Russell Ardery, Plaintiff, and Paula Ardery, Defendant, are divorced from bonds of matrimony. It is the further ORDER of this Court that the attached Property Settlement Agreement be made a part of this final Decree. BY THE COURT: /s/ John K. Reilly, Jr., President Judge. FEBRUARY 13, 1984, MAILED VITAL STATISTICS FORM TO NEW CASTLE, PA.
11/1/83 \$75.00 Pd. by Atty.	83-2020-CD	
Clfd Trust	PAULA ARDERY	
	Pro 40.00 Pro .50	
Chk#4684 Trans to reg acct. Pro. 40.50 #11325 Atty. 34.50	\$75.00 \$75.00	

	<p>WEST CENTRAL PRODUCTION CREDIT ASSOCIATION,</p> <p>83-2021-CD</p> <p>DEAN A. CAMPBELL,</p> <p>Pro by Atty. 15.00</p> <p>Atty. by Atty Shff Hawkins 3.00 10.75</p> <p>by Atty Shff Burns 18.75</p> <p>Pro by Atty. 9.00</p>	<p>NOVEMBER 2, 1983, PRAECIPE FOR WRIT OF REVIVAL, filled.</p> <p>To Revive and continue Lien entered to 78-2850-CD. Issue Writ of Revival of Judgment entered to No. 2850-CD and index it in the Judgment Index against DEAN A. CAMPBELL in the amount of \$20,000.00 with Interest from October 27, 1978.</p> <p>Debt \$20,000.00</p> <p>Atty Comm.</p> <p>Interest from October 27, 1978.</p> <p>Filed and Entered by Attorney, November 2, 1983</p> <p>Judgment</p> <p> Prothonotary</p> <p>NOVEMBER 2, 1983, WRIT OF REVIVAL ISSUED TO SHERIFF FOR SERVICE.</p> <p>DECEMBER 14, 1983, SHERIFF'S RETURN, filed. Now, Nov. 4, 1983, Thomas P. Burns, Acting Shff of Cambria County was deputized to serve Writ on deft. Now, Nov. 7, 1983 served within Writ of Revival on Dean A. Campbell, deft. So answers, Chester A. Hawkins, Shff By /s/ Marilyn Wood</p> <p>DECEMBER 21, 1984, SENDERS RECEIPT, filed. DECEMBER 24, 1984, RETURN RECEIPT, filed.</p> <p>FEBRUARY 20, 1985, PRAECIPE FOR DEFAULT JUDGMENT, filed by J.E. Ferens. Esquire. Kindly enter judgment in favor of Plaintiff above-named and against Defendant above-named for failure of Defendant to respond within twenty (20) days of the date of service of the Writ of Revival and within ten (10) days of the mailing date of the Important Notice required by Pennsylvania Rule of Civil Procedure 237.1, which notice, a copy of which is attached hereto, was mailed to said Defendant by regular mail, postage prepaid, directed to his last known address on DEcember 31, 1984, which mailing was not returned.</p> <p>Judgment entered in favor of the Plaintiff and against the Defendant for failure to Answer within (20) days.</p> <p>DEFAULT JUDGMENT.</p> <p> Prothonotary</p>
		<p><u>EXECUTED</u></p> <p>WRIT OF EXECUTION ISSUED TO 85-14-EX</p>

Winifred H. Jones-Wenger, Esquire. David C. Mason	LINDA L. KENT	NOVEMBER 2, 1983, COMPLAINT IN DIVORCE, filed by Winifred Jones-Wenger, Esquire. One (1) copy Certified to Attorney. NOVEMBER 9, 1983, AFFIDAVIT OF SERVICE, filed AND NOW, WINIFRED H. JONES-WENGER, who, being duly sworn according to law, deposes and says that a certified copy of a Complaint in Divorce concerning the above-captioned case was served on Daniel P. Kent, the above-named Defendant, at his residence located at RD#1, Box 291, Morrisdale, Pennsylvania 16858 on November 4, 1983, by certified mail, restricted delivery, return receipt requested. Attached hereto and marked "Plaintiff's Exhibit A" is said return receipt evidencing service. /s/ Winifred H. Jones-Wenger
5/21/87 \$225.00 Pd. by Atty DCM		
11/2/83 \$75.00 Pd by Atty.	83-2022-CD	NOVEMBER 22, 1983, PRAECIPE FOR ENTRY OF APPEARANCE filed. One Copy Certified to Attorney. Please enter our appearance on behalf of the defendant, Daniel P. Kent, in the above-captioned action. BELIN, BELIN & NADDEO, By /s/ Cynthia Soult, Attorney for Defendant
Cynthia Soult Thomas F. Morgan Barbara H. Schickling	DANIEL P. KENT	DECEMBER 9, 1983, PETITION FOR SPECIAL RELIEF & RULE RETURNABLE, filed by Winifred H. Jones-Wenger 1 Copy Cert. to Atty AND NOW, this 9th day of December, 1983, upon consideration of the foregoing Petition for Special Relief, Respondent is hereby ordered to appear and show cause why he should not return the 1976 Bronco which is entitled in joint names with Petitioner to Petitioner. HEARING to be held on the 20th day of December, 1983, at 9:00 o'clock A.M. BY THE COURT, /s/ John K. Reilly, Jr., President Judge DECEMBER 16, 1983, PRAECIPE TO WITHDRAW APPEARANCE filed by Cynthia Soult ORDER AND NOW, this 16 day of December, 1983, upon consideration of the foregoing Praecipe to Withdraw Appearance, it is the ORDER of this Court that Cynthia Soult is hereby granted leave to withdraw as counsel for Daniel P. Kent in the above captioned action. BY THE COURT, John K. Reilly, Jr., P.J.
Pro 40.00 Pro .50		
Ck#5333 Trans to reg acct. \$75.00 Pro. 40.50 #12279 Atty 34.50 \$75.00		DECEMBER 23, 1983, PRAECIPE, filed Please enter my appearance on behalf of the defendant, Daniel P. Kent, in the above-captioned action. /s/ Thomas F. Morgan, Attorney for Defendant
11-13-89		
\$418.80 Pd Deft Clfd Tr.		SEPTEMBER 26, 1984, PRAECIPE FOR ENTRY OF APPEARANCE, filed. Please enter my appearance on behalf of the Plaintiff Linda L. Kent, in the above captioned matter. /s/ David C. Mason, Esq SEPTEMBER 20, 1985, INVENTORY AND APPRAISEMENT OF LINDA KENT, filed by David Mason, Esq. DECEMBER 13, 1985, INVENTORY AND APPRAISEMENT OF DANIEL P. KENT, filed by Thomas F. Morgan. AUGUST 29, 1986, AFFIDAVIT OF CONSENT OF LINDA L. KENT, filed. AUGUST 29, 1986, AFFIDAVIT OF CONSENT OF DANIEL P. KENT, filed. AUGUST 29, 1986, PRAECIPE TO TRANSMIT RECORD, filed. DIVORCE DECREE AND NOW, TO WIT, this 2nd day of September. 1986, the Plaintiff herein having filed a Complaint in Divorce pursuant to 23 P.S. 201 (c) said Complaint having been filed November 2, 1983 and having been served on the Defendant, a period of ninety (90) days from the date of the filing of said Complaint having elapsed, no Answer or demand for counselling having been filed and Affidavits of Consents executed by each of the parties having been made a part of the record, the Court does accordingly adjudge and decree that the Plaintiff Linda L. Kent is hereby divorced and completely separated from the bonds of matrimony with Daniel P. Kent as fully as if the said Linda L. Kent and Daniel P. Kent had never been married, and every duty, right and claim heretofore accruing to either of the said parties by reason of said marriage does now cease and come to an end. Each of the said parties is now at liberty to marry again as free as if said marriage had never taken place. Provided, however, that this Court reserves jurisdiction to hear all related claims which may be raised under the 1980 Divorce Code which would have heretofore been raised by the pleadings. BY THE COURT: /s/ John K. Reilly, Jr., P.J. SEPTEMBER 12, 1986, VITAL STATISTICS MAILED TO DEPARTMENT OF HEALTH, NEW CASTLE, PA. MAY 21, 1987 PRAECIPE FOR APPOINTMENT OF A MASTER filed Kindly request the Court to Appoint a Master in the above captioned matter to decide the following issues: Equitable Distribution of Real and Personal Property. s/David C. Mason, Esq.

		<p>WOLF FURNITURE COMPANY 12-16- S. Third Street Clearfield, PA 16830</p>	<p>NOVEMBER 2, 1983, JUDGMENT FROM J.P., William W. Daisher, filed</p> <p>Judgment entered in favor of the Plaintiff and against the Defendant in the sum of Two Thousand Five Hundred Seventeen and 53/100 , with costs.</p> <p>Debt \$2,517.53</p> <p>Interest from September 28, 1983.</p> <p>Filed and Entered by Plaintiff, November 2, 1983/ Judgment</p> <p><i>Raymond Wetherman</i> Prothonotary</p> <p>October 20, 1994 Revived to No. 94-1381-CD</p>
	Nov. 2 1:20 p.m.	83-2023-CD	
		<p>NILE SMITH and SHARON SMITH 460 State Street Curwensville, PA 16833</p>	
		<p>Pro by Plff 9.00 o.c. 37.60</p>	
		<p>WOLF FURNITURE COMPANY 12-16 S. Third Street Clearfield, PA 16830</p>	<p>NOVEMBER 2, 1983, JUDGMENT FROM J.P., William M. Daisher, filed.</p> <p>Judgment entered in favor of the Plaintiff and against the DEFendant in the sum of Three Thousand One Hundred Thirty-six and 98/100 Dollars, with costs.</p> <p>Debt \$3,136.98</p> <p>Interest from June 1, 1983.</p> <p>Filed and Entered by Plaintiff, November, 1983. Judgment</p> <p><i>Raymond Wetherman</i> Prothonotary</p> <p>October 20, 1994 Revived to No. 94-1380-CD</p>
	Nov. 2 1:20 p.m.	83-2024-CD	
		<p>ROBERT N. SMITH 460 State Street Curwensville, PA 16833</p>	
		<p>Pro by Plff. 9.00 o.c. 35.05</p>	

[illegible]





<div>Edward V. Cherry</div>	<div>CLARENCE E. FYE, SR., JANICE J. FYE and CLARENCE E. FYE, SR, Parent and Natural Guardian of TAMMY MARIE FYE, CLARENCE E. FYE, JR. and STACY L. FYE, minors.</div> <div>83-2027-CD</div> <div>CALVIN DIXON,</div>	<div>NOVEMBER 2, 1983, WRIT OF SUMMONS IN TRESPASS, filed by Edward V. Cherry, Esquire Enter our appearances for Plaintiffs, CLARENCE E. FYE, SR., JANICE M. FYE, and CLARENCE E. FYE, SR., parent and natural guardian of TAMMY MARIE FYE, CLARENCE E. FYE, JR. and STACY L. FYE, Minors, and issue a SUMMONS in TRESPASS against Defendant CALVIN DIXON.</div> <div>NOVEMBER 2, 1983, WRIT OF SUMMONS IN TRESPASS ISSUED TO SHERIFF FOR SERVICE.</div> <div>NOVEMBER 30, 1983, AFFIDAVIT OF SERVICE, filed NOW November 14, 1983 at NOON o'clock EST served the within Summons in Trespass on Calvin Dixon, defendant at his place of residence, Hungry Hollow Road, RD #2, DuBois, Clearfield County, Penna by handing to Calvin Dixon a true and attested copy of the original Summons in Trespass and made known to him the contents thereof. So answers, Chester A. Hawkins, Sheriff by Marilyn Wood.</div>
	<div>Pro by Atty. 20.00</div> <div>Atty. 3.00</div> <div>Shff. by Atty. 25.95</div>	



UNITED STATES OF AMERICA

83-2029-CD

ELVA QUEEN

Pro *by Ref* 9.00  
Pro by Atty 5.00

NOVEMBER 3, 1983, JUDGMENT ROLL, from the United States District Court for the Western District of Pennsylvania.

AND NOW this 31st day of October 1983, pursuant to the request and affidavit filed by Plf United States, default is ent against deft and default jdmt is ent against deft Elva Queen for sum of \$2,789.35, with interest thereon in the amount of \$659.51 to March 31, 1982, plus interest from March 31, 1982 at 6% per annum to date of jdmt, plus interest from date of jemt at 9.98% per annum and costs.

Debt \$2,789.35

Interest from March 31, 1982 659.51

Filed and Entered by Attorney, November 3, 1983


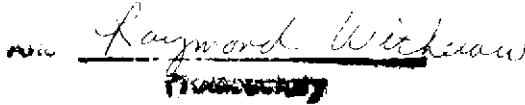

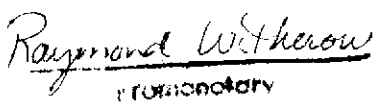
Judgment

*Raymond Wetherone*  
Prothonotary

NOVEMBER 3, 1983, Notice of Entry of Judgment mailed to Defendant.

MAY 22, 1990, PARTIAL RELEASE OF JUDGMENT LIEN,  
filed by Secretary of Housing and Urban Development  
( See original for information.)



<div>Nov. 3 8:30 a.m.</div>	<div>COMMONWEALTH OF PENNA DEPARTMENT OF REVENUE PO Box 2055 Harrisburg, PA 17105</div> <div>83-2031-CD</div> <div>BENJAMIN COAL COMPANY Rural Delivery LaJose, PA 15753</div> <div>Pro by Plff 9.00 pro by atty 5.00</div>	<div>NOVEMBER 3, 1983, CERTIFIED COPY OF LIEN, PENNSYLVANIA SALE &amp; USE TAX, filed.</div> <div>Pursuant to the laws of the Commonwealth of Pennsy- lvania , Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Eight Thousand Two and 31/100 Dollars.</div> <div>Debt \$8,002.31 (Tax, plus Interest Comp. 11/15/83)</div> <div>Filed and Entered by Plaintiff, November 3, 1983. Judgment</div> <div> Prothonotary</div> <div>And Now, <u>91<sup>st</sup></u> April <u>96</u> By paper filed, the <u>entire</u> full of debt interest and <u>costs</u></div> <div> Prothonotary</div>
<div>Ronald E. Archer</div> <div>Nov. 3 1:10 p.m.</div>	<div>NATIONAL BANK OF THE COMMONWEALTH</div> <div>83-2032-CD</div> <div>RICHARD L. EMIGH and GLORIA J. EMIGH, RD #3, Box 138 Philipsburg, PA 16866</div> <div>Pro by Atty. 9.00 Atty. 3.00 o.c. 10.50 Pro by Plff 5.00</div>	<div>NOVEMBER 3, 1983, AGREEMENT TO REVIVE, filed. To Revive and Continue Lien entered to 79-74-CD</div> <div>By Virtue of Agreement contained herein. Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Ten Thousand Nine Hundred Forty- two and 54/100 Dollars plus costs.</div> <div>Debt \$10,942.54</div> <div>Atty. Comm. 15% Interest from August 30, 1983.</div> <div>Filed and Entered by Plaintiff, November 3, 1983. Judgment</div> <div> Prothonotary</div> <div>And Now <u>8</u> <u>th</u> of <u>June</u> <u>19 88</u> By paper filed, the <u>entire</u> full of debt interest <u>and costs</u>  Prothonotary</div>

Ronald E. Archer	NATIONAL BANK OF THE COMMONWEALTH 709 Hannah Street Houtzdale, PA 16651	NOVEMBER 3, 1983, COMPLAINT IN CONFESSION OF JUDGMENT, filed by Ronald E. Archer, Esquire.  Pursuant to the authority contained in the warrant of attorney, a copy of which is attached to the Complaint in this action. I, Ronald E. Archer, Esquire, appear for the defendant and confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Ninety-one and 00/100, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.  Debt \$2,091.00 Atty. Comm. 15% Interest from September 27, 1983. Filed and Entered by Attorney, November 3, 1983. Judgment  <div>Raymond Wetherill Prothonotary</div>
Nov. 3 1:30 p.m.	83-2033-CD  MICHAEL F. SIDORICK and SARA F. SIDORICK, Box 140, Star Route Madera, PA 16661  Pro by Atty. 9.00 Atty. 3.00 pro by RFB 5.00	NOVEMBER 3, 1983, Notice of Entry of Judgment mailed to Defendant.  <div>And Now, 15 day of April 19 85 By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest Raymond Wetherill Prothonotary</div>

Barbara H. Schickling	LOIS HOUSER	NOVEMBER 3, 1983, COMPLAINT FOR CUSTODY, filed by Barbara H. Schickling, Esquire Two (2) copies Certified to Attorney. ORDER, filed YOU, JAMES E. HOUSER and MARILYN JANE GARITO, Defendants, have been sued in Court to obtain custody of the child: Nicole Rane Houser. It is the further Order of this Court that temporary custody of the minor child, Nicole Rane Houser, is placed with her paternal grandmother, Lois Houser, pending hearing on merits. You are ORDERED to appear in person at the Clearfield County Courthouse on the 20th day of December, 1983, at 9:00 o'clock, a.m. for a hearing Conference. If you have the child in your possession or control, you must appear and bring the child to the Courthouse with you. If you fail to appear as provided in this Order or to bring the child, if she is in your possession or control, an Order for custody, partial custody or visitation may be entered against you or the Court may issue a warrant for your arrest. YOU SHOULD TAKE THIS PAPER TO YOUR LAWYER AT ONCE. IF YOU DO NOT HAVE A LAWYER OR CANNOT AFFORD ONE, GO TO OR TELEPHONE THE OFFICE SET FORTH BELOW TO FIND OUT WHERE YOU CAN GET LEGAL HELP. RAYMOND WITHEROW, PROTHONOTARY, CLEARFIELD COUNTY, COURTHOUSE, CLEARFIELD, PENNSYLVANIA 16830, Phone: 814-765-9161. BY THE COURT: John K. Reilly, Jr., President Judge.
	83-2034-CD	
	JAMES HOUSER and JANE GARITO	
Pro	by Atty.	40.00
Atty		3.00
		NOVEMBER 4, 1983, AFFIDAVIT OF SERVICE, filed NOVEMBER 4, 1983, ACCEPTANCE OF SERVICE OF COMPLAINT, filled. NOVEMBER 15, 1983, AFFIDAVIT OF SERVICE, filed by Barbara H. Schickling DECEMBER 20, 1983, CONSENT, filed by Barbara Schickling DECEMBER 20, 1983, ORDER, filed 6 Copies Cert. to Atty AND NOW, this 20th day of December, 1983, this being the day and time set for hearing in the above-captioned Complaint for Custody, and the Court having been presented with a Consent signed by Marilyn Jane Garito, Defendant, consenting to the placement of Nicole Rane Houser with the Plaintiff, Lois Houser, and further being presented with additional evidence supporting this placement and further the Defendant, James E. Houser, natural father of Nicole Rane Houser, having failed to appear either in person or by counsel, he having received due and proper notice thereof; the Court being satisfied that said placement will be in the present best interest of the said child, it is the ORDER of this Court that primary care, custody and control of Nicole Rane Houser, a minor, be and is hereby placed with her paternal grandmother, Lois Houser, until further Order of Court. Said custody Order is subject to visitation by the natural parents of the said minor child and to be set by agreement of the parties. BY THE COURT /s/ John K. Reilly, Jr., President Judge.



Ronald E. Archer	DENNIS J. VANSKOYOC and LINDA JEAN VANSKOYOC	NOVEMBER 3, 1983, COMPLAINT IN ACTION TO QUIET TITLE, filed by Ronald E. Archer, Esquire ALL those certain pieces or parcels of land situate in Gulich Township, Clearfeild County, Pennsylvania. AFFIDAVIT, filed MOTION FOR PUBLICATION, filed by Ronald E. Archer, Esquire. ORDER FOR PUBLICATION, filed AND NOW, this 3rd day of November, 1983, upon consideration of the foregoing Motion, the Plaintiffs are granted leave to make service of the Complaint upon the Defendnts above named, their heirs, and assigns, by publication once a week for three (30) successive weeks in a newspaper of general circulation in Clearfield County, and Proof of Publication shall thereto be filed with the proceedings in said action, said advertisement shall state that the Defendants be required to answer the Complaint within twenty (20) days from the last advertisement thereof. BY THE COURT: /s/ John K. Reilly, Jre., President Judge.
83-2035-CD	JOSEPH PERON, CATHERINE PERON, CATHERINE JUNKER, WILLIAM JUNKER, ANNA PERON, ELIZABETH PERON, MARY PERON, and PAULINE PERON, their heirs, administrators, executors successors and assigns of each, and all other persons claiming any right, title or interest therein.	NOTICE/ DECEMBER 16, 1983, MOTION FOR JUDGMENT, PUBLICATION AND ORDER, filed by Ronald E. Archer ORDER: AND NOW, this 15 day of December, 1983, upon consideration of the within Affidavit, and upon motion of Ronald E. Archer, Attorney for Plaintiffs, judgment is entered in favor of the Plaintiffs and against the Defendants in the above captioned matter for failure to file and answer. It is hereby ordered and decreed that: (1) The Defendants, their heirs, administrators, executors, successors and assigns, and all other persons having claim to all those certain pieces or parcels of land situate in Gulich Township, Clearfield County, Pennsylvania, bounded and described as follows:  PARCEL I. ALL that parcel of land situate in the Township of Gulich, County of Clearfield and State of Pennsylvania, designated on the plan of the Village of Whiteside as Lots No. 357 and 358; beginning at a stake, the Northeast corner of Railroad Avenue and Road to Ramey; bearing North Nine degrees East Seventy-two and two-tenths feet from the Northwest corner of property of Mary Mille adjoining lands of the Kittaning Coal Company; thence by said road, North nine degrees East Three Hundred Forty-three and six-tenths feet to Evergreen Avenue; thence thereby North Fifty-two degrees Fifty-one minutes East One Hundred Two and four-tenths feet; thence by lot 356, South Thirty-seven degrees Nine minutes East Two Hundred Thirty-eight feet to said Railroad Avenue; thence thereby South Fifty-two degrees Fifty-one minutes West Three Hundred Fifty and one-tenth feet to the place of beginning.  PARCEL II. BEGINNING at a stake on the North side of Railroad Avenue, bearing South Fifty-two degrees, Fifty-seven minutes West, Seven Hundred feet from the Northwest corner of Railroad Avenue and Lemon Street, thence by said Railroad Avenue, South Fifty-two degrees Fifty-seven minutes West One Hundred feet to Lot No. 357; thence thereby North Thirty-seven degrees Three minutes West Two Hundred Thirty-eight feet to Evergreen Avenue; thence thereby North Fifty-two degrees Fifty-seven minutes East One Hundred feet to Lot No. 355; and thence thereby South Thirty-seven degrees Three minutes East Two Hundred Thirty-eight feet to said Railroad Avenue, the place of beginning. be and forever barred from asserting any right, title or interest in the land inconsistent with that of Plaintiffs, unless the Defendants, their heirs, administrators, executors, successors and assigns, or other persons asserting any right, title or interest in said premises bring an action of ejectment or other legal or equitable action to establish their claim to the premises above described within thirty (30) days of the date of this Order. If such action is not taken within the said thirty (30) day period, the Prothonotary, on Praecept of the Plaintiff, shall enter judgment. (2) Dennis A. VanScoyoc and Linda Jean Van Scoyoc, his wife, the Plaintiffs herein, are hereby declared to be the sole owners of the premises above described and shall have and enjoy exclusive possession thereof. BY THE COURT, /s/ John K. Reilly, Jr., P.J.
	Pro by Atty. 42.00 Atty. 3.00 Pro by Atty 10.00	

Robert J.  
White

DEPOSIT BANK, formerly  
DEPOSIT NATIONAL BANK

NOVEMBER 3, 1983, COMPLAINT IN ACTION OF MORTGAGAE FORE-  
CLOSURE, filed by Robert J. White, Esquire  
Two (2) copies Certified to Sheriff.

NOVEMBER 15, 1983, SHERIFF'S RETURN, filed.  
Now, Nov. 8, 1983 at 11:30 AM DST served within Action  
on Dorothy A. Schlag, deft. at her place of employment.  
Now, Nov. 8, 1983 at 11:30 AM DST served within Action  
on Dorothy A. Schlag, wife of Deft. Byron Schlag, at her  
place of employment. So answers, Chester A. Hawkins, Shff  
By /s/ Marilyn Wood

NOVEMBER 28, 1983, PRAECIPE, filed

Mark this suit discontinued. /s/ Robert J. White

83-2036-CD

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

BYRON A. SCHLAG and  
DOROTHY A. SCHLAG,

Pro	by Atty.	40.00
Atty.	by Plff	3.00
Shff Hawkins		35.55
Pro	by Plff	5.00

		<div>ROBERT A. FISHER</div> <div>83-2037-CD</div> <div>ROSE BEAULIEF</div> <div>Pro40.00</div>	<div>NOVEMBER 3, 1983, PETITION FOR VISITATION, filed by Robert A. Fisher, Plaintiff. RULE RETURNABLE, filled One (1) copy Certified to Plaintiff. AND NOW, this 20th day of OCTOBER 1983, upon consid- eration of the foregoing Petition, a Rule is hereby issued upon the Defendant Rose Beaulieu to show cause why visitation should not be granted to the Plaintiff, Robert Fisher. Rule Returnable the 20th day of December 1983, at 9:00 o'clock a.m. in the Main Courtroom or the Clearfeild County Courthouse. BY THE COURT: /s/ /s/ John K. Reilly, Jr., President Judge.</div> <div>NOVEMBER 4, 1983, 1 RULE ISSUED ON DEFENDANT BY CERTIFIED MAIL, RETURN RECEIPT #379-412-644.</div> <div>NOVEMBER 9, 1983, RETURN RECEIPT, filed Rose Beaulieu, Article No. 379 412 644</div>	

<div>Laurance B. Seaman</div>	<div>SHIRLEY A. BELL, Administratirx of thE ESTATE/ RUSSELL MARSHALL, deceased, SHIRLEY A. BELL Individually, JUDY M. BROCK, DEWEY B. MARSHALL and RUSSELL MARSHALL JR.</div> <div>83-2038-CD</div> <div>ALLSTATE INSURANCE CO.</div>	<div>NOVEMBER 3, 1983, WRIT OF SUMMONS IN ASSUMPSIT, filed by Laurance B. Seaman, Esquire Enter our appearance for Plaintiffs and issua a summons in Assumpsit in above case.</div> <div>NOVEMBER 3, 1983, WRIT OF SUMMINS IN ASSUMPSIT ISSUED TO SHERIFF FOR SERVICE.</div> <div>DECEMBER 2, 1983, SHERIFF'S RETURN, filed Now, November 4, 1983 William Livingston, Sheriff of Dauphin County was deputized by Chester A. Hawkins, Sheriff of Clearfield County to serve the within Summons in Assumpsit on Allstate Insurance Co., defendant. Now, November 9, 1983 served the within Summons in Assumpsit on Allstate Insurance Co., defendant by deputizing the Sheriff of Dauphin County. The return of Sheriff Livingston is hereto attached and made a part of this return stating that he served Ann Sullivan, Recpt. So answers, Chester A. Hawkins, Sheriff by Marilyn Wood.</div>	
	<div>Pro by Atty. 15.00</div> <div>Atty 3.00</div> <div>Shff. Hawkins</div> <div>by Atty. 10.75</div> <div>shff. Livingston</div> <div>by Atty. 20.75</div>		

Ronald Collins	ROBERT MAINES PAMELA K. MAINES		NOVEMBER 4, 1983, PRAECIPE FOR WRIT OF SUMMONS, filed by Ronald Collins, Esquire Please issue a Writ of Summons in Trespass against Al Hamilton Construction Company of R.D., #1, Box 87, Woodland, PA 16681.  NOVEMBER 4, 1983, WRIT OF SUMMONS IN TRESPASS ISSUED TO SHERIFF FOR SERVICE.  NOVEMBER 30, 1983, AFFIDAVIT OF SERVICE, filed. NOW, Nov. 7, 1983 at 10:30 AM o'clock DST served within Summons on Herb Wilson, Asst. to President of deft at his place of employment. So Answers, Chester A. Hawkins, Shff By /s/ Marilyn Wood  DECEMBER 6, 1983 PRAECIPE, filed by Alan F. Kirk, Attorney for Defendant. Enter a Rule upon the Plaintiff, whose Attorneys of record are Sobel and Collins, to file a Complaint within twenty (20) days after service of the Rule or Judgment of Non Pros will be entered. s/Alan F. Kirk, Atty for Deft.
	83-2039-CD		
Alan F. Kirk	AL HAMILTON CONSTRUCTION COMPANY		DECEMBER 7, 1983 RULE ISSUED ON SOBEL AND COLLINS ATTORNEYS FOR PLAINTIFF TO FILE A COMPLAINT WITHIN TWENTY (20) DAYS AFTER SERVICE OF RULE OR JUDGMENT OF NON PROS WILL BE ENTERED. Rule issued by regular mail.  JANUARY 19, 1984, COMPLAINT filed by Ronald Collins One copy certified to Attorney FEBRUARY 15, 1984, ANSWER filed by Alan F. Kirk CERTIFICATE OF SERVICE  CERTIFICATE OF SERVICE, filed by Alan F. Kirk, Esq. AND NOW, this 24th day of February, 1984, I, Alan F. Kirk, Esquire of Kriner and Koerber, Attorney for Defendant, hereby certify that I have this date served the original and two (2) copies of Defendant's First Set of Interrogatories by U.S. Mail, postage paid, addressed to Attorney for Plaintiff: Ronald L. Collins, Esquire of Sobel and Collins, 120 East Pine Street, Clearfield, PA 16830.
	Pro by Atty. 20.00 Atty. by Atty 3.00 Shff Hawkins 12.75 Pro by Atty 20.00 Pro by atty 15.00		Pro by Atty 9.00 Pro <i>by Atty</i> 5.00  FEBRUARY 27, 1984, PRELIMINARY OBJECTIONS, filed by Ronald L. Collins, Esqurie Two (2) copies Certified to Attorney.  JUNE 1, 1984, REPLY OF DEFENDANT TO PRELIMINARY OBJECTIONS OF PLAINTIFFS, filed by Alan F. Kirk  JUNE 13, 1984, DEFENDANT'S FIRST SET OF INTERROGATORIES TO PLAINTIFFS, ROBERT E. MAINES AND PAMELA K. MAINES, AND REQUEST FOR PRODUCTION OF DOCUMENTS, filed by Allen F. Kirk, Esquire. One (1) copy Certified to Attorney.  JUNE 22, 1984 BRIEF IN SUPPORT OF PLAINTIFF'S PRELIMINARY OBJECTIONS, filed by Ronald Collins, Attorney for Plff. JUNE 28, 1984, MEMORANDUM OF DEFENDANT IN OPPOSITION TO PRELIMINARY OBJECTIONS OF PLAINTIFF, filed by Alan F. Kirk, Esq. JUNE 28, 1984, SUPPLEMENTARY MEMORANDUM OF DEFENDANT IN OPPOSITION TO PRELIMINARY OBJECTIONS OF PLAINTIFFS, filed by Alan F. Kirk, Esq,  MARCH 21, 1985, ORDER OF COURT, filed. NOW, March 18, 1985, matters raised on Preliminary Objections in the nature of a demurrer being matters for consideration under Reply to Answer and new Matter, the said preliminary Objections are dismissed and it is ORDERED that the Plaintiffs file Reply to Answer and New Matter within twenty (20) days from receipt of this Order. BY THE COURT: /s/ John A. Cherry, Esq. APRIL 16, 1985, REPLY TO NEW MATTER, filed by Ronald Collins, Esq. One copy certified to atty. JULY 31, 1985, DEFENDANTS ANSWERS TO PLAINTIFFS FIRST SET OF INTERROGATORIES TO DEFENDANT, filed by Alan F. Kirk, Esq.  MARCH 26, 1986, PRAECIPE, filed 1 cert atty, 1 Cert Ct. Admn. Kindly place the above matter on the Arbitration List. /s/ Ronald L. Collins, Esq.  MAY 14, 1986, LETTER MAILED FROM COURT ADMINISTRATOR'S OFFICE, filed. AUGUST 20, 1986, OATH OR AFFIRMATION OF ARBITRATORS AND AWARD, filed. Now, this 14 day of August, 1986, we the undersigned, having been appointed arbitrators in the above case do hereby swear, or affirm, that we will hear the evidence and allegations of the parties and justly and equitably try all matters in variance submitted to us, determine the matters in controversy, make an award, and transmit the same to the Prothonotary within twenty (20) days of the date of hearing of the same. s/ F. Cortez Bell, Jr., Chairman; s/ R. Denning Gearhart; s/ Ervin S. Fennell; s/ Paula M. Cherry; s/ Rick Milgrub AWARD OF ARBITRATORS Now, this 20th day of August, 1986, we, the undersigned arbitrators appointed in this case, after having been duly sworn, and having heard the evidence and allegations of the parties, do
			CONTINUED TO PAGE 187

Earle D. Lees, Jr.	ELIZABETH A. MURRAY	NOVEMBER 4, 1983, COMPLAINT IN DIVORCE, filed by Earle D. Lees, Jr., Esquire One (1) copy Certified to Attorney.
		FEBRUARY 27, 1984, AFFIDAVIT OF CONSENT OF ROBERT A. MURRAY, filed.
		FEBRUARY 27, 1984 AFFIDAVIT OF CONSENT OF ELIZABETH A. MURRAY, Esquire.
11/4/83 \$75.00 Pd. by Atty.	83-2040-CD	FEBRUARY 27, 1984, PRAECIPE TO TRANSMIT RECORD, filed by Earle D. Lees, Jr., Esquire. DIVORCE DECREE, filed.
Clfd Trust		AND NOW, the 27th day of February, 1984, the report of rhe Master is acknowledged. We approve his findings and recommendations.
	ROBERT A. MURRAY	We, therefore DECREE that ELIZABETH A. MURRAY be dviorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and ROBERT A. MURRAY. Thereupon all the rights, duties or claims accruing to either of said parties in pursuance of said marriage, shall cease and determien, and each of them shall be at lbierty to marry again as though they ahd never been heretofore married,
	Pro 40.00	The Prothonotary is directed to pay the Court costs,
	Pro .50	including Master's fees, as noted herein, out of the de-
		posits received and then remit the balance to the Plaint-
Ck#4701 Trans to reg acct. \$75.00		tiff. BY THE COURT: /s/ John K. Reilly, Jr., President
Pro. 40.50		Judge.
#11352 Atty 34.50 \$75.00		
		MARCH 1, 1984, MAILED VITAL STATISTICS FROM TO DEPARTMENT OF HEALTH, NEW CASTLE, PA.



DECREE AND ORDER, continued.

incorporated into this Decree and Order by reference as fully as though the same were set forth herein at length for the sole purpose of the enforcement of said terms, provisions and conditions. Said Agreement shall not merge with but shall survive this Decree and Order.

BY THE COURT: /s/ Joseph S. Ammerman, Judge.

APRIL 12, 1987, VITAL STATISTICS FORM MAILED TO DEPARTMENT OF HEALTH, NEW CASTLE, PA.



NATIONAL BANK OF THE  
COMMONWEALTH,  
601 Philadelphia Street,  
Indiana, PA 15701

Nov 4  
2:20 p.m.

83-2043-CD

H. BUMBARGER AND SON  
LUMBER,  
PO Box 242  
Morrisdale, PA

Pro	by Plff	9.00
-----	---------	------

Pr. Big Ref 5.00

D.B. S. -- NOVEMBER, 1983

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 Twelve Thousand Six  
Hundred Ninety-four and 00/100 Dollars with Interest,  
Attorney's Commission, Cost of Suit, Release of Errors,  
Waiving Stay, Inquisition and Exemption.

Debt	\$12,694.00
------	-------------

Atty Comm. 15%

Interest from November, 1983.

Filed and Entered by Plaintiff, November 4, 1983.

Judgment.

*Raymond Johnston*  
Prothonotary

And Now 25 day of May 1984 By paper  
filed, for the purpose of the return of said debt,  
interest and costs. Robert E. [Signature]

Arrest Raymond Wetheron  
Prisonary

CONTINUED FROM PAGE 181 NO. 83-2035-CD DENNIS A. VAN SCOYOC a1 -vs- JOSEPH PERON et al

JANUARY 23, 1984, PRAECIPE filed by Ronald E. Archer


The Defendants above named having failed to institute an action in ejectment or legal or equitable action to establish any claim they have to all those certain pieces or parcels of land situate, lying and being in Gulich Township, Clearfield County, Pennsylvania, within thirty (30) days as directed by Order of Court dated the 15th day of December, 1983, you are hereby directed to enter judgment prohibiting the Defendants, their heirs, administrators, executors and assigns, from forever setting up any title to the premises subject of this action, or in any way attacking the Plaintiffs' title to the said property, or making claim against the same. s/Ronald E. Archer

Judgment is entered in favor of the Plaintiffs and against the Defendants for failure to establish any claim as per Court Order of December 15, 1983.

JUDGMENT FOR PREMISE

*Raymond Metheram*  
Prothonotary

Edward V. Cherry	JAMES A. MARANDO	NOVEMBER 4, 1983, COMPLAINT IN DIVORCE, COUNT I- DIVORCE UNDER SECTION 201 (a) (6) OF THE DIVORCE CODE, filed by Edward V. Cherry, Esquire One (1) copy Certified to Attorney. AFFIDAVIT OF AVAILABILITY OF COUNSELING, filed
11/4/83 \$75.00 Pd. by Atty.	83-2044-CD	NOVEMBER 4, 1983, TEMPORARY CUSTODY AND VISITATION AGREEMENT, filed. One (1) copy Certified to attorney. ORDER, filed NOW, this 3rd day of November, 1983, in consideration of the attached Agreement, it is ORDERED AND DECREED that JAMES A. MARANDO shall have temporary custody of his son, THOMAS JAMES MARANDO, age 6 years, and that KAREN R. MARANDO, mother of said child shall have the child away from said marital residence on the following times and occasions: (a) Every other Saturday from 10:00 a.m. until 6:00 p.m.; (b) Every other Sunday from 10:00 a.m. until 6:00 p.m. (c) Every Wednesday evening from 4:00 a.m. until 9:00 p.m. and (d) At such other times as the parties may mutually agree upon. It is FURTHER ORDERED AND DECREED that during the times that KAREN R. MARANDO is exercising visitation as set forth above with said child, the same shall not be conducted in the presence of one Kenneth DeBoer. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.
7/2/84 \$525.00 Pd. by Atty.	KAREN R. MARANDO	NOVEMBER 30, 1983, ACCEPTANCE OF SERVICE, filed by David P. King.  JULY 17, 1984, MOTION FOR THE APPOINTMENT OF A MASTER, filed. by David P. King, Esquire. ORDER, filed. AND NOW, this 27th day of July, 1984, in consideration of the foregoing Motion, ANTHONY GUIDO, ESQUIRE, is hereby appointed Master in regard to the above case and shall make his report and recommendations to the Court regarding the issues of divorce and equitable distribution of property. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.
Ck#5202 Trans to reg acct. Pro. 40.50 #12112 Bar 56.25 #12113 Master 496.35 #12114 Atty 6.90	Pro 40.00 Pro. .50 \$600.00 \$600.00	AUGUST 3, 1984, LETTER FROM ANTHONY S. GUIDO, filed.  AUGUST 3, COMMISSION RETURNED, MR. GUIDO'S NAME REMOVED ON ORDER AND MR. JONES NAME INSERTED BY JUDGE JOHN K. REILLY, JR. NEW COMMISSION TYPED AND SENT TO MR. SCOTT JONES.  JANUARY 23, 1985, INVENTORY AND APPRAISEMENT OF JAMES A. MARANDO, filed by Toni M. Cherry, Esq. One copy certified to atty.  APRIL 16, 1986, MASTER'S REPORT, filed by Scott V. Jones, Esquire. The parties to the above-captioned action having amicably settled this action subsequent to Master's Hearing being held on March 8, 1985, the undersigned Master returns herewith the Master's commission along with dockets submitted to the Master notices of Master's Hearing and transcript of proceedings The fees and costs due the Master are as shown on the back of the Blue Back attached hereto.
MARCH 18, 1987 PETITION filed by David P. King, Esq. ORDER AND NOW, this 16th day of March, 1987, in consideration of the foregoing Petition, A RULE IS ENTERED UPON JAMES A. MARANDO, to show cause why the relief requested herein should not be granted. The said Respondent, JAMES A. MARANDO is to appear before this Court on this 2nd day of April, 1987, in Courtroom Number ____, of the Clearfield County Courthouse, Clearfield, Pennsylvania, at 11:00 o'clock A.M., to show cause if any he shall have. BY THE COURT: Joseph S. Ammerman One copy certified Attorney		
APRIL 6, 1987, AFFIDAVIT OF CONSENT OF KAREN R. MARANDO, filed.		
APRIL 6, 1987, AFFIDAVIT OF CONSENT OF JAMES A. MARANDO, filed.		
APRIL 6, 1987, PRECIPUE TO TRANSMIT RECORD, filed by Toni M. Cherry, Esquire. DECREE AND ORDER, filed.		
AND NOW, this 6th day of April, 1987, the Court, by virtue of the authority vested in it by law, decrees that JAMES A. MARANDO and KAREN R. MARANDO are hereby divorced from the bonds of matrimony, and all the duties, rights, and claims accorded to either of the said parties at any time heretofore, in pursuance of said marriage, shall henceforth cease and determine, and the said parties shall severally be at liberty to marry again as if they had never been married.		
AND IT IS FURTHER ORDERED, ADJUDGED AND DECREED, pursuant to Pa. R.C.P. 1920.1, et seq. & Act 26-19080, 23 P.S. §1, et seq., "The Divorce Code", that the terms, provisions and conditions of a certain Marriage Settlement Agreement between the parties dated July 2, 1985, are hereby		

Allen F. Kirk	TWINBROOK CONSTRUCTION COMPANY, INCORPORATED		NOVEMBER 4, 1983, COMPLAINT, filed by Allen F. Kirk, Esquire. One (1) copy Certified to Attorney. CERTIFICATE OF SERVICE, filled.
	83-2045-CD		NOVEMBER 22, 1983, ANSWER AND NEW MATTER AND COUNTER-CLAIM, filed by Ann B. Wood 1 Copy Cert. to Atty A. Wood  FEBRUARY 21, 1984, REPLY TO NEW MATTER and ANSWER TO COMPLAINT, filed by Alan F. Kirk, Esquire CERTIFICATE OF SERVICE, filed  APRIL 2, 1984, PRAECIPE, filed by Ann B. Wood, Atty. Please place the above captioned matter on the Arbitration List. Approximate time: 2 hrs. /s/ Ann B. Wood  JUNE 4, 1984, OATH OR AFFIRMATION OF ARBITRATORS AND AWARD, filed. Now, this 4 day of June, 1984, we the undersigned, having been appointed arbitrators in the above case do hereby swear, or affirm, that we will hear the evidence and allegations of the parties and justly and equitably try all matters in variance submitted to us, determine the matters in controversy, make an award, and transmit the same to the Prothonotary within twenty (20) days of the date of hearing of the same. /s/ David E. Blakley, Chairman; /s/ W.U. Smith; /s/ John Sughrue; /s/ John Lhota; /s/ Allen Welch AWARD OF ARBITRATORS Now, this 4th day of June, 1984, 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 amount of \$980.00 with interest from February 26, 1982, plus costs. Defendant's counter-claim is hereby dismissed. /s/ William U. Smith, Chairman; /s/ Allen Welch; /s/ John R. Lhota ENTRY OF AWARD Now, this 4 day of June, 1984, I hereby certify that the above award was entered of record this date in the proper dockets and notice by mail of the return and entry of said award duly given to the parties of their attorneys. WITNESS MY HAND AND THE SEAL OF THE COURT, /s/ Raymond Witherow, Prothonotary By /s/ Manette Sturniolo
Ann B. Wood	JACK BELL CONSTRUCTION COMPANY, INCORPORATED		
	Pro by Atty	40.00	
	Atty. ABW.	3.00	
	Pro by Atty	15.00	
	J.P. costs	37.50	
Ck#5526	Pro by atty	9.00	
	Disc by atty	5.00	
11455	Adv costs	94.50	
	A.F.Kirk	80.50	
	Pro	14.00	
		94.50	
	JULY 5, 1984 J.P. Costs, filed by Alan Kirk, Atty for Plff.		
	JULY 5, 1984 PRAECIPE, filed by Alan Kirk, Atty. Please enter Judgment in the above-captioned matter in favor of the Plaintiff and against Defendant. The Board of Arbitrators awarded the Plaintiff Judgment on June 4, 1984, in the amount of Nine Hundred Eighty (980.00) Dollars with interest from February 26, 1984 plus cost. s/Alan F. Kirk, Atty for Plff.  Judgment is entered in favor of the Plaintiff and against the defendant in the sum of Nine hundred eighty and 00/100 (980.00) on Arbitration Award.  DEBT \$980.00  JUDGMENT--AWARD ARBITRATORS.   Prothonotary		
	JULY 18, 1984 PRAECIPE, filed by Alan F. Kirk, Atty Please mark the above-named case settled, discontinued, and ended upon payment of costs by Defendant. s/Alan F. Kirk, Atty for Plff.  Record costs in the sum of \$94.50 have been paid in full by Defendant Jack Bell Const. Co., Inc., Check#5526, this case marked Settled, Discontinued and Ended.		
	*****SETTLED	DISCONTINUED	ENDED*****



<p>Nov 4, 3:15 P.M.</p>	<p>CLEARFIELD BANK&amp;TRUST CO</p> <p>83-2047-CD</p> <p>HARRY J. O'DELL LINDA Z. O'DELL</p> <p>Pro by Plff 9.00 o.c. 6.50 <i>Pro by Plff 5.00</i></p>	<p>NOVEMBER 4, 1983, AGREEMENT TO REVIVE, filed. To Revive and Continue Lien entered to 78-2914-CD.</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, Seven hundred Thirty-eight and 24/100 Dollars, with Costs.</p> <p>Debt \$ 1,738.24</p> <p>Atty Comm. 10%</p> <p>Interest from November 4, 1983</p> <p>Filed and Entered by Plaintiff, November 4, 1983</p> <p>Judgment.</p> <p>Prothonotary</p> <p><i>And Now, 08 day of March 19 80 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</i></p> <p><i>Attest Raymond W. Wetters Prothonotary</i></p>
<p>NOV 7 8:30 a.m.</p>	<p>ASSOCIATES CONSUMER DISCOUNT CO</p> <p>103 North Brady Street DuBois, PA 15801</p> <p>83-2048-CD</p> <p>EDWARD F. MARTIN DOROTHY MARTIN</p> <p>417 Pine St Philipsburg, PA 16866</p> <p>Pro by Plff 9.25</p>	<p>NOVEMBER 7, 1983, JUDGMENT FROM J.P. Robert A. Shoff filed.</p> <p>Judgment entered in favor of the Plaintiff and against the Defendant in the sum of Nine hundred Thirty-three and 77/100 Dollars, with Costs.</p> <p>Debt \$ 933.77</p> <p>Interest from December 12, 1978</p> <p>Filed and Entered by Plaintiff, November 7, 1983</p> <p>Judgment</p> <p>Prothonotary</p>

James H. Bigelow ANN B. WOOD	JERRY C. LEWIS		NOVEMBER 7, 1983, COMPLAINT IN DIVORCE UNDER SECTION 201-(d) OF THE DIVORCE CODE, filed by James H. Bigelow. One Copy Certified to Sheriff One Copy Certified to Attorney NOVEMBER 9, 1983, AFFIDAVIT OF SERVICE, filed NOW November 8 1983 at 3:30 P.M. o'clock DST served the within Complaint in Divorce on Rosemary Lewis, Deft. at her place of residence, SmokeRun, Clearfield County, Penna. by handing to Rosemary Lewis a true and attested copy of the original Complaint in Divorce and made known to her the contents thereof. So answers, Chester A. Hawkins, Sheriff by Marilyn Wood.
\$25.00 Pd by Atty Clfd B&T	83-2049-CD		
\$50.00 Pd by atty 11/14/83 C lfd Tr.	ROSEMARY LEWIS		DECEMBER 6, 1983, ANSWER AND COUNTERCLAIM, filed by Cynthia Soult 1 Copy Cert. to Atty AUGUST 6, 1992, AFFIDAVIT UNDER SECTION 3301(d) OF THE DIVORCE CODE, filed by Ann B. Wood, Esq. 1 cert/Atty AUGUST 31, 1992, PRAECIPE TO TRANSMIT RECORD, filed by Ann B. Wood, Esquire. DIVORCE DECREE, filed. AND NOW, thi 28th day of August, 1992, the Plaintiff
	Pro	40.00	
Ck.#11208	Shff. by Pro.	19.95	having filed an Affidavit Under Section 3301(d) of the
	STATE	10.00	Divorce Code, that the parties have lived separate
	PRO	.50	and apart for a period of at least two (2) years prior
CK#1843 TRASFER TO REGULAR ACCOUNT		75.00	to the filing, the Defendant having filed no Counter-
PRO		40.00	Affidavit and Notice of Intention to Request Entry
PRO		19.95	of Divorce Decree having been served on teh Defendant;
PRO		.50	
STATE		10.00	
CK#2010	ATTY	4.55	We, therefore, DECREE that JERRY C. LEWIS, be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between himself and ROSEMARY LEWIS. Thereupon all the rights, duties and claims accruing to either of said parties in pursuance of said amrriage, shall cease and determine, and each of them shall be at liberty to marry again as though they had never been heretofore married. Certain agreement between the parties dated August 10, 1992, is hereby approved and is incorporated herein by reference as a part of the Divorce Decree and is hereby adopted by the Corut as its adjudication of all issues and claims raised herein and contained in said Agreement. The Prothonotary is directed to pay the Court costs, as noted herein, out of the deposits received and then remit the balance to the Plaintiff. BY THE COURT: /s/ Joseph S. Ammerman, Judge. SEPTEMBER 15, 1992, VITAL STATISTICS FORM MAILED TO DEPARTMENT OF HEALTH, NEW CASTLE. AUGUST 26, 1992 PRAECIPE TO WITHDRAW APPEARANCE, filed. Please withdraw my appearance as counsel for the Plaintiff in the above-captioned matter. s/ James H. Bigelow, Esquire. PRAECIPE TO ENTER APPEARNCE, filed. Please enter my appearance as counsel for the Plaintiff in the above-captioned matter. s/ Ann B. Wood, Esquire. AUGUST 26, 1992 AFFIDAVIT OF SERVICE, filed. AUGUST 25, 1992 COUNTER-AFFIDAVIT UNDER SECTION 3301(d), and a Notice of Intention to Request Entry of Divorce Decree on: Rosemary Lewis by US Mail. s/ Ann B. Wood, Esquire.

NOV 7  
1:30 P.M.

CLEARFIELD BANK&TRUST CO  
  
83-2050-CD  
  
KEITH B. CALDWELL  
LOUISE CALDWELL

Pro        by Plff     9.00  
o.c.                    6.50  
*120 by self     5.00*

NOVEMBER 7, 1983, AGREEMENT TO REVIVE, filed. To Revive and Continue Lien entered to 78-2893- CD.  
  
By Virtue of Agreement contained herein. Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Three thousand Eight hundred Eighteen and 30/100 Dollars, with Costs.  
  
Debt                    \$ 3,818.30  
Atty Comm. 10%  
Interest from November 3, 1978  
Filed and Entered by Plaintiff, November 7, 1983  
Judgment.

*[Signature]*  
Prothonotary

And Now, 17 day of May 1985 By paper  
Filed, the ab. satisfied in full of debt  
Interest and cost.  
Attes. *Raymond Wickham*  
Prothonotary

Kriner and Koerber	EUGENE A. JORDAN	NOVEMBER 7, 1983, COMPLAINT IN DIVORCE UNDER SECTION 201(d) OF THE DIVORCE CODE, filed by Dwight L. Koerber, Jr. Two copies Certified to Attorney	
			NOVEMBER 18, 1983, AFFIDAVIT OF CONSENT OF EUGENE A. JORDAN, filed
	\$75.00 Pd by Atty Clfd B&Trust	83-2051-CD	NOVEMBER 18, 1983, AFFIDAVIT OF DEFENDANT BONNIE J. JORDAN, -filed
		BONNIE G. JORDAN	NOVEMBER 18, 1983, PROOF OF SERVICE, filed. Attached ;hereto as proof of serivce under Rule 2079 (c)(3) of the Pennsylvania Rules of Civil Procedure, is a receipt signed on November 10, 1983, by Bonnie J. Jordan, or her agent, acknowledging receipg of the Complaint served against Defendant, by Certified Mail No. P-379-rll-335, which included the Affidavit of Defendant. /s/ Dwight L. Koerber, Esquire.
			NOVEMBER 18, 1983, MOTION FOR ENTRY OF DIVORCE DECREE, filed by Dwight Koerber, Jr., Esquire DIVORCE DECREE, filed.
	Pro	40.00	AND NOW, the 7th day of December 1983;
	Ck#4621 Trans to reg acct. Pro. #11239 Atty.	\$75.00 40.00 35.00	We, therefore, DECREE that EUGENE A. JORDAN be
			divorced and forever separated from the nuptial ties and
			bonds of matrimony heretofore contracted between himself
	Pro	by Deft	and BONNIE J. JORDAN. Thereupon all the rights, duties
		8.00	or claims accruing to either of said parties in pursuance
			of said marriage, shall cease and determine, and each of
			them shall be at liberty to marry again as though they
			had never been heretofore married, except that all rights,
			relative to property are reserved to the jurisdiction of
			the Court.
			The Prothonotary is directed to pay the Court costs
			as noted herein, out of the deposits received and then
			remit the balance to the plaintiff. BY THE COURT: /s/
			John K. Reilly, Jr., President Judge.
			JULY 30, 1986, NOTICE OF ELECTION TO RETAKE MAIDEN NAME, filed.
			Notice is hereby given that the Defendant in the abovr matter, having neen divorced from
			the bonds of matrimony by a Final Decree entered 7th day of December, 1983, hereby elects to
			retake and hereafter use her previous name of Bonnie Jean Gray and gives this written notice
			avowing her intention in accordance with the provisions of the Act of July 1, 1980, Divorce
			Code 1980-26, section 702, as amended. /s/ Bonnie Jean Jordan TO BE KNOWN AS /s/ Bonnie Jean
			Gray



Benjamin S. Blakley	GEORGE WILLIAM PRINGLE	NOVEMBER 7, 1983, COMPLAINT IN DIVORCE, filed by Blakley & Jones. One Copy Certified to Attorney. NOVEMBER 16, 1983, CONSTABLES'S RETURN, filed NOW THIS, 12th day of November, 1983, at 11:00 A.M. I served the Defendant, VERA IRENE PRINGLE at R.D. #3, Box 228C, DuBois, Pennsylvania with a true and attested copy of the within Complaint in Divorce, at No. 83-2052-CD, by handing to her the same and leaving with her personally, and making known to her the contents thereof. So Answers, Howard Hunte, Constable
\$75.00 Pd by Atty Clfd B&Trust	83-2052-CD	NOVEMBER 13, 1984, AFFIDAVIT OF CONSENT OF GEORGE WILLIAM PRINGLE, filed. NOVEMBER 13, 1984, AFFIDAVIT OF CONSENT OF VERA IRENE PRINGLE, filed. NOVEMBER 13, 1984, PRAECIPE TO TRANSMIT RECORD, filed by Benjamin S. Blakley, Esquire. ORDER, filed. AND NOW, this 14th day of November, 1984, this action having been considered by the Court it is ORDERED AND DECREED that: 1. GEORGE WILLIAM PRINGLE, Plaintiff and VERA IRENE PRINGLE, Defendant are divorced from the bonds of matrimony. 2. The separation agreement between the parties, dated the 26th day of October, 1984, was executed voluntarily after full disclosure and is for the best interest of the parties and is approved and incorporated in this decree by reference and the parties are ordered to comply with it. BY THE COURT: s/ John K. Reilly, Jr., President Judge.
	VERA IRENE PRINGLE	
	Pro 40.00 Const. by Atty. 24.00 Pro .50	
Ck#4866 Trans to reg acct. \$75.00 Pro. 40.50 #11607 Atty. 34.50		
		DECEMBER 12, 1984, VITAL STATISTICS FORM MAILED TO THE DEPARTMENT OF HEALTH, NEW CASTEL, PA.

Cynthia Soult	RAYMOND C. REAMS	NOVEMBER 7, 1983, COMPLAINT IN DIVORCE UNDER CODE SECTION 201(c), filed by Belin, Belin & Naddeo, By /s/ Cynthia Soult. One Copy Certified to Attorney.	
\$75.00 Pd by Atty Clfd B&Trust	83-2053-CD	NOVEMBER 9, 1983, AFFIDAVIT, filed CYNTHIA SOULT, Esquire, Attorney for the above named plaintiff, being duly sworn according to law, deposes and states that a certified copy of the Complaint filed in the above captioned action was served upon the defendant in accordance with Pa. R.C.P. 1920.4(A)(L)(II) by certified mail, return receipt requested on November 8, 1983, at the defendant's residence of 110 Kate Street, P.O. Box 84, Osceola Mills, Pennsylvania 16666, as appears from receipt of certified mail attached hereto. /s/ Cynthia Soult.	
	PHYLLIS J. REAMS	MARCH 19, 1984, PRAECIPE TO DISCONTINUE filed by Cynthia Soult NOW COMES the plaintiff, Raymond C. Reams, and by his attorneys, Belin, Belin and Naddeo, sets forth the following: 1. On November 7, 1983, plaintiff filed a divorce action at No. 83-2053-CD. 2. Since that date, plaintiff and defendant have reconciled their differences. 3. Plaintiff and defendant wish to discontinue the aforementioned divorce action as set forth in Exhibits "A" and "B" which are attached hereto and incorporated herein by reference as though set forth in full. WHEREFORE, plaintiff requests your Honorable Court to direct the Prothonotary to mark the above captioned action settled and discontinued. s/Cynthia Soult	
Ck#4721 Trans Pro. Disc. #11381 Atty.	to reg acct. 40.00 5 00 30.--	\$75.00   \$75.00	ORDER AND NOW, this 26 day of March, 1984, upon consideration of the foregoing Petition to Discontinue and the Affidavits of plaintiff and defendant thereto it is the ORDER of this Court that the Prothonotary mark the above captioned action settled and discontinued. BY THE COURT, John K. Reilly, Jr., P.J.
			<u>S E T T L E D   A N D   D I S C O N T I N U E D</u>

<div>David P. King</div> <div>\$75.00 Pd by Atty Clfd B&amp;Trust</div>	<div>MADOLENE G. MOUNT</div> <div>83-2054-CD</div> <div>BOBBY L. MOUNT</div> <div>Pro40.00</div> <div>Pro.50</div> <div>Ck#4687 Trans to reg acct. \$75.00 Pro. 40.50 #11331 Atty 34.50 \$75.00</div> <div>Pro by Atty 8.00</div>	<div>NOVEMBER 7, 1983, COMPLAINT IN DIVORCE, filed by David P. King One Copy Certified to Attorney.</div> <div>DECEMBER 15, 1983, PRAECIPE TO REINSTATE, filed. Please reinstate the Complaint at the above Term and Number. /s/ David P. King, Attorney for Plaintiff</div> <div>DECEMBER 15, 1983, COMPLAINT REINSTATED AND REISSUED TO ATTORNEY FOR SERVICE.</div> <div>FEBRUARY 16, 1984, AFFIDAVIT OF SERVICE, filed Personally appeared before me, the undersigned officer, DAVID P. KING, ESQUIRE, who, being duly sworn according to law, deposes and says that service of the Complaint in Divorce at the above term and number was served upon the defendant by sending to him a true and certified copy of said Complaint by certified mail, return receipt requested, on the 15th day of dEcember, 1983 said Complaint sent to his last known residence, and that the same was received by him on the 19th day of December, 1983, as evidenced by the return receipt card attached hereto with his signature affixed thereon. /s/ David P. King, Esquire</div> <div>FEBRUARY 16, 1984, AFFIDAVIT OF CONSENT OF MADOLENE G. MOUNT, filed</div> <div>FEBRUARY 16, 1984, AFFIDAVIT OF CONSENT OF BOBBY L. MOUNT, filed.</div> <div>FEBRUARY 16, 1984, PRAECIPE TO TRANSMIT RECORD, filed. DIVORCE, filed</div> <div>AND NOW, the 21st day of February 1984, both of the above parties having signed an Affidavit of Consent in accordance with Section 201(c) of the Divorce Code.</div> <div>We, therefore, DECREE that MADOLENE G. MOUNT be divorced and forever separated from teh nuptial ties and bonds of matrimony heretofore contracted between herself and BOBBY L. MOUNT. Thereupon all the rights, duties or</div> <div>claims accruing to either of said parties in pursuance of said marraige, shall cease and determine, and each of them shall be at liberty to marry again as though they had never been heretofore married.</div> <div>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.</div> <div>MARCH 15, 1984, MAILED VITAL STATISTICS FORM TO NEW CASTLE, PA.</div> <div>MARCH 8, 1984, NOTICE OF ELECTION TO RETAKE PRIOR NAME filed by David P. King Notice is hereby given that the Plaintiff in the above matter, having been granted a Final Decree in Divorce from the bonds of matrimony on February 21, 1984, hereby elects to retake and hereafter use her prior name of MADOLENE G. FERUT and gives written notice avowing her intention in accordance with the provisions of the Act of May 25, 1939, P.L. 192, as amended. s/Madolene G. Mount TO BE KNOWN AS Madolene G. Ferut Copy made, bluebacked, certified and mailed to Attorney</div>
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<p>NOV 8 8:30 a.m.</p>	<p>PHILIPSBURG THRIFT CONSUMER DISCOUNT CO Front and Pine Sts Philipsburg, Pa.</p> <p>83-2055-CD</p> <p>CALVIN A. KEPHART, JR. MARY LOU KEPHART R.D.1, Box #546 Philipsburg, PA 16866</p> <p>Pro by Plff 9.00 Pro by Plff 5.00</p>	<p>D.S.B. -- JULY 15, 1983</p> <p>Payable In Installments</p> <p>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 One hundred Six and 80/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$ 9,106.80</p> <p>Atty Comm.</p> <p>Interest from July 15, 1983</p> <p>Filed and Entered by Plaintiff, November 8, 1983</p> <p>Judgment.</p> <p>Prothonotary</p> <p>November 8, 1983, Notice to Defendants by regular mail.</p> <p>And Now, <u>24</u> day of <u>March</u> 1983 By paper filed, the court is satisfied with full of debt, interest and cost.</p> <p>Attest <u>Raymond Withers</u> Prothonotary</p>	
<p>NOV 8 8:30 a.m.</p>	<p>Philipsburg Thrift Consumer Discount Co Front and Pine Sts Philipsburg, Pa</p> <p>83-2056-CD</p> <p>James W. Rothrock Mildred L. Rothrock P.O. Box 95 Wallaceton, PA 16876</p> <p>Pro by Plff 9.00 Pro by Plff 5.00</p>	<p>D.S.B. -- DATED NOVEMBER 2, 1983</p> <p>Payable In Installments</p> <p>By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two thousand One hundred and NO/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$ 2,100.00</p> <p>Atty Comm.</p> <p>Interest from November 2, 1983</p> <p>Filed and Entered by Plaintiff, November 8, 1983</p> <p>Judgment.</p> <p>Prothonotary</p> <p>November 8, 1983, Notice to Defendants by regular mail.</p> <p>And Now, <u>5</u> day of <u>May</u> 1986 By paper filed, the court is satisfied with full of debt, interest and cost.</p> <p>Attest <u>Raymond Withers</u> Prothonotary</p>	



<div>John R. Carfley</div> <div>NOV 9 8:30 a.m.</div> <div>And Now, 12 day of Nov. 1983 by report filed, the above judgment is satisfied in full of debt, interest and cost.</div> <div>Attest Raymond W. Hines Prothonotary</div>	<div>WALTER E. McCLELLAND, SR. MARGARET McCLELLAND Star Rt., Box 147 Madera, PA 16661</div> <div>83-2058-CD</div> <div>WALTER E. McCLELLAND, JR. Star Rt., Box 147 Madera, PA 16661</div> <div>Pro by Atty 9.00</div>	<div>D. S. B. -- DATED NOVEMBER 3, 1983</div> <div>Payable After Date</div> <div>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 N O/100 Dollars, with Interest, Attorney's Commission, Costs of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</div> <div>Debt \$ 5,000.00</div> <div>Atty Comm. 10%</div> <div>Interest from November 3, 1983</div> <div>Filed and Entered by Plaintiff, November 9, 1983</div> <div>Judgment.</div> <div>Prothonotary</div> <div>November 9, 1983, Notice to Defendants mailed by regular mail.</div>
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Ira P.  
Smades

KENNETH R. LUMADUE  
BESSIE LUMADUE

NOV 9  
8:30 a.m.

83-2059-CD

EDMUND J. ZITZELBERGER  
EVELYN J. ZITZELBERGER

Pro by Atty 9.00

Pro by Atty 5.00

NOVEMBER 9, 1983, COMPALINT IN CONFESSION OF JUDGMENT,  
filed by Ira P. Smades, Esquire.

Enter judgment in favor of the Plaintiffs and  
against the Defendants by confession on the annexed  
judgment note in the sum of Fourteen thousand Three  
hundred and NO/100 Dollars, with Interest, Costs of Suit,  
Release of Errors, waiver of Exemption and Attorney's  
Commission of Fifteen (15%) percent.

Debt \$ 11,000.00

Interest fr. 2/1/83 to 11/1/83 1,650.00

15% Attorney's Commission 1,650.00

TOTAL \$ 14,300.00

Filed and Entered by Attorney, November 9, 1983

Judgment.

*Raymond Wetherone*

Prothonotary

And Now, 21 day of Nov 1983 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

*Raymond Wetherone*  
Attest  
Prothonotary

J. Richard Mattern	PHYLLIS IRENE JORDAN	NOVEMBER 9, 1983, PETITION TO CONFIRM CUSTODY, filed by J. Richard Mattern One copy Certified to Attorney. ORDER OF TEMPORARY CUSTODY AND RULE TO SHOW CAUSE AND NOW, this 8 day of November, 1983, upon consideration of the foregoing Petition of Phyllis Irene Jordan, it is the ORDER of this Court that the Plaintiff be and is hereby granted Temporary Legal Custody of the minor children, Donald Foster Oberheim, Lisa Irene Oberheim and Kimberly Lynn Oberheim. IT IS THE FURTHER OFDER of this Court that a Rule is granted upon Defendant, Donald Gene Oberheim, to show cause, if any, why the Plaintiff should not be granted permanent legal custody of the said minor children. RULE IS RETURNABLE the 20 day of December, 1983, in the Courtroom Second Floor, Clearfield County Courthouse, Clearfield, Pennsylvania, at 10:00 A.M.. BY THE COURT, /s/ John K. Reilly, Jr., President Judge DECEMBER 2, 1983, SHERIFF'S RETURN, filed Now, November 15, 1983, Richard V. Waite, Sheriff of Centre County was deputized by Chester A. Hawkins, Sheriff of Clearfield County to serve the within Order, Rule & Petition on Donald Gene Obergeim, defendant. Now, November 17, 1983 served the within Order, Rule & Petition on Donald Gene Oberheim, defendant by deputizing the Sheriff of Centre County. The return of Sheriff Waite is hereto attached and made a part of this return. So answers, Chester A. Hawkins, Sheriff by Marilyn Wood.
	83-2060-CD	
	DONALD GENE OBERHEIM	
Pro	by Atty	40.00
Atty Shff Hawkins		3.00
	by Atty	10.75
Shff Waite		
	by Atty	29.50



Blakley & Jones	VERNETTA JANE SHOFESTALL	NOVEMBER 9, 1983, COMPLAINT IN DIVORCE, filed by Benjamin Blakley. One copy Certified to Attorney. NOVEMBER 16, 1983, CONSTABLE'S RETURN, filed NOW THIS, 12th day of November, 1983, at 10:00 A.M., I served the Defendant, JOEL DAVID SHOFESTALL, at 46 East Scribner Avenue, DuBois, Pa. with a true and attested copy of the within Complaint in Divorce, at No. 83-2061-CD, by handing to him the same and leaving with him personally, and making known to him the contents thereof. So Answers, Howard Hunter, Constable  NOVEMBER 16, 1983, INCOME AND EXPENSE STATEMENT, filed. One Copy Certified to Attorney. NOVEMBER 23, 1983, AFFIDAVIT OF MAILING, filed BENJAMIN S. BLAKLEY, III, ESQUIRE, being duly sworn according to law, deposes and says that as attorney for Plaintiff, VERNETTA JANE SHOFESTALL, he did on November 19, 1983, serve on Defendant, JOEL DAVID SHOFESTALL, a copy of the Income and Expense Statement of Plaintiff in the above matter, by certified mail, return receipt requested, said return receipt being attached hereto. /s/ Benjamin S. Blakley, III, Esquire.  FEBRUARY 22, 1984, PETITION FOR ALIMONY PENDENTE LITE, COUNSEL FEES AND EXPENSES, filed Blakley & Jones. One copy Certified to Attorney. ORDER AND NOW, this 21day of February, 1984, upon consideration of the foregoing Petition for Alimony Pendente Lite, Counsel Fees and Expenses, it is the Order of this Court that a Rule be issued upon the Respondent, JOEL DAVID SHOFESTALL, to show cause why the prayer in said Petition should not be granted. Rule Returnable and hearing thereon to held the 4 day of April, 1984, at 10:00 o'clock A.M. in the Courthouse in Clearfield. By the Court, /s/ John K. Reilly, Jr., P.J.  JUNE 13, 1984, ORDER filed. NOW, this 6th day of June, 1984, it is the ORDER of this Court that the above-captioned matter be and is hereby continued until June the 20th, 1984, at 9:00 o'clock a.m., and further that this Court hereby directs that the income expense statement be filed on or before June the 19th, 1984. BY THE COURT, s/John K. Reilly, Jr., Pres. Judge  JULY 25, 1984, AFFIDAVIT OF CONSENT OF VERNETTA JANE SHOFESTALL AND JOEL DAVID SHOFESTALL, filed.  JULY 25, 1984, PRAECIPE TO TRANSMIT RECORD, filed by Benjamin S. Blakley, Esquire. ORDER, filed. AND NOW, this 25th day of July, 1984, this action having been considered by the Court it is ORDERED AND DECREED that:  1. VERNETTA JANE SHOFESTALL, Plaintiff and JOEL DAVID SHOFESTALL, Defendant are divorced from the bonds of matrimony.  2. The separation agreement between the parties, dated the 20th day of July, 1984, was executed voluntarily after full disclosure and is for the best interest of the parties and is approved and incorporated in this decree by reference and the parties are ordered to comply with it. BY THE COURT: /s/ John K. Reilly, jr., President Judge.  AUGUST 12, 1984, VITAL STATISTICS FORM MAILED TO THE DEPARTMENT OF HEALTH, NEW CASTLE, PA.  APRIL 11, 1985, PETITION FOR CONTEMPT FOR FAILURE TO COMPLY WITH VISITATION ORDER, and NOTICE AND ORDER TO APPEAR, filed. No copies. Legal proceedings have been brought against you alleging you have willfully disobeyed an Order of Court for visitation. If you wish to defend against the claim set forth in the following pages, you may but are not required to file in writhin with the Court your defenses or objections. Whether or not you file in writing with the Court your defenses or objections, you must appear in person in Court on April 25, 1985 at 2:30 pm in the Courtroom, Clearfield county Courthouse, Clearfield, Pennsylvania. 16830. /s/ John K. Reilly, Jr., P.J. APRIL 22, 1985, CERTIFICATION OF SERVICE, filed. I, EARLE D. LEES, JR., being first duly sworn according to law, depose and state that I have personally made service of the Petition for Contempt upon the respondent Vernetta Shofestall by certified mail, return receipt requested, restricted delivery, postage prepaid to certified munber P740513012, a copy of the return receipt being attached hereto and made a part thereof.
\$75.00 Pd by Atty Clfd B&t	83-2061-CD	
Earle D. Lees	JOEL DAVID SHOFESTALL	
	Pro 40.00	
	Const. by Atty. 22.00	
	Pro .50	
Ck#4775 Trans to reg acct.	\$75.00	
Pro. 40.50		
#11479 Atty 34.50	\$75.00	
	BW 2.50	

R. Denning Gearhart	BILLIE M. GEARHART	NOVEMBER 9, 1983, COMPLAINT IN DIVORCE UNDER CODE SECTION 201(c), filed by R. Denning Gearhart One Copy Certified to Attorney.
\$75.00 Pd by Atty Clfd B&Trust	83-2062-CD	FEBRUARY 13, 1984, AFFIDAVIT OF CONSENT OF BILLIE M. GEARHART, filed.
		FEBRUARY 13, 1984, AFFIDAVIT OF CONSENT OF DONALD W. GEARHART, SR., filed
	DONALD W. GEARHART, SR.	FEBRUARY 13, 1984, MOTION FOR DIVORCE DECREE, filed by R. Denning Gearhart, Esquire DIVORCE DECREE, filed
		AND NOW THIS 14th day of February, 1984, upon Peti- tion of R. Denning Gearhart, eSquire, counsel for the Plaintiff prayed for said divorce, and the consent of both parites having been evidenced, it is the ORDER and DECREE of this Court that BILLIE M. GEARHART be divorced, and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and DONALD W.GEARHART, SR., 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. BY THE COURT: /s/ John K. Reilly, Jr.,President Judge.
		FEBRUARY 16, 1984, MAILED VITAL STATISTICS FORM TO NEW CASTLE, PA
Ck#4692 Trans Pro. #11336 Atty	to reg acct. 40.50 34.50	\$75.00 \$75.00

<div>Allen C. Welch</div> <div>11/10/83 \$75.00 Pd. by Atty.</div> <div>Clfd Trust</div>	<div>JONELL MARIE TURNER</div> <div>83-2063-CD</div> <div>MICHAEL LAURENCE TURNER</div> <div>Pro 40.00</div> <div>Pro .50</div> <div>Ck#5514 Trans to reg acct. \$75.00</div> <div>Pro. 40.50</div> <div>#12528 Atty 34.50 \$75.00</div>	<div>NOVEMBER 10, 1983, COMPLAINT IN DIVORCE, filed by Allen C. Welch, Esquire. One (1) copy Certified to Attorney. FEBRUARY 23, 1984, PRAECIPE filed by Allen C. Welch One copy certified to Attorney Please make entry in the docket of the above-captioned matter that the alimony count of said action has been settled, discontinued and ended. s/Allen C. Welch</div> <div>APRIL 20, 1987, AFFIDAVIT OF SERVICE OF JONELL MARIE TURNER, filed</div> <div>APRIL 20, 1987, AFFIDAVIT OF SERVICE OF MICHAEL LAURENCE TURNER, filed</div> <div>APRIL 20, 1987, PRAECIPE TO TRANSMIT THE RECORD &amp; DECREE, filed</div> <div>AND NOW, this 21st day of April, 1987, this action having been considered by the Court, and the Court being satisfied that the parties have knowingly and intelligently executed Affidavits of Consent pursuant to Section 201(c) of the Divorce Code, IT IS ORDERED AND DECREED as follows:</div> <div>1. The bonds of marriage between the Plaintiff, JONELLE MARIE TURNER, and the Defendant, MICHAEL LAURENCE TURNER, are dissolved because the marriage is irretrievably broken.</div> <div>2. That the Marriage Settlement Agreement between the Parties, dated March 1, 1987, was executed voluntarily after full disclosure and is for the best interest of the parties and the minor children of the marriage, and is approved and incorporated in this Decree by reference and the parties are ORDERED to comply with it.</div> <div>BY THE COURT: Joseph S. Ammerman, Judge.</div> <div>MAY 12, 1987 VITAL STATISTICS FORM MAILED TO NEW CASTLE, DEPT. OF HEALTH.</div>
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<div>Ronald E. Archer</div>	<div>NATIONAL BANK OF THE COMMONWEALTH</div> <div>Bridge and Main Streets</div> <div>Cherry Tree, PA 15724</div> <div>83-2064-CD</div> <div>JAMES E. MILCHAK and ROSEZELLA MILCHAK,</div> <div>RD #1, Box 154</div> <div>Hastings, PA 16646</div>	<div>NOVEMBER 10, 1983, COMPLAINT IN CONFESSION OF JUDGMENT, filed by Ronald E. Archer, esquire.</div> <div>Pursuant to the authority contained in the warrant of attorney, a copy of which is attached to the Complaint in this action. I, Ronald E. Archer, Esquire, appear for the defendant and confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Thirty-three Thousand and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</div> <div>Debt \$33,000.00</div> <div>Atty. Comm. 15%</div> <div>Interest from October 21, 1983.</div> <div>Filed and Entered by Attorney, November 10, 1983.</div> <div>Judgment.</div> <div><div>Raymond Withersow</div>Prothonotary</div> <div>NOVEMBER 10, 1983, Notice of Entry of Judgment mailed to Defendant.</div> <div>DECEMBER 21, 1983, AFFIDAVIT OF SERVICE BY MAIL, filed AND NOW, this 20 day of December, 1983, before me, the undersigned authority, personally appeared ALLEN C. WELCH, ESQUIRE, who, being duly sworn according to law, deposes and states that in accordance with Pennsylvania Rule of Civil Procedure 1920.4 (a) (1) (ii), services of process in the above captioned matter was made upon the Defendant, MICHAEL LAURENCE TURNER, my mailing a true and correct copy of the Complaint in Divorce in that matter to him at his place of residence, 505 Sanford Drive, Bakersfield, California, 93308, said mailing made on December 2, 1983, and subsequently received by the Defendant, as evidenced by the return receipt for certified article number P 407 385 073, which return receipt is attached hereto as evidence thereof. /s/ Allen C. Welch, Esq.</div>
<div>Pro by Atty. 9.00</div> <div>Atty. 3.00</div> <div>Pro By Reg 5.00</div> <div>And Now, 16 day of June 1984 By paper filed, the debt and cost is satisfied in full of debt, interest and cost.</div> <div>Attest <div>Raymond Withersow</div>Prothonotary</div> <div>XX</div>		

Laurance B. Seaman	KATHRYN E. LONG and  LARRY A. LONG.	NOVEMBER 10, 1983, WRIT OF SUMMONS IN TRESPASS, filed by Laurance B. Seaman, Esquire Enter our appearance for Plaintiffs and issue a Summons in Trespass in above case.
	83-2065-CD	NOVEMBER 10, 1983, WRIT OF SUMMONS IN TRESPASS ISSUED TO SHERIFF FOR SERVICE. <u>DECEMBER 2, 1983, SHERIFF'S RETURN</u> , filed Now, November 18, 1983 served the within Summons in Trespass on Franchise Realty Interstate Corp., defendant by Certified Mail P379414521 at Box 66207 AMF O'Hare Airport, Chicago, Illinois 60666 being their last known address. The return receipt is hereto attached and made a part of this return endorsed by agent for defendant. Now, November 18, 1983 at 9:05 AM EST served the within Summons in Trespass on Leonard Hameroff, for Hameroff-Markle Inc., deft. at Liberty Blvd. DuBois, Clearfield County, Penna. by handing to Leonard Hameroff a true and attested copy of the original Summons in Trespass and made known to him the contents thereof. Now, November 18, 1983 at 9:05 AM EST served the within Summons in Trespass on Leonard Hameroff, t/d/b/a McDonalds of Clearfield, defendant at Liberty Blvd., DuBois, Clearfield County, Penna. by handing to Leonard Hameroff a true and attested copy of the original Summons in Trespass and made known to him the contents thereof. Now, November 18, 1983 at 9:05 AM EST served the within Summons in Trespass on Leonard Hameroff, Owner of McDonalds Corporation, defendant at Liberty Blvd., DuBois, Clearfield County, Pennsylvania by handing to Leonard Hameroff a true and attested copy of the original Summons in Trespass and made known to him the contents thereof. Now, November 18, 1983 at 9:05 AM EST served the within Summons in Trespass on Leonard Hameroff, defendant at Liberty Blvd., DuBois Clearfield County, Penna. by handing to Leonard Hameroff a true and attested copy of the original Summons in Trespass and made known to him the contents thereof. Now, November 21, 1983 served the within Summons in Trespass on McDonalds Corp c/o Prentice-Hall Corp Systems Inc. Agent, defendant by Certified Mail P379414520 at 227 S. State St. Dover, Delaware 19903 being their last known address. The return receipt is hereto attached and made a part of this return endorsed by agent for defendant. So answers, Chester A. Hawkins, Sheriff by Marilyn Wood.
John G. Eidemueller Jr.  as to all Defts	McDONALDS CORPORATION,  LEONARD HAMEROFF,  individually, LEONARD HAMEROFF, t/d/b/a  McDONALDS OF CLEARFIELD,  HAMEROFF-MARKLE, INC. and  FRANCHISE REALTY  INTERSTATE CORPORATION,	APRIL 8, 1985 <u>PRAECIPE FOR APPEARANCE</u> , filed. Kindly enter my appearance in the above-captioned case on behalf of all defendants in the above-captioned matter. Defendants demand trial by jury of twelve. s/John G. Eidemueller, Jr., Atty for Defts. <u>APRIL 8, 1985 PRAECIPE FOR RULE TO FILE COMPLAINT</u> , filed by John G. Eidemueller, Jr., Atty for Defts. Please issue a rule to file complaint within twenty (20) days upon the plaintiffs, KATHRYN E. LONG and LARRY A LONG, at Laurance B. Seaman, Atty., Marino Bldg., Clearfield, PA., s/John G. Eidemueller, Jr., Atty for Defts.  <u>APRIL 9, 1985 RULE ISSUED UPON LAURANCE B. SEAMAN, ATTY FOR PLAINTIFFS BY regular mail.</u> s/jmb  <u>MAY 2, 1985, AFFIDAVIT OF SERVICE</u> , filed by John G. Eidemueller, Jr., Esq. John G. Eidemueller, Jr., being duly sworn according to law, deposes and states that he served a RULE TO FILE COMPLAINT WITHIN 20 DAYS in the within action via Certified Mail, Return Receipt requested on April 15, 1985 on the below listed parties. The return receipt is attached as Exhibit "A". <u>MAY 31, 1985, COMPLAINT</u> , filed by Laurance Seaman, Esq. No Copies  <u>JANUARY 16, 1986, ANSWER AND NEW MATTER</u> , filed by Eric Horne, Esq on behalf of Hameroff-Markle, Inc. <u>JANUARY 16, 1986, ANSWER AND NEW MATTER</u> , filed by Eric Horne, Esq. on behalf of Leonard Hameroff, individually and t/d/b/a McDonalds of Clearfield.  <u>JANUARY 27, 1986, ANSWER &amp; NEW MATTER</u> , filed on behalf of Mc Donalds Corp, filed by Eric Horne, Esq. <u>JANUARY 27, 1986, ANSWER &amp; NEW MATTER</u> , filed on behalf of Franchise Realty Interstate Corp., filed by Eric Horne, Esq.  <u>FEBRUARY 4, 1986, PLAINTIFFS' REPLY TO NEW MATTER OF DEFENDANT, McDONALD CORPORATION</u> , filed by Gates & Seaman. <u>FEBRUARY 4, 1986, PLAINTIFFS' REPLY TO NEW MATTER OF DEFENDANT, HAMEROFF-MARKLE, INC.</u> , filed by Gates & Seaman. <u>FEBRUARY 4, 1986, PLAINTIFFS' REPLY TO NEW MATTER OF DEFENDANT, LEONARD HAMEROFF, INDIVIDUALLY AND t/d/b/a McDONALDS OF CLEARFIELD</u> , filed by Gates & Seaman. <u>FEBRUARY 4, 1986, PLAINTIFFS' REPLY TO NEW MATTER OF DEFENDANT, FRANCHISE REALTY INTERSTATE CORPORATION</u> , filed by Gates & Seaman.





<div>John A. Mihalik</div> <div>Barbara H. Schickling</div>	<div>SANDY CREEK FOREST, INC.</div> <div>83-2068-CD</div> <div>COVINGTON TOWNSHIP</div> <div>Pro by Atty. 40.00</div> <div>Atty. 3.00</div> <div>Shff. by Atty. 17.15</div>	<div>NOVEMBER 14, 1983, COMPLAINT IN DECLARATORY JUDGMENT, filed by John A. Mihalik, Esquire One (1) copy Certified to Sheriff. DECEMBER 5, 1983, AFFIDAVIT OF SERVICE, filed NOW November 17 1983 at 10:47 AM o'clock EST served the within Declaratory Judgment Action on Lena Gormont, Secretary for Covington Township, deft. at her place of residence, Frenshville, Clearfield County, Penna. by handing to Lena Gormont a true and attested copy of the original Declaratory Judgment Action and made known to her the contents thereof. So answers, Ghester A. Hawkins, Sheriff by Marilyn Wood. DECEMBER 7, 1983, PRELIMINARY OBJECTIONS, filed by Barbara H. Schickling (1) copy cert. to Atty. DECEMBER 8, 1983, PRAECIPE FOR APPEARANCE, filed Please enter our appearance on behalf of COVINGTON TOWNSHIP, Defendant in the above-captioned action, /s/ Barbara H. Schickling, Esquire DECEMBER 22, 1983, PLAINTIFF'S RESPONSE TO DEFENDANT'S PRELIMINARY OBJECTIONS filed by John A. Mihalik CERTIFICATE OF SERVICE  APRIL 2, 1984, PLAINTIFF'S REPLY BRIEF, filed by John A. Mihalik, Esquire  MAY 21, 1984, MEMORANDUM AND ORDER, filed WHEREFORE, the Court enters the following Order: ORDER NOW, this 18th day of May, 1984, upon consideration of Defendant's Preliminary Objections in the above-captioned matter and after hearing arguments thereon, it is the ORDER of this Court that the same be and are hereby sustained in part and dismissed in part in accordance with the attached memorandum, and, further, that Plaintiff's complaint for declaratory judgment be and is hereby dismissed without prejudice. BY THE COURT /s/ John K. Reilly, Jr., President Judge.</div>	



John A.  
Minalik

SANDY CREEK FOREST, INC.

83-2069-CD

Barbara H.  
Schickling

COVINGTON TOWNSHIP

Pro      by Atty      15.00  
Atty.                      3.00  
Shff   by Atty.      17.15

NOVEMBER 14, 1983, APPEAL PURSUANT TO 2 C.P.S.A. 751 et seq, filed by John A. Minalik, Esquire  
One (1) copy Certified to Sheriff.  
DECEMBER 5, 1983, AFFIDAVIT OF SERVICE, filed  
NOW November 17 1983 at 10:47 AM o'clock EST served the within Local Agency Act Appeal on Lena Gormont, Secretary for Covington Township, defendant at her place of residence Frenchville, Clearfield County, Penna. by handing to Lena Gromont a true and attested copy of the original Local Agency Act Appeal and made known to her the contents thereof. So answers, Chester A. Hawkins, Sheriff by Marilyn Wood.  
  
MAY 21, 1984, PRAECIPE, filed by Barbara H. Schickling  
Please enter my appearance on behalf of the Defendant, Covington Township, in the above-captioned matter. /s/ Barbara H. Schickling

Paula M. Cherry	BARBARA JANE SUTHERLAND	NOVEMBER 14, 1983, COMPLAINT IN ACTION TO QUIET TITLE, filed by Paula M. Cherry, Esquire NO COPIES. ALL that certain piece, parcel or lot of land lying and being situate in the Township of Brady, Clearfield County, Pennsylvania. AFFIDAVIT, filed ORDER, filed. NOW, this 14th day of November, 1983, it appearing that an Action to Quiet Title has been filed in the above entitled case, and the identity and whereabouts of WILLIAM S. WRIGHT ESTATE, W. LESLIE WRIGHT, ETHEL R. WRIGHT, and ANNA E. WRIGHT, and their heirs, devisees, administrators, executors and assigns, and all other person, persons, firms, partnerships or corporate entities in interest, are unknown, the Defendants shall be served with a copy of the Complaint by advertising the same in the COURIER-ESPRESS three times in accordance with the Notice attached to and made a part of the Complaint. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.
	83-2070-CD	DECEMBER 21, 1983 AFFIDAVIT, filed by Paul M. Cherry, Atty for Plff. DECEMBER 21, 1983, ORDER, filed NOW, this 21 day of December, 1983, it appearing that service of the Complaint to Quiet Title in the above stated action was served on all of the Defendants, and by Affidavit of Paula M. Cherry, Esq., Attorney of Plaintiff, no Answer of Appearance has been filed in said action, and on motion of Paula M. Cherry, Esq., Attorney for Plaintiff, it is hereby ORDERED AND DECREED: 1. That the said Defendants, WILLIAM S. WRIGHT ESTATE, W. LESLIE WRIGHT, ETHEL R. WRIGHT, and ANNA E. WRIGHT, and their heirs, devisees, administrators, executors and assigns, and all other person, persons, firms, partnerships or corporate entities in interest, are forever barred from asserting any right, title, lien or interest inconsistent with the interest or claim of the Plaintiff as set forth in her Complaint in and to ALL that certain piece, parcel, or lot of land lying and being situate in Brady Township, Clearfield County, Pennsylvania, being bounded and described as follows, to wit: BEGINNING at an iron post, the Northeast corner of lands now or formerly of W.H. Luther, which is also the southeast corner of lands hereby conveyed and formerly on line of lands of J.E. Campbell, now known as Highway Route T-361; thence West by lands now or formerly of said Luther North 90° West 610.5 feet, more or less, to a post; thence North by lands now or formerly of Luther 332.4 feet, more or less, to an iron marker; thence North 90° East 720.1 feet to an iron marker on line of lands formerly of J.E. Campbell, now known as Highway Route T-361; thence South 18° 15' West 350 feet, more or less, along Highway Route T-361, to an iron pipe, the place of beginning. CONTAINING 5.07 acres, more or less. TOGETHER with a deed of Easement to use Water from Spring, located on the property of Lloyd F. Stover, et ux., dated July, 1968, and recorded in Clearfield County Miscellaneous Volume 147, page 148. Said Order to be final and absolute unless the Defendants, WILLIAM S. WRIGHT ESTATE, W. LESLIE WRIGHT, ETHEL R. WRIGHT, and ANNA E. WRIGHT, and their heirs, devisees, administrators, executors and assigns, and all other person, persons, firms, partnerships or corporate entities in interest, shall file exceptions thereto within Thirty (30) days. 2. That if said Defendants, WILLIAM S. WRIGHT ESTATE, W. LESLIE WRIGHT, ETHEL R. WRIGHT, and ANNA E. WRIGHT, and their heirs, devisees, administrators, executors and assigns, and all other person, persons, firms, partnerships or corporate entities in interest, have not filed said exceptions within said Thirty-day period, the Prothonotary shall enter final judgment upon praecipe of the Plaintiff. 3. That the rights of the Plaintiff are superior to the rights of the Defendants, WILLIAM S. WRIGHT ESTATE, W. LESLIE WRIGHT, ETHEL R. WRIGHT, and ANNA E. WRIGHT, and their heirs, devisees, administrators, executors and assigns, and all other person, persons, firms, partnerships or corporate entities in interest. 4. That the said Plaintiff has title in fee simple to said premises as described in the Complaint as against the Defendants, WILLIAM S. WRIGHT ESTATE, W. LESLIE WRIGHT, ETHEL R. WRIGHT, and ANNA E. WRIGHT, and their heirs, devisees, administrators, executors and assigns, and all other person, persons, firms, partnerships or corporate entities in interest. 5. That the Defendants, WILLIAM S. WRIGHT ESTATE, W. LESLIE WRIGHT, ETHEL R. WRIGHT, and ANNA E. WRIGHT, and their heirs, devisees, administrators, executors and assigns, and all other person, persons, firms, partnerships or corporate entities in interest, are enjoined from setting up any title to the premises of the Plaintiff described in said Complaint and from impeaching, denying, or in any way attacking the title of the Plaintiff to said premises. 6. That these proceedings, or any authenticated copy thereof, shall at all times hereafter be taken as evidence of the facts declared and established thereby. 7. That a Certified Copy of this Order shall be recorded in the Office of the Recorder of Deeds of Clearfield County, Pennsylvania. BY THE COURT, /s/ John K. Reilly, Jr., President Judge.
	Pro by Atty. 40.00 Atty. 3.00 Pro by Atty 10.00	



Am. Raymond Nicholson  
Proprietory

Winifred H. Jones-Wenger	THOMAS D. TURNER,	NOVEMBER 14, 1983, COMPLAINT IN DIVORCE, filed by Winifred H. Jones-Wenger, Esquire One (1) copy Certified to Attorney.
11/14/83 \$75.00 Pd. by Atty.	83-2073-CD	<u>October 10, 2003</u> , Letter mailed to parties re: inactive call.  <u>November 17, 2003, Order</u> , NOW, this 13th day of November, 2003, neither party having appeared for general call of the divorce inactive list, Case Dismissed. Moneys to be refunded. BY THE COURT: /s/Fredric J. Ammerman, Judge. Copies to parties of record.
Clfd Trust	KIMBERLY A. TURNER,	DISMISSED
	Pro 40.00	

Robert J. White	DEPOSIT BANK,	NOVEMBER 14, 1983, COMPLAINT IN ASSUMPSIT, filed by Robert J. White, Esquire.	
	83-2074-CD	DECEMBER 9, 1983, PRAECIPE FOR APPEARANCE, filed. Enter my appearance on behalf of the Defendant in the captioned matter. /s/ Joseph J. Lee, Attorney for Defendant	
		DECEMBER 14, 1983, SHERIFF'S RETURN, filed. Now, Nov. 28, 1983, William Livingston, Shff of Dauphin County was deputized to serve Complaint on deft. Now, Dec. 1, 1983 served within Complaint on Nationwide Mutual Ins. Co., deft. So answers, Chester A. Hawkins, Shff By /s/ Marilyn Wood	
Joseph J. Lee	NATION-WIDE MUTUAL INSURANCE COMPANY. Gary Hamman, Add'l Deft.	DECEMBER 23, 1983, PRAECIPE FOR WRIT TO JOIN ADDITIONAL DEFENDANT filed by Joseph J. Lee Issue Writ to Join Gary Hamman, R. D. 1, Box 778, Three Springs, Huntingdon County, Pennsylvania as Additional Defendant in the above captioned action, and forward the same to the Sheriff of Clearfield County for deputized service on the Additional Defendant through the Sheriff of Huntingdon County. s/Joseph J. Lee DECEMBER 23, 1983 WRIT FOR ADDITIONAL DEFENDANT SENT TO SHERIFF FOR SERVICE DECEMBER 28, 1983, PRAECIPE FOR WRIT TO JOIN ADDITIONAL DEFENDANT filed by Joseph J. Lee Issue Writ to join Gary Hamman, P. O. Box 466, Big Run, Jefferson County, Pennsylvania, as Additional Defendant in the above captioned action, and forward the same to the Sheriff of Clearfield County for deputized service on the Additional Defendant through the Sheriff of Jefferson County. s/Joseph J. Lee DECEMBER 29, 1983, WRIT FOR ADDITIONAL DEFENDANT SENT TO SHERIFF FOR SERVICE JANUARY 10, 1984, ANSWER AND NEW MATTER filed by Joseph J. Lee	
	Pro by Plff 40.00 Shff Hawkins by Plff 10.75 Shff Livingston by Atty 20.75 Shff Hawkins by Atty 5.75 Shff Norris 15.75	JANUARY 30, 1984, SHERIFF'S RETURN, filed. Now, Dec. 27, 1983, Robert Norris, Shff of Huntingdon Co. was deputized to serve Summons against Add't Deft. Now, Jan. 6, 1984, Huntingdon Co. returned Summons "NOT SERVES" Now, Jan. 17, 1984 after diligent search in my baliwick I return within Summons against Add't Deft "NOT FOUND".. So answers, Chester A. Hawkins, Shff By /s/ Marilyn Wood	
	Shff Hawkins by Atty 10.75 Shff Dunkle by Atty 31.25 Shff Hawkins by Atty 10.75 Shff Surcharge by Atty 2.00 Shff Dunkle 47.25 Pro by atty 15.00 JJL Disc by atty 5.00	FEBRUARY 9, 1984, SHERIFF'S RETURN filed. Now, December 29, 1983, John Dinger, Sheriff of Jefferson County was deputized. Now, January 12, 1984 served within Writ of Summons in Trespass Against Addl. Deft. on Gary Hamman, return of Sheriff Dunkle hereto attached. So answers, Chester A. Hawkins by Marilyn Wood MARCH 30, 1984, PRAECIPE FOR RULE ON DEFENDANT TO FILE COMPLAINT filed by Robert J. White Issue a rule as of course upon defendant Nationwide Mutual Insurance Co. to file a complaint against additional defendant Gary Mamman within twenty days after service of the rule. s/Robert J. White APRIL 2, 1984, THREE COPIES OF RULE MAILED TO ATTORNEY WHITE APRIL 9, 1984, AFFIDAVIT OF SERVICE, filed by Robert J. White, Esquire APRIL 24, 1984, COMPLAINT AGAINST ADDITIONAL DEFENDANT AND CERTIFICATE OF SERVICE filed by Joseph J. Lee, Esquire. One copy certified to Sheriff.	
	JUNE 26, 1984 SHERIFF'S RETURN, filed Now, April 25, 1984, Harry Dunkle, Sheriff of Jefferson County was deputized by Chester Hawkins, Sheriff of Clearfield County, to serve the within Complaint Against Addl. Deft. on Gary Hamman. Now May 1, 1984 served the within Complaint Against Addl. Deft. on Gary Hamman, Addl. Deft. by deputizing the Sheriff of Jefferson County. The return of Sheriff Dunkle is hereto attached and made a part of this return. So anwsers Chester Hawkins /s/ Marilyn Wood		
	JUNE 14, 1984 PRAECIPE FOR ARBITRATION, filed by Robert J. White, Atty Schedule the above action of Deposit Bank -vs- Nationwide Mutual Insurance Company for Arbitration at the earliest available date. s/Robert J. White, Atty for Plff.		
	OCTOBER 3, 1984 PRAECIPE, filed by Joseph J. Lee and Robert J. White, Attys Please mark the above Complaint against defendant Nationwide Mutual Ins. Co and the above complaint against Additional defendant Gary Hamman as Settled, Discontinud and Ended, said claims having been paid in full. s/ Joseph J. Lee and Robert J. White, Attys.		
	Record costs in the sum of \$215.00 have been paid in full by attorneys		
	Joseph J. Lee and Robert J. White, this case marked Settled, Discontinued, Ended.		
	****SETTLED DISCONTINUED ENDED****		

		<div>COMMONWEALTH OF PENNA DEPARTMENT OF REVENUE PO Box 2055 Harrisburg, PA 17105</div> <div>83-2075-CD</div> <div>ZIEBART AUTO TRUCK RUSTPROOFING. PO Box 82 DuBois, PA 15801</div> <div>Pro by Plff 9.00</div>	<div>NOVEMBER 14, 1983, CERIFIED COPY OF LIEN, PENNSYLVANIA INCOME TAX EMPLOYER WITHHOLDING TAX, filed</div> <div>Pursuant to the laws of the Commonwealth of Pennsy- lvania, Judgment is entered in favor of the Plaintiff and agianst the Defendants in the sum of Two Hundred Seventy=nine and 86/100 Dollars.</div> <div>Debt \$279.86 (Tax, plus Interest Comp. 11/30/83)</div> <div>Filed and Entered by Plaintiff, November 14, 1983.</div> <div>Judgment</div> <div><i>Raymond Mithras</i> Prothonotary</div>
		<div>COMMONWEALTH OF PENNA DEPARTMENT OF REVENUE PO Box 2055 Harrisburg, PA 17105</div> <div>83-2076-CD</div> <div>CLEARFIELD KITCHENS, INC. Box 1061 Clearfeild, PA 16830</div> <div>Pro by Plff. 9.00</div>	<div>NOVEMBER 14, 1983, CERTIFIED COPY OF LIEN, PENNSYLVANIA INCOME TAX EMPLOYER WITHHOLDING TAX, filed</div> <div>Pursuant to the laws of the Commonwealth of Pennsy- lvania, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Six Hundred Fourteen and 83/100 Dollars.</div> <div>Debt \$614.83 ( Tax, plus Interest, Comp. 11/30/83.)</div> <div>Filed and Entered by Plaintiffff, November 14, 1983.</div> <div>Judgment</div> <div><i>Raymond Mithras</i> Prothonotary</div>

<p>Nov. 14 8:30 a.m.</p>	<p>COMMONWEALTH OF PENNA DEPARTMENT OF REVENUE PO Box 2055 Harrisburg, PA 17105</p> <p>83-2077-CD</p> <p>DUBOIS WEATHER CONTROL ROOFING, INCORPORATED. 215 Wayne Road DuBois, PA 15801</p> <p>Pro by Plff 9.00</p>	<p><u>NOVEMBER 14, 1983, CERTIFIED COPY OF LIEN, PENNSYLVANIA INCOMETAX EMPLOYER WITHHOLDING TAX, filed.</u></p> <p>Pursuant to the laws of the Commonwealth of Pennsy- lvania, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Eight Hundred Thirty-five and 81/100 Dollars.</p> <p>Debt \$835.81 (Tax Plus Interest, Comp. 11/30/83)</p> <p>Filed and Entered by Plaintiff, November 14, 1983</p> <p>Judgment</p> <p><i>Raymond Mithun</i> Prothonotary</p>
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CIVIL ACTION

NOVEMBER 1983

DOCKET 237

J. Richard Mattern II	IN RE:	NOVEMBER 15, 1983, PETITION FOR CUSTODY AND ORDER,						
	CUSTODY OF ROBIN	filed by J. Richard Mattern, II, Esquire One (1) copy Certified to attorney.						
	MICHELLE HABERER	AFFIDAVIT, filed. <u>ORDER OF CUSTODY</u> , filed						
<p>83-2078-CD</p> <table border="0"> <tr> <td>Pro</td> <td>by Atty.</td> <td>40.00</td> </tr> <tr> <td>Atty</td> <td></td> <td>3.00</td> </tr> </table>		Pro	by Atty.	40.00	Atty		3.00	<p>AND NOW, this 14th day of November, 1983, upon consideration of the foregoing petition, it is ORDERED that legal custody of Robin Michelle Haberer is hereby awarded to her mother, Margaret K. Andrews, the petitioner of 402 S. Fourth Street, DuBois, Clearfield County, Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p>
Pro	by Atty.	40.00						
Atty		3.00						

Joseph Colavecchi	KAWASAKI MOTORS CORP.	NOVEMBER 15, 1983, COMPLAINT IN ASSUMPSIT, filed by Joseph Colavecchi, Esquire. Three (3) copies Certified to Sheriff. One (1) copy Certified to Attorney. DECEMBER 12, 1983, SHERIFF'S RETURN, filed Now December 6, 1983 at 2:45 PM EST served the within Complaint in Assumpsit on Margaret Marshall, defendant at her place of employment, Marshall Restaurant, Burnside, Clearfield County, Penna. by handing to Margaret Marshall a true and attested copy of the original Complaint in Assumpsit and made known to her the contents thereof. Now, December 6, 1983, at 2:45 PM EST served the within Complaint in Assumpsit on Margaret Marshall, Wife of Jack L. Marshall, defendant at her place of employment, Marshall Restaurant, Burnside, Clearfield County, Penna. by handing to Margaret Marshall a true and attested copy of the original Complaint in Assumpsit and made known to her the contents thereof. Now, December 6, 1983 at 2:45 PM EST served the within Complaint in Assumpsit on Margaret Marshall, Owner of B.J. Kawasaki, deft. at her palce of employment, Marshall Restaurant, Burnside, Clearfield County Penna. by handing to Margaret Marshall a true and attested copy of the original Complaint and made known to her the contents thereof. So answers, Chester A. Hawkins, Sheriff by Marilyn Wood. DECEMBER 15, 1983, PRAECIPE, filed Please enter our appearance on behalf of the defendants in the above-captioned action. /s/ Carl A. Belin, Jr. JANUARY 13, 1984, ANSWER TO COMPLAINT filed by Carl A. Belin Jr. for Jack L. Marshall CERTIFICATE OF MAILING JANUARY 13, 1984, ANSWER TO COMPLAINT filed by Carl A. Belin Jr. for B. J. Modular Home, Inc. CERTIFICATE OF MAILING JANUARY 18, 1984, CERTIFICATION OF READINESS AND PRAECIPE FOR TRIAL filed by Joseph Colavecchi Kindly place the above-captioned matter on the following trial list: Arbitration Estimated Time 2 Hours s/Joseph Colavecchi  MAY 2, 1984, PRAECIPE TO DISCONTINUE, filed by Joseph Colavecchi Please mark the records in the above-captioned case discontinued, settled, and ended. /s/ Joseph Colavecchi
Carl A. Belin, Jr.	B. J. MODULAR HOME, INC. and JACK L. MARSHALL, t/d/b/a B. J. KAWASAKI, a/k/a B & J KAWASAKI,	83-2079-CD
	Pro by Atty. 40.00 Atty. 3.00 Shff. by Atty. 26.75	
M	Pro <i>Sup atty</i> 15.00 Pro <i>Reg atty</i> 5.00	*DISCONTINUED, SETTLED & ENDED MAY 3, 1984, CERTIFICATE OF DISCONTINUANCE PUT IN ATTORNEY'S MAIL BOX THIS DAY



Cynthia Soult	WAYNE C. MAINES and  GENEVA MAINES,    83-2081-CD	<p>NOVEMBER 16, 1983, PRAECIPE FOR WRIT OF SUMMONS, filed by Cynthia Soult, Esquire Enter my appearance for the Plaintiff and issue a summons in assumpsit in the above captioned matter.</p> <p>NOVEMBER 16, 1983, WRIT OF SUMMONS IN ASSUMPSIT ISSUED TO SHERIFF FOR SERVICE.</p> <p>DECEMBER 2, 1983, SHERIFF'S RETURN, filed Now November 18, 1983 served the within Summons in Assumpsit on Kero-Sun Inc., defendant by Certified Mail #P379414522 at Main St. Kent, CT 06757 being their last known address. The return receipt is hereto attached and made a part of this return endorsed by agent for defendant. So answers, Chester A. Hawkins, Sheriff by Marilyn Wood.</p> <p>DECEMBER 6, 1983, PRAECIPE FOR APPEARANCE, filed. Kindly enter our appearance on behalf of Kero-Sun, Inc., defendant in the above captioned case. JURY TRIAL DEMANDED. JEFFREY P. WARD, ESQUIRE, GRIGSBY, GACA &amp; DAVIES, PC., By /s/ H. Grigsby, Attorneys for Defendant.</p> <p>OCTOBER 26, 1984, PRAECIPE, filed. Please mark the above-captioned action settled and discontinued./s/ Cynthia Soult, Esq.</p>
H.Grigsby	KERO-SUN, INC.  Main Street  Kent, CT 06757	<p>**** <u>SETTLED</u>***** <u>DISCONTINUED</u>*****</p>
	Pro by Atty. 15.00 Atty 3.00 Shff. by Atty. 12.30	
	Pro by atty 5.00	

Nov. 16 8:30 a.m.	83-2082-CD	PHILIPSBURG THRIFT CONSUMER DISCOUNT CO. Front and Pine Streets Philipsburg, PA	D. S. B. -- DATED NOVEMBER 10, 1983.  Pay in Installments  By Virtue of Power of Attorney contained therein.  Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Five Thousand Five Hundred Twenty and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.  Debt \$5,520.00  Atty. Comm.  Interest from November 10, 1983.  Filed and Entered by Plaintiff, November 16, 1983.  Judgment.
		RAYMOND ONCEA and RITA ONCEA.  RD #1, Box 446 Morrisdale, PA 16858	<div>Pro by Plff 9.00</div> <div>Pro by C.N.B 5.00</div> <div>And Now, <u>17</u> <u>Feb</u> 88 By paper filed, the full of debt, interest and cost.  Atty. <u>Raymond Witherow</u> Prothonotary</div> <div>NOVEMBER 16, 1983, Notice of Entry of Judgment mailed to Defendant.</div>

John R. Carfley	<div>ROBERT BRENT EMINHIZER and ANN EMINHIZER</div> <div>83-2083-CD</div> <div>THOMAS L. TATE</div> <div>Pro      by Atty      40.00 Atty                      3.00</div>	<div>NOVEMBER 16, 1983, COMPLAINT IN ASSUMPSIT, -filed by John R. Carfley, Esquire One (1) copy Certified to Constable Walker.</div>	







Robert M. Hanak	<div>GLEN IRVAN CORPORATION,</div> <div>83-2086-CD</div> <div>4-S CO., INC.,</div> <div>Pro by Atty. 9.00</div> <div>Atty. 3.00</div>	<div>NOVEMBER 14, 1983, COMPLAINT IN CONFESSION OF JUDGMENT, filed by Robert M. Hanak, Esquire.</div> <div>Pursuant to the authority contained in the warrant of attorney, a copy of which is attac hed to the Complaint in this action. I, Robert M. Hanak, Esquire, appear for the defendant and confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Two Hundred Seventy-two Thousand Two Hundred Sixty-seven and 66/100 Dollars., with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisi- tion and Exemption.</div> <div>Debt \$272,267.66</div> <div>Interest and Attorney Fees are not confessed at this time.</div> <div>Filed and Entered by Attorney, November 14, 1983.</div> <div>Judgment</div> <div><div>Prothonotary</div><div>November 14, 1983, Notice of Entry of Judgment mailed to Defendant.</div></div>
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<div> <div> Scott Jones </div> </div>	<div> RECREATION LAND CORP. </div>	<div> NOVEMBER 17, 1983, COMPLAINT IN ACTION TO QUIET TITLE, filed by Scott Jones, Esquire  Two copies Certified to Sheriff,  ALL that certain tract of land designated as Lot NO. 446, Section No. 16, in the Treasure Lake Subdivision in Sandy Township, Celarfeild County, Pennsylvania.  DECEMBER 15, 1983, SHERIFF'S RETURN, filed  Now, November 28, 1983 John Dinger, Sheriff of Jefferson County was deputized by Chester A. Hawkins, Sheriff of Clearfield County to serve the within Action to Quiet Title on Ronald &amp; Helen Greenawalt, defendants.  Now, December 6, 1983 served the within Action to Quiet Title on Ronald &amp; Helen Greenawalt, defendants, by deputizing the Sheriff of Jefferson County. The return of Sheriff Dinger is hereto attached and made a part of this return stating that he served Ronald Greenawalt 2 copies. So answers, Chester A. Hawkins, Sheriff by Marulyn Wood.  DECEMBER 27, 1983, ANSWER AND NEW MATTER, filed by Jeffrey Lundy (2) copies cert. to Atty.  FEBRUARY 8, 1984, REPLY TO NEW MATTER, filed by Scott V. Jones.  AUGUST 30, 1984, PRAECIPE, filed.  Place the above-captioned case on the next available Civil Trial List, /s/ Scott Jones, Esq.   JANUARY 27, 1986, PRAECIPE TO SETTLE, DISCONTINUE, AND END, filed  Mark the above captioned case settled, discontinued and ended. Payment of record costs by Defendants to Plaintiff is waived. /s/ Scott V. Jones, Esq </div>
<div> <div> Jeffrey Lundy </div> </div>	<div> <div> 83-2087-CD </div> <div> RONALD GREENAWALT and HELEN GREENAWALT </div> <div> <div> <div>Pro</div> <div>by Atty.</div> <div>40.00</div> </div> <div> <div>Atty.</div> <div>Shff. Hawkins</div> <div>3.00</div> </div> <div> <div>by Atty.</div> <div>Shff. Dinger</div> <div>12.75</div> </div> <div> <div>by Atty.</div> <div>30.85</div> </div> <div> <div>Pro</div> <div>by aty</div> <div>5.00</div> </div> </div> </div>	<div> <div> <div>SETTLED</div> <div>DISCONTINUED</div> <div>ENDED</div> </div> </div>

CIVIL ACTION

NOVEMBER 1983

DOCKET 237

<p>Scott Jones</p>	<p>RECREATION LAND CORP.</p>	<p>NOVEMBER 17, 1983, COMPLAINT IN ACTION TO QUIET TITLE, filed by Scott James, Esquire Two (2) copies Certified to Sheriff. ALL that certain tract of land designated as Lot No. 9666, Section No. 15, in the Treasure Lake Subdivision in Sandy Twonship, Clearfield County, Pennsylvania.</p> <p>DECEMBER 12, 1983, SHERIFF'S RETURN, filed. Now, Nov. 29, 1983, William Livingston, Shff of Dauphin County was deputized to serve defts. Now, Dec. 5, 1983 served within Action on defts. So answers: Chester A. Hawkins, Shff By /s/ Marilyn Wood</p>															
	<p>83-2088-CD</p>																
	<p>CHARLES D. HOOVER and ANNA M. HOOVER,</p>																
	<table> <tr> <td>Pro</td> <td>by Atty.</td> <td>40.00</td> </tr> <tr> <td>Atty.</td> <td>by Atty</td> <td>3.00</td> </tr> <tr> <td>Shff</td> <td>Hawkins</td> <td>12.75</td> </tr> <tr> <td></td> <td>by Atty</td> <td></td> </tr> <tr> <td>Shff</td> <td>Livingston</td> <td>21.75</td> </tr> </table>	Pro	by Atty.	40.00	Atty.	by Atty	3.00	Shff	Hawkins	12.75		by Atty		Shff	Livingston	21.75	
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	by Atty																
Shff	Livingston	21.75															

<div>Scott Jones</div>	<div>RECREATION LAND CORP.</div> <div>83-2089-CD</div> <div>THOMAS R. HAENDIGES and LORNA G. HAENDIGES,</div> <div>Pro by Atty. 40.00</div> <div>Atty. 3.00</div> <div>Pro by Atty 10.00</div>	<div>NOVEMBER 17, 1983, COMPLAINT IN ACTION TO QUIET TITLE, filed by Scott Jones, esquire. Two (2) copies Certified to Attorney. ALL that certain tract of land designated as Lot No. 81, in the Treasure Lake Subdivision in Sandy Township, Clearfield County, Pennsylvania.</div> <div>DECEMBER 8, 1983, AFFIDAVIT OF SERVICE, filed by Scott V. Jones SCOTT V. JONES, ESQ., being duly sworn according to law, deposes and says that as attorney for the Plaintiff, RECREATION LAND CORPORATION, he served a certified copy of the Complaint in the above-captioned Quiet Title Action on the named Defendants, THOMAS R. HAENDIGES and LORNA G. HAENDIGES, by mailing them by certified mail, return receipt requested on November 28, 1983, in accordance with Pennsylvania Rule of Civil Procefure 1064(a)(2)(b), the Defendants being nonresidents of the Commonwealth of Pennsylvania and residing at 11750 Blossom, Parma Heights, Ohio 44130. The certified mail receipts are attached hereto as evidence thereof. /s/ Scott V. Jones</div> <div>JANUARY 20, 1984, MOTION AND ORDER filed by Scott V. Jones No copies ORDER NOW, this 20 day of January, 1984, it appearing upon Affidavit of SCOTT V. JONES, ESQ., attorney for the Plaintiff, that service of the Complaint in the above-titled action was served upon the Defendants, THOMAS R. HAENDIGES and LORNA G. HAENDIGES, nonresidents of the Commonwealth of Pennsylvania, who reside at 11750 Blossom, Parma Heights, Ohio 44130, by registered mail on November 28, 1983, and it further appearing that no answer has been filed on behalf of the named defendants or their duly authorized representative for more than thirty (30) days since the date of service, it is hereby ORDERED: 1. That THOMAS R. HAENDIGES and LORNA G. HAENDIGES, their heirs and assigns, are forever barred from asserting any right, title, lien or interest inconsistent with the interest of the claim of the Plaintiff as set forth in its Complaint in and to the following parcel of land situate in Sandy Township, Clearfield County, Pennsylvania: ALL that certain tract of land designated as Lot No. 81, Section No. 18, in the Treasure Lake Subdivision in Sandy Township, Clearfield County, Pennsylvania, recorded in the Office of the Recorder of Deeds in Misc. Map Docket File No. 25.</div>	
	<div>Said Order to be final and absolute unless the aforesaid Defendants shall file exceptions to this Order within thirty (30) days of the date hereof.</div> <div>2. That if the said Defendants above named shall not have filed exceptions within thirty (30) days, the Prothonotary, upon praecipe of the Plaintiff, shall enter final judgment for the Plaintiff and against the said named Defendants.</div> <div>3. That the right of the Plaintiff in said premises is at all times superior to the rights of said named Defendants, and that the Plaintiff has title in fee simple to said premises described in the Complaint against the said Defendants.</div> <div>4. That the Defendants or any person claiming under them shall be forever enjoined from setting up any title to the premises of the Plaintiff described in the Complaint and from impeaching, denying or in any way attacking the title to the Plaintiff to said premises.</div> <div>5. That these proceedings, or any authenticated copy thereof,, shall at all times hereinafter be taken as evidence of the facts declared and established thereby.</div> <div>6. That a certified copy of this Order shall be recorded in the Office of the Recorder of Deeds of Clearfield County, Pennsylvania. BY THE COURT, John K. Reilly, Jr., President Judge</div> <div>FEBRUARY 24, 1984, PRAECIPE FOR JUDGMENT FOR FAILURE TO FILE EXCEPTIONS WITHIN THIRTY DAYS OF COURT ORDER filed by Scott V. Jones</div> <div>Please enter judgment in favor of the Plaintiff and against the Defendants herein as per Order of Court dated the 20th day of January, 1984, in the Quiet Title Action, the Defendants having failed to file exceptions to the said Order within thirty (30) days of the date of said Order. s/Scott V. Jones</div> <div>Judgment is entered in favor of the Plaintiff and against the Defendants for failure to file exceptions within thirty days of date of Order.</div> <div>JUDGMENT FOR PREMISE</div> <div>February 28, 1984, Copy of Order certified to Recorder of Deeds</div>	<div>ALL that certain tract of land designated as Lot No. 81, Section No. 18, in the Treasure Lake Subdivision in Sandy Township, Clearfield County, Pennsylvania, recorded in the Office of the Recorder of Deeds in Misc. Map Docket File No. 25.</div> <div>Said Order to be final and absolute unless the aforesaid Defendants shall file exceptions to this Order within thirty (30) days of the date hereof.</div> <div>2. That if the said Defendants above named shall not have filed exceptions within thirty (30) days, the Prothonotary, upon praecipe of the Plaintiff, shall enter final judgment for the Plaintiff and against the said named Defendants.</div> <div>3. That the right of the Plaintiff in said premises is at all times superior to the rights of said named Defendants, and that the Plaintiff has title in fee simple to said premises described in the Complaint against the said Defendants.</div> <div>4. That the Defendants or any person claiming under them shall be forever enjoined from setting up any title to the premises of the Plaintiff described in the Complaint and from impeaching, denying or in any way attacking the title to the Plaintiff to said premises.</div> <div>5. That these proceedings, or any authenticated copy thereof,, shall at all times hereinafter be taken as evidence of the facts declared and established thereby.</div> <div>6. That a certified copy of this Order shall be recorded in the Office of the Recorder of Deeds of Clearfield County, Pennsylvania. BY THE COURT, John K. Reilly, Jr., President Judge</div> <div>FEBRUARY 24, 1984, PRAECIPE FOR JUDGMENT FOR FAILURE TO FILE EXCEPTIONS WITHIN THIRTY DAYS OF COURT ORDER filed by Scott V. Jones</div> <div>Please enter judgment in favor of the Plaintiff and against the Defendants herein as per Order of Court dated the 20th day of January, 1984, in the Quiet Title Action, the Defendants having failed to file exceptions to the said Order within thirty (30) days of the date of said Order. s/Scott V. Jones</div> <div>Judgment is entered in favor of the Plaintiff and against the Defendants for failure to file exceptions within thirty days of date of Order.</div> <div>JUDGMENT FOR PREMISE</div> <div>February 28, 1984, Copy of Order certified to Recorder of Deeds</div>	<div>Prothonotary</div>




<p>Scott Jones</p>	<p>RECREATION LAND COPR.</p> <p>83-2091-CD</p> <p>RICHARD L. KINTZ and DOROTHY M. KINTZ</p> <p>Pro        by Atty.        40.00</p> <p>Atty.                        3.00</p>	<p>NOVEMBER 17, 1983, COMPLAINT IN ACTION TO QUIET TITLE, filed by Scott Jones, Esquire</p> <p>Two (2) copies Certified to Attorney.</p> <p>all that certain tract of land designated as Lot No. 485, Section No. 14B, in the Treasure Lake Subdivision in Sandy Township, Clearfeild County, Pennsylvania.</p> <p>DECEMBER 8, 1983, AFFIDAVIT OF SERVICE, filed by Scott V. Jones</p> <p>SCOTT V. JONES, ESQ., being duly sworn according to law, deposes and says that as attorney for the Plaintiff RECREATION LAND CORPORATION, he served a certified copy of the Complaint in the above captioned Quiet Title Action on the named Defendants, RICHARD L. KINTZ and DOROTHY M. KINTZ, by mailing them by certified mail, return receipt requested on November 28, 1983, in accordance with Pennsylvania Rule of Civil Procedure 1064(a)(2)(b), the Defendants being nonresidents of the Commonwealth of Pennsylvania and residing at 3017 Maxine Avenue, N.E., Canton, Ohio 44705 . The certified mail receipts are attached hereto as evidence thereof. /s/ Scott V. Jones</p> <p>JANUARY 17, 1984, MOTION AND ORDER, filed by Scott V. Jones.</p> <p>WHEREFORE, your Honorable Court is respectfully requested to enter an Order for judgment for the Plaintiff as prescribed by Rule 1066 of the Pennsylvania Rules of Civil Procedure. BLAKLEY &amp; JONES, By /s/ Scott V. Jones</p> <p>ORDER</p> <p>NOW, this 17 day of January, 1984, it appearing upon Affidavit of SCOTT V. JONES, ESQ., attorney for the Plaintiff, that service of the Complaint in the above-titled action was served upon the Defendants, RICHARD L. KINTZ and DOROTHY M. KINTZ, nonresidents of the Commonwealth of Pennsylvania, who reside at 3017 Maxine Avenue, N.E., Canton, Ohio 44705, by registered mail on November 28, 1983, and it further appearing that no answer has been filed on behalf of the named Defendants or their duly authorized representative for more than thirty (30) days since the date of service, it is hereby ORDERED:</p> <p>1. That RICHARD L. KINTZ and DOROTHY M. KINTZ, their heirs and assigns, are forever barred from asserting any right, title, lien or interest inconsistent with the interest of the claim of the Plaintiff as set forth in its Complaint in and to the following parcel of land situate in Sandy Township, Clearfield County, Pennsylvania:</p> <p>ALL that certain tract of land designated as Lot No. 485, Section No. 14B, in the Treasure Lake Subdivision in Sandy Township, Clearfield County, Pennsylvania, recorded in the Office of the Recorder of Deeds in Misc. Map Docket File No. 25.</p>
	<p>Said Order to be final and absolute unless the aforesaid Defendants shall file exceptions to this Order within thirty (30) days of the date hereof.</p> <p>2. That if the said Defendants above named shall not have filed exceptions within thirty (30) days, the Prothonotary, upon praecipe of the Plaintiff, shall enter final judgment for the Plaintiff and against the said named Defendants.</p> <p>3. That the right of the Plaintiff in said premises is at all times superior to the rights of said named Defendants, and that the Plaintiff has title in fee simple to said premises described in the Complaint against the said Defendants.</p> <p>4. That the Defendants or any person claiming under them shall be forever enjoined from setting up any title to the premises of the Plaintiff described in the Complaint and from impeaching, denying or in any way attacking the title to the Plaintiff to said premises.</p> <p>5. That these proceedings, or any authenticated copy thereof, shall at all times hereinafter be taken as evidence of the facts declared and established thereby.</p> <p>6. That a certified copy of this Order shall be recorded in the Office of the Recorder of Deeds of Clearfield County, Pennsylvania. BY THE COURT, /s/ John K. Reilly, Jr., President Judge</p> <p>FEBRUARY 24, 1984, PRAECIPE FOR JUDGMENT FOR FAILURE TO FILE EXCEPTIONS WITHIN THIRTY DAYS OF COURT ORDER filed by Scott V. Jones</p> <p>Please enter judgment in favor of the Plaintiff and against the Defendants herein as per Order of Court dated the 17th day of January, 1984, in the Quiet Title Action, the Defendants having failed to file exceptions to the said Order within thirty (30) days of the date of said Order. s/Scott V. Jones</p> <p>Judgment is entered in favor of the Plaintiff and against the Defendants for failure to file exceptions within thirty days of date of Order.</p> <p>JUDGMENT FOR PREMISE</p>	<p>February 28, 1984, Copy of Order certified to Recorder of Deeds</p> <p><i>Raymond M. Peterson</i></p> <p>Prothonotary</p>

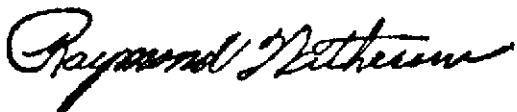
Belin, Belin & Naddeo	LONG JOHN SILVERS, INC. c/o Paul Darryl Stith 101 Jerrico Drive Lexington, KY 40579	NOVEMBER 17, 1983, NOTICE OF APPEAL FROM J.P., William M. Daisher, filed PRAECIPE TO ENTER RULE TO FILE COMPLAINT AND RULE TO FILE, filed Enter rule upon Long John Silvers, Inc., appellee, to file a complaint in this appeal (COMMON PELAS NO. 83-2092-CD) within twenty (20) days after service of rule or suffer entry of judgment of non pros.  RULE: To Long John Silvers, Inc. (appellee)
	83-2092-CD	NOVEMBER 23, 1983, PROOF OF SERVICE OF NOTICE OF APPEAL AND RULE TO FILE COMPLAINT, filed I hereby swear or affirm that I served a copy of the Notice of Appeal, Common Pleas No. 83-2092-CD, upon the Justice of the Peace designated therein on November 21, 1983, by certified mail, sender's receipt attached hereto, and upon the appellee, Long John Silvers, Inc. c/o Paul D. Stith, on November 21, 1983 by certified mail, sender's receipt attached hereto and further that I served the Rule to File a Complaint accompanying the above Notice of Appeal upon the appellee to whom the Rule was addressed on November 21, 1983, by certified mail, sender's receipt attached hereto. DECEMBER 30, 1983, COMPLAINT filed by Cynthia Soult of Belin, Belin & Naddeo  JANUARY 30, 1984, SHERIFF'S RETURN, filed. Now, Jan 4, 1984 John W. Peck, Shff of Westmoreland Co. was deputized to serve Complaint on Clfd. Co. Indst. Development Auth. & First Laurel Co., defts. Now, Jan 17, 1984 served Complaint on the above defts. and Served Dominick R. Guienta. So answers, Chester A. Hawkins, Shff By /s/ Marilyn Wood FEBRUARY 17, 1984, ANSWER filed by Krumenacker & Krumenacker CERTIFICATE OF SERVICE FEBRUARY 21, 1984, PRAECIPE filed. Please place the above captioned action on the List for Arbitration. Approximate time: 1 Hour. s/Cynthia Soult MAY 4, 1984, RECEIPT FOR CERTIFIED MAIL filed. MAY 9, 1984, CERTIFIED MAIL RECEIPT filed.
Norman A. Krumenacker	CLEARFIELD CO. INDUSTRIAL AUTHORITY First Laurel Company PO Box 378 Ligonier, PA 15658 CLEARFIELD COUNTY INDUSTRIAL DEVELOPMENT AUTHORITY, INC. and NORMAN A. KRUMENACKER, JR. and DOMINIC R. GUINTA, trading as FIRST LAUREL COMPANY	JULY 3, 1984, PRAECIPE, filed by Cynthia Soult, Attorney for Plaintiff. (Docketed on 10-23-96) Please mark the above-captioned action settled and discontinued upon payment of costs by defendant. /s/ Cynthia Soult, Attorney
	Pro by Atty. 15.00 Atty. B,B,&N 3.00 Pro by Atty 40.00 by Atty Shff Hawkins 12.75 by Atty Shff Peck 32.20 Pro by Atty 15.00 Pro 5.00	<u>SETTLED</u> <u>AND</u> <u>DISCONTINUED</u>





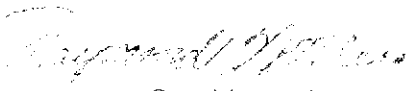
Laurance B. Seaman	MARY K. BRACKEN,  83-2094-CD  VANCE P. BRACKEN,	<p>NOVEMBER 17, 1983, PETITION FOR PROTECTION FROM ABUSE and ORDER, filed by Laurance B. Seaman, Esquire One (1) copy Certiford to Sheriff Two (2) copies Certified to Attorney. ORDER, filed AND NOW, this 17th day of November, 1983, upon presentation and consideration of the within Petition and upon finding that the Plaintiff, Mary K. Bracken and her minor children, are in immediate and present danger of abuse from the Defendant, Vance P. Bracken, the following Temporary Protective Order is entered: Defendant, Vance P. Bracken, is hereby enjoined from abusing, contacting, harrassing and threatening Plaintiff, Mary K. Bracken, and her minor children. IT IS THE FURTHER ORDER of this Court, upon consideration of the foregoing Petition, that possession of the marital residence is granted to the Plaintiff to the exclusion of the Defendant. IT IS ALSO ORDERED. THAT TEMPORARY CUSTODY of said minor children, Jeannette L. Bracken, Georgia M. Bracken and Jennifer C. Bracken, is granted to Plaintiff pending final determination. THIS ORDER shall remian in effect until a hearing to be held in this matter on the 18th day of November, 1983, at 9:00 o'clock a.m. in the Main Court Room, Clearfield County Court House, Clearfield, Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p> <p>NOVEMBER 18, 1983, ORDER, filed AND NOW, this 18th day of November, 1983, the Court having been advised that the Defendant was unable to be located and thus service of the Petition and Order of November 17, 1983 was not served on him. Hearing is rescheduled to the 21st day of November, 1983 at 9:00 o'clock a.m. in the Main Court Room, Clearfield County Court House, Clearfeild, Pennsylvania. BY THE COURT: /s/ JOHN K. Reilly, Jr., President Judge. Three (3) copies Certified to Attorney. NOVEMBER 30, 1983, SHERIFF'S RETURN, filed Now November 28, 1983 after diligent search in my baliwick I return the within Petition &amp; Order "NOT FOUND" as to Vance P. Bracken, defendant. So answers, Chester A. Hawkins, Sheriff by Marilyn Wood. DECEMBER 8, 1983, MOTION &amp; ORDER, filed by Laurance B. Seaman AND NOW, this 8 day of December, 1983, upon the attached Motion of the parties and in consideration of the Petition for Protection from Abuse filed on behalf of the Plaintiff, IT IS ORDERED and DECREED that the Temporary Protective Order, dated November 17, 1983 enjoining Defendant, Vance P. Bracken, from abusing, contracting, harassing and threatening Plaintiff and her minor children is hereby made permanent. IT IS FURTHER ORDERED AND DECREED, that possession of the marital residence of the parties at 608 Schofield Street, Curwensville, Clearfield County, Pennsylvania is granted to Plaintiff to the exclusion of Defendant, pending a final determination of equitable distribution of marital property or amicable settlement. IT IS FURTHER ORDERED AND DECREED, that custody of said minor children, Jeannette L. Bracken, Georgia M. Bracken and Jennifer C. Bracken, is granted to Plaintiff. BY THE COURT: /s/ John K. Reilly, Jr., President Jugde.</p>
	Pro by Atty. 40.00 Atty. 3.00 Shiff. Hawkins by Atty. 10.65	

Edward V. Cherry	THE UNION BANKING AND TRUST COMPANY OF DUBOIS, PENNSYLVANIA	NOVEMBER 18, 1983, COMPLAINT IN ACTION OF MORTGAGE FORECLOSURE, filed by Edward V. Cherry, Esquire Two (2) copies Certified to Sheriff. <u>DECEMBER 8, 1983, SHERIFF'S RETURN, filed</u> Now, December 5, 1983 at 2:00 PM EST served the within Action of Mortgage Foreclosure on David C. Levenduski, defendant at his place of residence, Penfield, Clearfield County, Pennsylvania by handing to David C. Levenduski a true and attested copy of the Original Action of Mortgage Foreclosure and made known to him the contents thereof. Now, December 5, 1983 at 2:00 PM EST served the within Action of Mortgage Foreclosure on Linda H. Levenduski, defendant at her place of residence, Penfield, Clearfield County, Pennsylvania by handing to Linda H. Levenduski a true and attested copy of the original Action of Mortgage Foreclosure and made known to her the contents thereof. So answers, Chester A. Hawkins, Sheriff by Marilyn Wood.  FEBRUARY 13, 1985, PRAECIPE, filed by Edward V. Cherry, Esquire. Enter judgment against the above-named Defendants and in favor of the Plaintiff, THE UNION BANKING AND TRUST COMPANY OF DUBOIS, PENNSYLVANIA, in the sum of TWENTY-SEVEN THOUSAND NINE HUNDRED SIXTY-ONE and 31/100ths (\$27,961.31) DOLLARS, for failure to file an Answer within twenty (20) days from service of the Complaint. Notice required by Section 403 of Act No. 6, 1974, was sent to the Defendants on August 1, 1983. Dated this 11th day of February, 1985.  Judgment entered in favor of the Plaintiff and against the Defendants in the sum of Twenty-Seven Thousand Nine Hundred Sixty-one and 31/100 Dollars, for failure to file an Answer.  Debt \$27,961.31  DEFAULT JUDGMENT  Pro by Atty. 40.00 Atty. 3.00 Shff by Atty. 19.15
	83-2095-CD	
	DAVID C. LEVENDUSKI and LINDA H. LEVENDUSKI	
		 Prothonotary
	Atty. 9.00	<u>CANCELLED</u> <u>WRIT OF EXECUTION ISSUED TO 85-12-EX</u>

Edward V. Cherry	UNION BANKING AND TRUST COMPANY OF DUBOIS, PENNA	NOVEMBER 18, 1983, COMPLAINT IN ACTION OF MORTGAGE FORECLOSURE, filed by Edward V. Cherry, Esquire Two (2) copies Certified to sheriff. <u>DECEMBER 20, 1983, SHERIFF'S RETURN</u> , filed Now, November 28, 1983, John Dinger, Sheriff of Jefferson County was deputized by Chester A. Hawkins, Sheriff of Clearfield County to serve the within Action of Mortgage Foreclosure on Basil Anthony Beighey Defendant. Now, December 16, 1983 attempted to serve the within Action of Mortgage Foreclosure on Basil Anthony Beighey, defendant by deputizing the Sheriff of Jefferson County. The return of Sheriff Dinger is hereto attached and made a part of this return marked "NOT FOUND", as to Basil Anthony Beighey, deft. So answers, Chester A. Hawkins, Sheriff by Marilyn Wood. <u>DECEMBER 20, 1983, PRAECIPE</u> , filed Please reinstate the Complaint in the above case. /s/ Edward V. Cherry <u>DECEMBER 21, 1983, COMPLAINT REINSTATED AND REISSUED TO SHERIFF FOR SERVICE.</u>
83-2096-CD	BASIL ANTHONY BEIGHEY	FEBRUARY 10, 1984, SHERIFF'S RETURN, filed NOW, December 21, 1983, Robert Michel, Sheriff of Erie County was deputized by Chester A. Hawkins, Sheriff of Clearfield County to serve the within Action of Mortgage Foreclosure on Basil Anthony Beighey, defendant. NOW, Janaury 20, 1984, attempted to serve the within Action of Mortgage Foreclosure on Basil Anthony Beighey, defendant by deputizing the Sheriff of Erie County. The return of Sheriff Michel is hereto attached and made a part of this return marked "UNSERVED". Defendant never home. No place of employment. So answers, Chester A. Hawkisn, Sheriff, by Marilyn Wood.  FEBRUARY 10, 1983, PRAECIPE, filed Edward V. Cherry. Please reinstate the Complaint and return to Sheriff for service by Certified Mail.  FEBRUARY 13, 1984, COMPLAIN REINSTATED AND REISSUED TO SHERIFF FOR SERVICE
Pro by Atty. 40.00 Atty. 5.00 Shff. Hawkins by Atty. 10.75 Shff. Dinger by Atty. 17.55		MARCH 14, 1984, SHERIFFS RETURN, filed NOW, February 13, 1984, mailed the within Action of Mortgage Foreclosure to Basil Anthony Beighey, defendant by Certified Mail #P379414542 at 1962 Granada Drive, Apt. 2, Erie, Pa. 16509 being his last known address. The letter is hereto attached and made a part of this return marked "UNCLAIMED". The letter was sent marked "ADDRESSEE ONLY". NOW, February 13, 1984, mailed the within Action of Mortgage Foreclosure on Basil Anthony Beighey, defendant by Certified Mail #P379414543 at 520 Broad St., Brockway, Pa. 15824 being his last known address. The letter is hereto attached and made a part of this return marked "UNCLAIMED". The letter was sent marked "ADDRESSEE ONLY". /s/ Chester A. Hawkins by Marilyn Wood. <u>APRIL 25, 1984, AFFIDAVIT</u> , filed by Edward V. Cherry <u>APRIL 25, 1984, PRAECIPE</u> , filed. Please re-instate the Complaint in the above-captioned matter. GLEASON, CHERRY & CHERRY, By /s/ Edward V. Cherry  <u>APRIL 25, 1984, COMPLAINT REINSTATED AND REISSUED TO SHERIFF FOR SERVICE.</u> <u>MAY 22, 1984, PRAECIPE</u> , filed by Edward Cherry, Esq. Enter judgment against the above-named Defendant and in favor of the Plaintiff, THE UNION BANKING & TRUST CO. OF DUBOIS, PENNA., in the sum of TWENTY THOUSAND EIGHT HUNDRED FORTY SIX and 13/100ths (\$20,846.13) DOLLARS, for failure to file an Answer, within twenty (20) days from service of the Complaint. Notice required by Section 403 of Act No. 6, 1974 was sent to the Defendant on August 30 '83. Dated this 22nd day of May 1984. s/Edward V. Cherry, Esq. Judgment is entered in favor of the Plaintiff and against the Defendant, in the sum of Twenty Thousand Eight Hundred Forty-Six and 13/100ths Dollars for failure to file an Answer. Debt \$20,846.13 DEFAULT JUDGMENT
Shff Hawkins no costs Shff Michel 16.75 Pro by Atty 9.00 Shff Hawkins by Atty 17.49 Shff Surcharge 4.00		 Prothonotary  WRIT PF EXECUTION ISSUED TO 84-31-EX

JUNE 5, 1984, SHERIFF'S RETURN, filed.  
Now, April 30, 1984 at 1:45 PM EST served within Action on property of deft.  
Now, April 30, 1984 mailed within Action to Basil Anthony Beighey, by Certified Mail. The letter is marked "UNCLAIMED" Return to Sender. So answers, Chester A. Hawkins, Shff By /s/ Marilyn Wood

James A. Naddeo	ROBERT L. FRAVEL, and individual,	NOVEMBER 18, 1983, COMPLAINT IN TRESPASS, filed by James A. Naddeo, Esquire One (1) copy Certified to Attorney. DECEMBER 2, 1983, AFFIDAVIT OF SERVICE, filed NOW November 29, 1983 at 11:16 AM o'clock EST served the within Complaint in Trespass on David Milligan, Mgr. for K-Mart Deft. at his place of employment, K-Mart, Rt 879 & River Road, Clearfield, Clearfield County, Penna. by handing to David Milligan a true and attested copy of the original Complaint in Trespass and made known to him the contents thereof. So answers, Chester A. Hawkins, Sheriff by Marilyn Wood. DECEMBER 13, 1983, PRAECIPE FOR APPEARANCE filed by Theodore O. Struk of Dickie, McCamey & Chilcote You are hereby directed to enter our appearance for S. S. Kresge Company, t/d/b/a K-Mart, defendant in the above entitled case. s/Theodore O. Struk JANUARY 30, 1984, ANSWER AND NEW MATTER OF K-MART CORPORATION filed by Theodore O. Struk JANUARY 30, 1984, NOTICE OF SERVICE OF INTERROGATORIES filed by Theodore O. Struk FEBRUARY 8, 1984, ANSWER TO NEW MATTER, filed by James A. Naddeo One Copy Certified to Attorney. FEBRUARY 9, 1984, ANSWERS TO INTERROGATORIES DIRECTED TO PLAINTIFF ROBERT L. FRAVEL filed by Belin, Belin and Naddeo MARCH 19, 1984, NOTICE OF DEPOSITION, filed by Theodore O. Struk MARCH 20, 1984, NOTICE OF TAKING DEPOSITION filed by James A. Naddeo Deposition of Thomas Verbeck JUNE 21, 1984, PRAECIPE, filed Please place the above captioned case on the list for trial. by James A. Naddeo. OCTOBER 2, 1984, NOTICE OF TAKING DEPOSITION OF Ruth Bartley and Micheal Stine, filed by James Naddeo, Esq. OCTOBER 19, 1984, NOTICE OF DEPOSITION, filed by Theodore Struk, Esq. JANUARY 3, 1985, REQUEST FOR THE PRODUCTION OF DOCUMENTS, filed by James A. Naddeo, Esquire JANUARY 7, 1985, DEPOSITION OF MICHAEL STINE, filed by Sara Ann Sargent, Court Reporter. JANUARY 9, 1985, DEPOSITION OF BEVERLY J. FRAVEL, filed by Sara Ann Sargent, JANUARY 9, 1985, DEPOSITION OF JULIE SWANSON, FILED by Sara Ann Sargent JANUARY 8, 1985, DEPOSITION OF ROBERT FRAVEL, JR., filed by Sara Ann Sargent, JANUARY 16, 1985, PRAECIPE, filed by James A. Naddeo, Esquire. Please place the above captioned case on the list for trial. FEBRUARY 11, 1985, ORDER, filed. NOW, this 8th day of February, 1985, following Pre-Trial Conference on the above-captioned matter, it is the ORDER of this Court that jury selection would be had February 11, 1985, at 1:45 p.m. with trial by jury commencing on May 20, 1985, at 9:00 a.m. BY THE COURT: /s/ John K. Reilly, Jr., P.J. FEBRUARY 12, 1985, PRAECIPE, filed. Enter my appearance for Defendant as Co.Counsel in the above case. /s/ Laurance Seaman, Esq FEBRUARY 14, 1985, DEPOSITION OF RUTH BARTLEY, filed by Sara Ann Sargent, trans. dr. "K" FEBRUARY 19, 1985, SUPPLIMENTAL PRETRIAL STATEMENT, filed by Theodore O. Struk, Esq. FEBRUARY 20, 1985, ANSWER AND NEW MATTER TO PETITION FOR RULING TO SHOW CAUSE, filed by James A. Naddeo, Esq. One copy certified to atty. FEBRUARY 21, 1985, PETITION FOR RULE TO SHOW CAUSE WHY PLAINTIFF SHOULD NOT UNDERGO CHECK-UP MEDICAL EXAMINATION AND RULE, filed by Laurance Seaman, Esq. One order certified to attys Seaman & Naddeo. AND NOW, this 12th day of February, 1985, upon consideration of the foregoing Petition, and on Motion of GATES & SEAMAN, Local Counsel for Defendant, a Rule is hereby granted on Plaintiff to show cause why Plaintiff should not be ordered to appear for a check-up medical examination before Dr. David Foss, at Pittsburgh, Pennsylvania. Rule returnable for Argument on the 22nd day of February, 1985, at 3:30 pm at the Main Court Room, Clearfield County Court House, Clearfield, Pennsylvania. Service of this Rule is to be made by Counsel for Defendant Upon Counsel for Plaintiff personall or by regulat mail. BY THE COURT: /s/ John K. Reilly, Jr., p. j. MARCH 4, 1985, NOTICE OF TAKING DEPOSITION OF JAMES McL. PERRY, M.D., filed by James A. Naddeo, Esquire. MARCH 8, 1985, NOTICE OF TAKING DEPOSITION OF ROBERT G. STEVENS, M.D., filed by James A. Naddeo, Esq. One Copy certified to atty. MARCH 18, 1985, SUPPLEMENTAL PRE-TRIAL STATEMENT, filed by Theodore Struk, Esq.
Theodore O. Struk Laurance Seaman	S. S. KRESGE CO., t/d/b/a K-MART,	
	Pro by Atty. 40.00 Atty 3.00 Shff. by Atty. 11.75 Pro <i>sup atty</i> 4.00 Disc by atty 5.00	

<div>Nov. 21 8:30 a.m.</div>	<div>CONSUMER DISCOUNT COMPANY of ST. MARYS, PA. 220 S. Michale St., St. Marys, PA 15857</div> <div>83-2099-CD</div> <div>GENE WITHERITE and PATRICIA WITHERITE, RD #2, Box 261 Curwensville, PA 16833</div> <div>Pro by Plff 9.50</div>	<div>D. S. B. -- NOVEMBER 8, 1983</div> <div>Pay In Installments. By Virtue of Power of Attorney contained therein.</div> <div>Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Five Thousand Five Hundted Eighty and 00/100 Dollars, with Interest, Attor- ney's Commission, Cost of Suit, Release of Errors, Wai- ving Stay, Inquisition and Exemption.</div> <div>Debt \$5,580.00</div> <div>Atty. Comm. Interest from November 8, 1983, Filed and Entered by Plaintiff, November 21, 1983. Judgment</div> <div> Prothonotary</div> <div><u>NOVEMBER 21, 1983, Notice of Entry of Judgment mailed to Defendant.</u></div>	



[illegible]



<div>Nov. 21 8:30 a.m.</div>	<div>COMMONWEALTH OF PENNA DEPARTMENT OF REVENUE PO Box 2055 Harrisburg, PA 17105</div> <div>83-2102-CD</div> <div>RAYMOND J. GALLAHER, GENERAL HAULING, RAYMOND J. GALLAHER, Irvona, PA 16656</div> <div>Pro by Plff 9.00</div>	<div>NOVEMBER 21, 1983, CERTIFIED COPY OF LIEN, PENNSYLVANIA INCOME TAX EMPLOYER WITHHOLDING TAX, filed</div> <div>Pursuant to the laws of the Commonwealth of Pennsy- lvania, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Hundred Forty-one and 57/100 Dollars.</div> <div>Debt \$141.57 (Tax, plus Interest Cal. to 11/27/83)</div> <div>Filed and Entered by Plaintiff, November 21, 1983</div> <div>Judgment</div> <div>Raymond Wetherman Prothonotary</div> <div>And Now, 31st day of Oct. 2002 By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest W.A. Shaw Sr. (2002) Prothonotary</div>
<div>Nov. 21 8:30 a.m.</div>	<div>COMMERCIAL CREDIT PO Box C Indiana, PA 15701</div> <div>83-2103-CD</div> <div>DAVID L. GALLAGHER, c/o North American Van Lines, PO Box 988, Fort Wayne, ID 46801 and CHRISTINE GALLAGHER PO Box 74 Rockton, PA 15856</div> <div>Pro byPlff 9.00</div>	<div>NOVEMBER 21, 1983, JUDGMENT FROM M.P., Wesley J. Read, filed.</div> <div>Judgment entered in favor of rhe Plaintiff and against the Defendant in the sum of One Thousand Nine Hundred Eighty=five and 27/100 Dollars.</div> <div>Debt \$1,985.27</div> <div>Interest from August 30, 1983.</div> <div>Filed and Entered by Plaintiff, November 21, 1983.</div> <div>Judgment</div> <div>Raymond Wetherman Prothonotary</div>

Denise Niedzielski (Keystone Legal Services)	DARLENE DURNELL	NOVEMBER 21, 1983, AFFIDAVIT OF INSUFFICIENT FUNDS, filed by Denise Niedzielski, Esquire Three (3) copies Certified to Attorney.
	83-2104-CD	PETITION FOR RELIEF UNDER THE PROTECTION FROM ABUSE ACT, filed by Denise Niedzielski, Esquire TEMPORARY PROTECTIVE ORDER, filed AND NOW, this 21st day of November, 1983, upon presentation and consideration of the within Petition and upon finding that the Plaintiff, Darlene Durnell, is in immediate and present danger of abuse from Defendant, Don Durnell, the following Temporary Order is entered: Defendant is hereby enjoined from abusing or harassing the Plaintiff, Darlene Durnell. Defendant is hereby excluded from the premises located at R.D. 1, Box 44-B, Clearfield, Pennsylvania. It is the further Order of this Court that temporary custody of the parties' minor children, Lisa Durnell, age three years, and Carey Durnell, age six months, shall be with the Plaintiff pending a final hearing. The Order shall remain in effect until final hearing. A hearing will be held on the 23rd day of November, 1983, at 9:00 o'clock a.m. at the Clearfield County Courthouse, Clearfield, PA. Service to be made on Respondent forthwith. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.
	DON DURNELL	NOVEMBER 30, 1983, SHERIFF'S RETURN, filed Now, November 28, 1983 after diligent search in my baliwick I return the within Temporary Protective Order & Petition "NOT FOUND" as to Don Durnell, deft. So answers, Chester A. Hawkins, Sheriff by Marilyn Wood. DECEMBER 7, 1983, TEMPORARY ORDER AND RULE RETURNABLE, filed AND NOW, this 7 day of December, 1983, the Temporary Protective Order entered November 21, 1983 is hereby extended as service was not effected upon Respondent, Don Durnell. A hearing shall be held on the 9 day of December, 1983 at 9:00 o'clock A.M. in the Clearfield County Courthouse, Clearfield, Pennsylvania. Service shall be made upon Respondent forthwith. Submitted to Court November 23, 1983. BY THE COURT, /s/ John K. Reilly, Jr., President Judge. (1) copy cert. to Shff. (2) copies cert. To Atty.
CW # 43531	<div>PRO. <i>My Bet</i></div> <div>Shff. Hawkins 40.00</div> <div>by Office 9.25</div> <div>Off. Credit</div> <div>Shff Hawkins 5.75</div> <div>Off. Credit</div> <div>Shff Hawkins 12.60</div>	DECEMBER 12, 1983, SHERIFF'S RETURN, filed. Now, Dec. 12, 1983 return the within Temporary Protective Order "NOT SERVED" as to deft. So answers, Chester A. Hawkins, Shff By /s/ Marilyn Wood
		DECEMBER 16, 1983, TEMPORARY ORDER AND RULE RETURNABLE filed. Two copies certified to Attorney AND NOW, this 16 day of December, 1983, the Temporary Protective Order entered November 21, 1983 is hereby extended as service was not effected upon Respondent, Don Durnell, for hearing scheduled December 9, 1983. A hearing shall be held on the 20 day of December, 1983, at 9:00 o'clock a.m. in the Clearfield County Courthouse, Clearfield, Pennsylvania. Service shall be made upon Respondent forthwith. BY THE COURT, John K. Reilly, Jr., President Judge DECEMBER 20, 1983 AFFIDAVIT OF SERVICE, filed. NOW, December 19, 1983 served the within Temporary Protective Order & Petition on Don Durnell, defendant at his place of residence, c/o Elizabeth Durnell, R.D.#1, DuBois, West Liberty, Mapledale Road, Clearfield County, PA. So answers, Chester A. Hawkins, Sheriff by Marilyn Wood.

Richard L.  
Campbell

FARMERS COMMUNITY BANK  
PO Box 70  
Boalsburg, PA

83-2105-CD

ROBERT PECK and  
BONNIE PECK

Pro	by Atty.	40.00
Atty.		3.00
Shff	by atty	12.75
	by atty	
Shff	Waite	30.45
Pro	<i>per Atty</i>	9.00

NOVEMBER 21, 1983, COMPLAINT, filed by Richard L.  
Campbell, Esquire  
Two (2) copies Certified to Sheriff.

DECEMBER 21, 1983 SHERIFF'S RETURN, filed.

Now, December 12, 1983, Richard V. Waite, Shff  
of Centre Co was deputized by Chester A. Hawkins, Shff  
of Clearfield Co.

Now, December 16, 1983 served the within Complaint on Robert & Bonnie Peck, Defendants by deputizing the Sheriff of Centre Co. Service on Bonnie & Robert Peck made at their residence, 105 S. 9th Street, Philipsburg, Pa. So answers, Chester A. Hawkins, by Marilyn Wood.

FEBRUARY 17, 1984 NOTICE OF DEFAULT and AFFIDAVIT OF SERVICE filed by Richard L. Campbell

SEPT 5, 1984 PRAECIPE, filed by Richard L. Campbell,  
Atty for Plff.

Please enter judgment by default for failure of Defendants to file an Answer within twenty (20) days as required by law and assess damages as follows:

Principal amount due-----	\$4,450.53
Interest to 11/18/83 (Farmers Bk Pr--	219.48
Late Charges-----	12.50
5% Attys fees-----	992.77

	Total	\$5,675.28
s/Richard L. Campbell,	Atty for Plff.	

Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Five thousand six hundred seventy-five and 28/100 Dollars (5,675.28) for failure to file an Answer.

DEBT: \$5,675.28

## DEFAULT JUDGMENT

Raymond Wetters  
Prothonotary

WRIT OF EXECUTION ISSUED TO 84-56-EX

[illegible]



Ronald E. Archer	LOIS MCQUILLEN	NOVEMBER 22, 1983, COMPLAINT IN DIVORCE, filed by Ronald E. Archer, Esquire One (1) copy Certified to Attorney.
11/22/83 \$75.00 Pd. by Atty.	83-2110-CD	JULY 3, 1990, AFFIDAVIT OF SERVICE OF COMPLAINT IN DIVORCE, PEGGY SWANSON, being duly sworn according to law, deposes and says that she did mail to HAYES McQUILLEN, Defendant in the above matter, a copy of the Complaint in Divorce. Said copy of the Complaint in Divorce was mailed on November 23, 1983, by certified mail, return receipt requested, and that said Complaint in Divorce was received by his designated agent, as indicated by the signature on the attached return receipt. /s/ Peggy Swanson.
Clfd Trust	HAYES MCQUILLEN	JULY 3, 1990, AFFIDAVIT OF CONSENT OF LOIS McQUILLEN, filed AFFIDAVIT OF CONSENT OF HAYES McQUILLEN, filed MOTION FOR DECREE OF DIVORCE UNDER SECTION 201(c) OF THE DIVORCE CODE, filed DECREE, filed AND NOW, the 3rd day of July, 1990, the report of the Master is acknowledged. We approve his findings and recommendations.  We, therefore, DECREE that LOIS McQUILLEN be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and HAYES McQUILLEN. 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 herefore 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.  JULY 16, 1990, VITAL STATISTICS MAILED TO DEPT OF HEALTH, NEW CASTLE.
CK#1153 PRO PRO STATE CK#1182	TRANS TO REG. ACCT. 40.00 .50 10.00 24.50	40.00 .50 10.00 75.00

R. Denning Gearhart	GERRY D. ERHARD	NOVEMBER 22, 1983, COMPLAINT IN DIVORCE, filed by R. Denning Gearhart, Esquire One (1) copy Certified to Attorney.
11/22/83 \$75.00 Pd. by Atty.	83-2111-CD	NOVEMBER 22, 1983, COMPLAINT FOR CUSTODY, filed by R. Denning Gearhart, Esquire One (1) copy Certified to Attorney. ORDER, filed AND NOW, this 22nd day of November, 1983, upon consideration of the with Petition, it is the Order of this Court that temporary custody of the two (2) children, Brenda Sue and Adam Lee Erhard, shall be with Gerry D. Erhard, until such time as a prehearing is scheduled. Peehearing is scheduled for the 20th day of November, 1983, at 9:00 o'clock a.m. in the Main Courtroom, Clearfield County Courthosue, Clearfield, Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.
Clfd Trust		NOVEMBER 22, 1983, PETITION FOR ALIMONY PENDENTE LITE, COUNSEL FEES AND COSTS, filed by R. Denning Gearhart, Esquire One (1) copy Certified to Attorney. RULE RETURNABLE, filed AND NOW, this 22nd day of November, 1983, upon consideration of the within petition, a Rule is hereby issued upon the Respondent/Defendant to show cause why Plaintiff's /Petitioner's prayer should not be granted. Rule returnable date is the 20th day of December, 1983, at 9:00 o'clock a.m. in the Main Courtroom, Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.
Allen C. Welch	RANDY L. ERHARD	APRIL 30, 1984, PETITION FOR RELIEF UNDER PROTECTION FROM ABUSE ACT, filed by R. Denning Gearhart, Esquire. TEMPORARY PROTECTIVE ORDER UNDER PA R.C.P. #1920.43 filed One copy certified to Attorney. AND NOW, to wit, this 30th day of April, 1984, upon presentation and consideration of the within Petition and upon finding that the Petitioner, Gerry Erhard, is in immediate and present danger of abuse from Respondent, Randy Erhard, the following Temporary Protective Order is entered: Respondent, Randy Erhard, is hereby enjoined from any contact whatsoever with the Petitioner or their two (2) minor children. THIS ORDER shall remain in effect until a hearing to be held in this matter on the 2nd day of May, 1984, at 1:30 P.M. in the Main Courtroom of the Clearfield County Courthouse, Clearfield, Penna. BY THE COURT, s/John K. Reilly, Jr., Pres. Judge MAY 10, 1984, WITHDRAWAL OF APPEARANCE filed. Please withdraw my appearance on behalf of the Plaintiff/Petitioner in the above captioned matter. R.Denning Gearhart, Esquire.
Pro 40.00 Pro .50 State 10.00 Ck#6260 Trans to reg acct. \$75.00 Pro. 40.50 State 10.00 #13506 Atty 24.50 \$75.00		JULY 2, 1984, PETITION FOR HEARING, filed by Allen C. Welch ORDER AND NOW, this 29 day of June, 1984, upon consideration of the within Petition, it is hereby ORDERED that hearing in this matter be held the 1 day of August, 1984, at 10:00 o'clock a.m., in the Main Courtroom of the Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT, /s/ John K. Reilly, Jr., P.J. JULY 25, 1984, ORDER, filed And now this 19th day of July, 1984, upon consideration of Agreement of the parties hereto regarding visitation of the two(2) minor children aof the parties, Brenda sur and Adam Lee, who are twins born on Jly 26,1981, it is hereby ordered as follows: (1) That the defendant shall be granted viseitation periods with the two children twice weekly at times to be agreed upon by the parties. (2) That these visits shall be conducted under the supervision of children And Youth Servises. (3) That thuse visits shall be held at the offices of Clearfield County Children and Youth Services. (4) That all such visits shall be for a minimum of two(2) hours in length and may be for a greater length if the parties so agree. (5) That this order is temporary in nature and shall not in any way limit, restrict, or otherwise affect any action currently before this court as a result of the divorce, protection from abuse or any other action which has been or shall be filed by either party. (6) That this order shall remain in effect until further order of this Court. BY THE COURT, John A. Cherry, S.J. NOVEMBER 1,1984, ANSWER AND COUNTER CLAIM, filed by Allen Welch, Esq. One copy certified to atty. DECEMBER 20,1984, PRAECIPE, filed. One copy certified to atty Please enter my appearance on behalf of the within named Plaintiff, Gerry D. Erhard, in regard to the above-captioned case. /s/ J. Richard Mattern, esq. DECEMBER 20,1984, ANSWER, filed by J. Richard Mattern, Esq. Two copies certified to atty. DECEMBER 18,1984, PETITION FOR FULL HEARING, and ORDER OF COURT, filed. One certified to atty. AND NOW, this 12th day of February, 1985, upon consideration of the Petition presented herewith, IT IS THE ORDER OF THIS COURT that a hearing be held in this matter, for the purpose of resolving custody add visitation of the minor children of the marriage of the parties, on the 2nd day of Mpril, 1985, at 9:00 am in the Main Courtroom of the Clearfield county Courthouse Clearfield Pennsylvania BY THE COURT: /s/ John K. Reilly, Jr., .J.

Michael P. Yeager	LEVAUD C. VALLIMONT and  MARY JEAN KOHUTE,   83-2112-CD      JACOB SMUTZINGER and  ANNIE SMUTZINGER, his  wife, their heirs and  assigns, and any person  claiming or who might  claim title under them;  FRED H. FRANTZ or FRED H.  FRANCE, his heirs and  assigns, and any person  claiming or who might  claim title under him;	<p>NOVEMBER 22, 1983, COMPLAINT IN ACTION TO QUIET TITLE, filed by Michael P. Yeager, Esquire NO COPIES. ALL that certain peice or parcel of land situate in the village of Munson, Morris Township, Clearfeild County, Pennsylvania.</p> <p>NOVEMBER 22, 1983, MOTION FOR LEAVE TO SERVE BY PUBLICATION, filed by Michael P. Yeager, Esquire AFFIDAVIT, filed. ORDER, filed AND NOW, this 22 day of November, 1983, upon consideration of the foregoing motion of Michael P. Yeager, Attorney for the Plaintiffs in the above entitled action, it is hereby; ORDERED, ADJUDGED and DECREED that the Plaintiffs are granted leave to make service of the Complaint on the Defendants their heirs and assigns and any other person or persons claiming or who might claim title under them, or all other persons claiming any right, title or interest in the land described in the Complaint, by publication once a week for three (3) successive weeks in the Progress, a newspaper of general circulation in Clearfield County, Pennsylvania; and proof of publication thereof shall be filed with the proceedings in this action and the said advertisement shall state that the Defendants are required to answer the Complaint within twenty (20) days from the last advertisement thereof. BY THE COURT: /s/ John K. Reilly, Jr., President Judge. DECEMBER 30, 1983 AFFIDAVIT filed by Michael P. Yeager DECEMBER 30, 1983, MOTION FOR JUDGMENT, PROOF OF PUBLICATION and ORDER OF COURT, filed by Michael P. Yeager ORDER OF COURT AND NOW, to wit, this 30 day of December, 1983, an Affidavit of Service of the Complaint with Notice to Plead having been filed together with an appropriate Proof of Publication and no answer having been made by the Defendants in the appointed time, the Court, upon motion of Michael P. Yeager, Esquire, attorney for the Plaintiffs, it is hereby ORDERED, ADJUDGED and DECREED that the Defendants above-named and unnamed be and are hereby barred from ever asserting any right, title, interest or lien in the land described in the Plaintiffs' Complaint, and that the Plaintiffs above-named are hereby declared sole owners and are otherwise entitled to the exclusive possession of the land described as aforesaid, unless the Defendants filed their answer within thirty (30) days from the date of this Order. IT IS FURTHER ORDERED, ADJUDGED and DECREED that if the above action is not taken by the Defendants, the Prothonotary is hereby directed to enter final judgment upon praecipe of the Plaintiffs to enter final judgment as against the Defendants above-named. BY THE COURT: John K. Reilly, Jr., P.J. JANAURY 30, 1984, PRAECIPE FOR FINAL JUDGMENT, filed by Michael P. Yeager, Esquire Please enter final judgment against the Defendants in the above-captioned matter forever barring said Defendants from ever asserting any right, title, interest or lien in the land described in Exhibit "A" attached hereto and made part hereof, that may be inconsistent with the interest or claim of the Plaintiffs as is set forth in their Complaint; and that Plaintiffs are hereby declared to be sole owners of said land and entitled to the exclusive possession thereof. The aforesaid DEFendants have not complied with an Order of Court entered December 30, 1983.</p> <p>Final Judgment entered in favor of the Plaintiff and against the Defendants as per Court Order dated December 30, 1983.</p> <p>JUDGMENT FOR PREMISE.</p> <p>Prothonotary</p> <p>JANAURY 31, 1984, ONE COPY CERTIFIED TO RECORD OF DEEDS.</p>
	ALBERT SIMMONS, his heirs  and assigns, and any  person claiming or whō  might claim title under  him; A.D.LYDIC and MARY  S. LYDIC, his wife, their  heirs and assigns, and  any person claiming or  who might claim title  under them; ROBERT S.  FUNK and SARAH A. FUNK,  his wife, their heirs  and assigns, and any  person claiming or who  might claim title under  them; and all other  persons or entities  claiming any right, title  or ingerest in the pre-  mises herein described,	
Pro	by Atty.	40.00
Atty.		3.00
Order	by Atty	5.00
Cert.	by Atty	5.00







Pro	by Atty.	9.00
Atty		3.00

Ronald E. Archer	NATIONAL BANK OF THE COMMONWEALTH Bridge and Main Streets Cherry Tree, PA 15724  83-2114-CD  HOWARD HARKLEROAD and MARGARET HARKLEROAD Rd #1 Westover, Penna. 16692	NOVEMBER 23, 1983, COMPLAINT IN CONFESSION OF JUDGMENT, filed by Ronald E. Archer, Esquire.  Pursuant to the authority contained in the warrant attorney, a copy of which is attached to the Complaitn in this action. I, Ronald E. Archer, Esquire, appear for the defendant and confess Judgment in favor of the Plaintiff and against the Defendants in the sum of Five Thousand Seventy-five and 51/100 Dollars, with Interest, Attorney's Commission Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.  Debt \$5,075.51  Atty. Comm. 15%  Interest From October 25, 1983.  Filed and Entered by Attorney, November 23, 1983.  Judgment  <div>Raymond Witherow Prothonotary</div> NOVEMBER 23, 1983, Notice of Entry of Judgment mailed to Defendants.
	Pro by Atty. 9.00 Atty. 3.00 Pro by Atty 5.00	And Now, 15 day of Nov 1985 By paper filed, the above judgment is satisfied in full of debt interest and cost. <div>Attest Raymond Witherow Prothonotary</div>

Robert M. Hanak	CLYDE BECK,	NOVEMBER 23, 1983, NOTICE OF APPEAL from J.P., Wesley J Read, filed
		PRAECIPE TO ENTER RULE TO FILE COMPLAINT AND RULE TO FILE, filed
		Enter rule upon CLYDE BECK appellee, to file a complaint in this appeal (Common Pleas No. 83-2115-CD) within twenty (20) days after service of rule or suffer entry of judgment of non pros.
	83-2115-CD	RULE: to CLYDE BECK, appellee.
		NOVEMBER 29, 1983, PROOF OF SERVICE OF NOTICE OF APPEAL AND RULE TO FILE COMPLAINT filed.
		I hereby swear or affirm that I served a copy of the Notice of Appeal, Common Pleas No. 83-2115-CD, upon the Justice of the Peace designated therein on 11/26/83 by certified mail, sender's receipt attached hereto, and upon the appellee, CLYDE BECK et al on 11/26/83 by certified mail, sender's receipt attached hereto.
Benjamin Blakley III	ARMAGOST STEEL CORPORATION, INC.	and further that I served the Rule to File a Complaint accompanying the above Notice of Appeal upon the appellee to whom the Rule was addressed on 11/26/83 by certified mail, sender's receipt attached hereto. s/Benjamin S. Blakley
		DECEMBER 1, 1983 TRANSCRIPT filed by Wesley J. Read
		DECEMBER 13, 1983, COMPLAINT IN ASSUMPSIT filed by Robert M. Hanak
		DECEMBER 21, 1983, DEFENDANT'S ANSWER AND NEW MATTER, filed by Benjamin S. Blakley, III (1) copy cert. to Atty.
		DECEMBER 28, 1983, ACCEPTANCE OF SERVICE, filed by Robert m. Hanak, Esquire
		Service of the Defendant's Answer and New Matter is hereby accepted on behalf of the Plaintiff this 24th day of December, 1983.
		JANUARY 9, 1984, ACCEPTANCE OF SERVICE, filed by Benjamin S. Blakley, III
		JANUARY 9, 1984, ANSWER TO NEW MATTER, filed by Robert M. Hanak
Pro by Atty.	20.00	NOVEMBER 12, 1985, PRAECIPE FOR ARBITRATION LIST, filed.
Atty. R.H.	3.00	Kindly place the above captioned matter on the arbitration list. s/ Robert M. Hanak, Attorney for Plaintiff
Pro by atty	40.00	
Pro by Atty	15.00	
	Postage 1.67	DECEMBER 13, 1985, SENDER'S RECEIPT, filed.
	Postage 1.67	DECEMBER 13, 1985, SENDER'S RECEIPT, filed.
	Postage 1.67	DECEMBER 20, 1985, RETURN RECEIPT, filed.
		JANUARY 7, 1986, RETURN RECEIPT, filed.
		JANUARY 7, 1986, RETURN RECEIPT, filed.
		JANUARY 8, 1986, SENDER'S RECEIPT, filed.
		JANUARY 8, 1986, SENDER'S RECEIPT, filed.

Nov. 23 8:30 p.m.	COMMONWEALTH OF PENNA DEPARTMENT OF REVENUE PO Box 2055 Harrisburg, PA  83-2116-CD  RICHARD L. MANEY RD #1 Franchville, PA 16836  Pro by Plff. 9.00	NOVEMBER 23, 1983, CERTIFIED COPY OF LIEN, PENNSYLVANIA INCOME TAX EMPLOYER WITHHOLDING TAX, filed  Pursuant to the laws of the Commonwealth of Pennsy- lvania, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Eleven Thousand Three Hundred Ninety and 97/100 Dollars.  Debt \$11,390.97 Filed and Entered by Plaintiff, November 23, 1983. Judgment   Prothonotary
Nov. 23 8:30 a.m.	COMMONWEALTH OF PENNA, DEPARTMENT OF LABOR AND INDUSTRY PO Box 3900 Harrisburg, PA 17105  83-2117-CD  WILBER S. WARREN, JR., Individually and t/a WILLPAT CONSTRUCTION CO. RD 31, Box 595 Curwensville, PA 16833  Pro by Plff 9.00	NOVEMBER 23, 1983, CERTIFIED COPY OF LIEN, EMPLOYMENT COMPENSATION FUND, filed  Pursuant to the laws of the Commonwealth of Pennsy- lvania, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Five Hundred Twenty-five and 53/100 Dollars.  Debt \$525.53 Filed and Entered by Plaintiff, November 23, 1983 Judgment   Prothonotary  <i>Sept. 27-1983 SAP - 17-1562-02</i>

Joseph  
Colavecchi

LEOMARD MARTELL, t/d/b/a  
MARTELL SALES & SERVICE

83-2117½=CD

JOHN DILL, t/d/b/a JOHN  
DILL EQUIPMENT SERVICE

Pro	by Atty.	40.00
Atty.		3.00
Shff.	by Atty.	19.95
Pro	by Atty	9.00

NOVEMBER 23, 1983, COMPLAINT IN ASSUMPSIT, filed by Joseph Colavecchi, Esquire

Two (2) copies Certified to Attorney

One (1) copy Certified to Sheriff.

DECEMBER 2, 1983, AFFIDAVIT OF SERVICE, filed

NOW November 29, 1983 at 10:21 AM o'clock EST served the within Complaint in Assumpsit on Bernadette Dill, Daughter of John Dill t/d/b/a John Dill Equipment Service, deft. at her place of residence/employment, John Dill Equipment Service, Karthaus, Clearfield County, Penna. by handing to Bernadette Dill a true and attested copy of the original Complaint in Assumpsit and made known to her the contents thereof. So answers, Chester A. Hawkins, Sheriff by Marilyn Wood.

JANUARY 4, 1984, PRAECIPE FOR JUDGMENT filed by Joseph Colavecchi

The Defendant, John Dill, t/d/b/a John Dill Equipment Service, having been served on November 29, 1983, and no answer having been filed, a further ten (10) day notice was then given to John Dill on December 20, 1983, a copy of said notice being attached to this Praecipe. No answer still having been filed to the Complaint in Assumpsit, please assess damages against John Dill, t/d/b/a John Dill Equipment Service, as follows:

1. Amount of Debt:	\$153.28
2. Interest at the rate of 6% from 11/23/83 to 1/4/84:	1.00
3. Costs to Date:	68.95
Total Amount of Judgment	\$223.23

s/Joseph Colavecchi

Judgment is entered in favor of the Plaintiffs and against the Defendants for failure to file an Answer for a total of Two hundred Twenty-three and 23/100 Dollars.

Debt	\$223.23
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DEFAULT JUDGMENT



Prothonotary

Edward V.  
Cherry

THE UNION BANKING AND  
TRUST COMPANY OF DUBOIS,  
PENNA.

83-2118-CD

DORSEY MICHAEL, JR. and  
SUSAN MICHAEL

Pro        by Atty.        40.00  
Atty.                        3.00  
Shff        by Atty        65.95

Pro        by Atty        9.00

UNEXECUTED

NOVEMBER 23, 1983, COMPLAINT IN ACTION OF MORTGAGE  
FORECLOSURE, filed by Edward V. Cherry, Esquire  
Two (2) copies Certified to Sheriff.  
JANUARY 3, 1984, SHERIFF'S RETURN filed.  
Now, December 6, 1983 served within Action of Mortgage  
Foreclosure on Dorsey Michael, Jr.  
Now, December 20, 1983 served within Action of  
Mortgage Foreclosure on Susan Michael. So answers, Chester A.  
Hawkins by Marilyn Wood

MAY 22, 1984, PRAECIPE, filed by Edward Cherry

Enter judgment against the above named Defendants  
and in favor of the Plaintiff, THE UNION BANKING AND  
TRUST COMPANY OF DUBOIS, PENNSYLVANIA, in the sum of  
Twenty Thousand Two Hundred Thirty-eight Dollars  
\$20,238.00), together with interest at the rate of  
Four Dollars and Sixty-eight Cents (\$4.68) per day from  
October 20, 1983, to the present date. Notice required  
by Section 403 of Act No. 6, 1974, was sent to the  
Defendants on December 6, 1982. Also Notice of Home  
Owners Emergency Mortgage Assistance Act of 1983 was  
sent to the Defendants on April 4, 1984. It was de-  
termined by Plaintiff that the Defendants were not en-  
titled to financial assistance under said Act.

Please enter judgment against the Defendants in  
the total amount of Twenty-one Thousand One Hundred  
Ninety-three Dollars and Ninety-eight cents (\$21,193.98)  
for failure to file an Answer within Twenty (20) days  
from the service of the Complaint.

Dated this 16th day of May, 1984. /s/ Edward V.  
Cherry

Judgment entered against the Defendant in the  
total amount of Twenty-one Thousand One Hundred Ninety-  
three Dollars and Ninety-eight Cents (\$21,193.98),  
for failure to file an Answer within Twenty (20) days

Debt: \$21,193.98

DEFAULT JUDGMENT

*Raymond Netherland*  
Prothonotary

WRIT OF EXECUTION ISSUED TO 84-30-EX

R. Denning Gearhart	MAUREEN A. REASINGER	NOVEMBER 23, 1983, PETITION FOR RELIEF UNDER PROTECTION FROM ABUSE ACT, filed by R. Denning Gearhart, Esquire <u>TEMPORARY PROTECTIVE ORDER</u> , filed AND NOW, this 23rd day of NOVEMBER, 1983, upon presentation and consideration of the within Amended Petition and upon finding that the Petitioner, Maureen Reasinger, is in immediate and present danger of abuse from Respondent, the following Temporary Protective Order is entered: Respondent, Kenneth Reasinger is hereby enjoined from abusing or harrassing Petitioner, Maureen, and their children, and any memeber of said Petitioner's Family. Respondent is further excluded from the residence located at 306 Walnut Street, Clearfield PA 16830 THIS ORDER shall remain in effect until a hearing to be held in this matter on the 5th day of December, 1983 at 9:00 o'clock a.m. in the Main Courtroom of the Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge. One (1) copy Certified to Attorney.
	83-2119-CD	
	KENNETH REASINGER	<u>DECEMBER 15, 1983, ORDER</u> , filed. Three copies Certified to Attorney. AND NOW, this 5th day of December, 1983, this being the day and date set for a hearing in the above Protection From Abuse, the petitioner, through her attorney, R. Denning Gearhart, and the respondent, through his attorney, Barbara Schickling, having agreed, it is the ORDER of this Court that either party shall refrain from physical abuse of the other and that the respondent is excluded from the premises at 306 Walnut Street, Clearfield, Pennsylvania, between the hours of 10;00 p.m. and 8:00 a.m. except by invitation. This Order shall be in effect for a period of six (6) months. BY THE COURT, /s/ John K. Reilly, Jr., P.J.
	Pro      by Atty.      40.00	
	Atty                          3.00	





Earl D. Lees, Jr.	MARY C. SKORNICKEL,	NOVEMBER 28, 1983, COMPLAINT IN DIVORCE, filed by Earle D. Lees, Jr., Esquire One (1) copy Certified to Attorney. <u>MARCH 8, 1984, PRAECIPE TO TRANSMIT RECORD</u> filed by Earle D. Lees, Jr. <u>AFFIDAVIT OF CONSENT OF RAYMOND E. SKORNICKEL</u> <u>AFFIDAVIT OF CONSENT OF MARY C. SKORNICKEL</u> <u>DIVORCE DECREE</u>  And Now, the 8 day of March 1984, the report of the Master is acknowledged. We approve his findings and recommendations.  We, therefore, DECREE that MARY C. SKORNICKEL be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and RAYMOND E. SKORNICKEL. 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 K. Reilly, Jr., President Judge  Vital Statistics form sent to New Castle  <u>MARCH 28, 1984, NOTICE OF ELECTION TO RETAKE PRIOR NAME</u> filed by Earle D. Lees, Jr. Notice is hereby given that the Plaintiff in the above matter, having been granted a Final Decree in Divorce on or about March 8, 1984, hereby elects to retain and hereafter use her prior name of Mary C. Dusch, and gives this written notice avowing her intention in accordance with the provisions of the Divorce Code 23 P.S. 702. s/Mary C. Skornickel To Be Known As Mary C. Dusch Copy typed and blue backed for attorney
11/28/83 \$75.00 Pd. by Atty.	83-2121-CD	
Clfd Trust	RAYMOND C. SKORNICKEL	
	Pro 40.00	
	Pro .50	
Ck#4704 Trans to reg acct. Pro. 40.50 #11356 Atty 34.50	\$75.00 \$75.00	
	Pro by Atty 8.00	

<p>Nov. 28 11:00 a.m.</p>	<p>CLEARFIELD BANK AND TRUST COMPANY 11 N. Second Street Clearfield, PA 16830</p> <p>83-2122-CD</p> <p>GERALD B. DITZ AND MARIA C. DITZ 209 Charles Road Clearfeild, PA 16830</p> <p>Pro by Plff 9.00 Pao by Plff 5.00</p>	<p>D. S. B. -- DATED NOVEMBER 18, 1983.</p> <p>On Demand.</p> <p>By Virtue of Power of Attorney contained therein.</p> <p>Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Sixty-three Thousand and 00/100 Dollars, with Interest, Attorney's Commission Cost of Suit, Release of Errors, Waiving Stay, Inquisi- tion and Exemption.</p> <p>Debt \$63,000.00</p> <p>Atty. Comm. 20%</p> <p>Interest from November 18, 1983.</p> <p>Filed and Entered by Plaintiff, November 28, 1983</p> <p>Judgment.</p> <p><i>Raymond Withers</i> Prothonotary</p> <p>NOVEMBER 28, 1983, Notice of Entry of Judgment mailed to Defendant.</p> <p>And Now, <u>7</u> day of <u>Nov 1983</u> by paper filed, the above judgment is satisfied in full of debt, Interest and cost. Attest <i>Raymond Withers</i> Prothonotary</p>
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
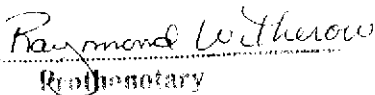

And Now, 11 days <sup>in</sup> April 30 88 By paper  
filed, the above 11 days <sup>in</sup> April 30 88 in full of debt,  
interest and cost. D. and W. Johnson

Attest: Raymond Wickham  
Prothonotary

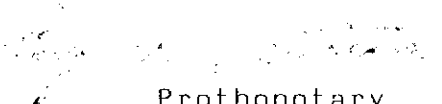
Earle D. Lees, Jr.	JACK F. MCNUTT	NOVEMBER 28, 1983, COMPLAINT IN DIVORCE, filed by Earle D. Lees, Jr., Esquire One (1) copy Certified to Attorney. APRIL 24, 1984, PETITION TO AMEND COMPLAINT OF DIVORCE, filed by Earle D. Lees, Jr., Esquire. RULE TO SHOW CAUSE filed. Attorney issued Rule. AND NOW, to wit, this 23rd day of April, 1984, upon consideration of the foregoing Petition To Amend Complaint, filed by the Plaintiff, Jack F. McNutt, by and through his attorney, Earle D. Lees, Jr., Esquire, a Rule is issued upon the defendant to show cause, if any there be, whysaid Petition should not be granted. Rule Returnable the 2nd day of May, 1984, at 10:00 a.m. in the Courthouse, Clearfield County, Pennsylvania, BY THE COURT, s/John K. Reilly, Jr., Pres. Judge. MAY 11, 1984, AMENDED COMPLAINT IN DIVORCE, filed by Earle D. Lees, Jr.. One Copy Certified to Sheriff. PLAINTIFF'S AFFIDAVIT UNDER SECTION 201(d) OF THE DIVORCE CODE of Jack F. McNutt, filed. MAY 23, 1984, ORDER, filed AND NOW, to wit, this 2nd day of May, 1984, a Rule having been issued upon the Defendant in the above captioned matter to show cause if any there be why an Amended Complaint in Divorce should not be permitted, and Defendant having failed to appear or having entered an Answer thereto, it is the ORDER of the Court that Plaintiff be and is hereby permitted to file said Amendment. BY THE COURT /s/ John K. Reilly, Jr., President Judge  JULY 5, 1984, SHERIFF'S RETURN, filed  Now May 31, 1984 Don Marenchin Sheriff of Mercer County was deputized by Chester Hawkins, Sheriff Clearfield County to serve the within amended complaint id divorce on Betty J. McNutt, defendant. Now June 6, 1984 served the within Amended Complaint in Divorce on Betty J. McNutt, defendant by deputizing the Sheriff of Mercer County.. The return of Sheriff Marenchin is hereto attached and made a part of this return. So answers, Chester Hawkins, Shff. by Marilyn Wood.
11/28/83 \$75.00 Pd. by Atty.	83-2124-CD	
Clfd. Trust	BETTY J. MCNUTT	
paid by PRO. #11434 SHFF.	Pro 40.00 SHFF. 10.75 SHff. Surg. paid by Atty. 2.00	
paid by PRO. #11435 Shff. Marenchin	Pro .50 Shff. Marenchin 18.87	
Ck#4769 Trans to reg acct. \$75.00 Pro. 40.50 #11434 Shff. 10.75 #11435 Shff. 18.87 #11469 Atty 4.88 \$75.00		JULY 2, 1984, PRAECIPE TO TRANSMIT RECORD, filed by Earle D. Lees, Jr., Esquire. DIVORCE DECREE, filed. AND NOW, the 3rd day of July, 1984, the report of the Master is acknowledged. We approve his findings and recommendations;  We, therefore DECREE that JACK F. MCNUTT be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between himself and BETTY J. MCNUTT. 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 K. Reilly, Jr., President Judge. AUGUST 12, 1984, VITAL STATISTICS FORM MAILED TO DEPARTMENT OF HEALTH, NEW CASTLE, PA.


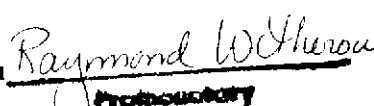
<div>Ira P. Smades</div> <div>11/28/83 \$75.00 Pd. by Atty.</div> <div>Clfd Trust</div> <div>Ck#4648 Trns Pro. #11271 Atty</div>	<div>ROBERT J. WAY,</div> <div>83-2125-CD</div> <div>VIRGINIA WAY</div> <div>Pro</div> <div>to rg acct.</div>	<div>NOVEMBER 28, 1983 COMPLAINT IN DIVORCE, filed by Ira P. Smades, Esquire NO COPIES. NOVEMBER 28, 1983, PLAINTIFF'S AFFIDAVIT UNDER SECTION 201(d) OF THE DIVORCE CODE, filed</div> <div>DECEMBER 7, 1983, AFFIDAVIT OF SERVICE, filed by Janice M. Dunlap Janice M. Dunlap, being duly sworn according to law, deposes and says that she did mail to Virginia Way, Defendant in the above matter, a true and correct copy of the above captioned Notice to Defend and Claim Rights, Complaint Under Section 201(d) of the Divorce Code, and Notice to Defendant with Plaintiff's Affidavit Under Section 201(d) of the Divorce Code. Deponent further avers that the above documents were mailed to Defendant at her present address of Beccaria, Pennsylvania, 16616, on November 29, 1983, by certified, return receipt requested, restricted delivery, United States Mail. The return receipt was returned to the office of Ira P. Smades, Esq., indicating that Virginia Way had taken delivery of the documents on December 1, 1983. A copy of Sender's receipt and the return receipt are attached hereto as Exhibit "A" and made a part hereof. /s/ Janice M. Dunlap</div> <div>JANUARY 3, 1984, PRAECIPE TO TRANSMIT RECORD, filed by Ira P. Smades, ESquire DECREE, filed.</div> <div>AND NOW, January 3, 1984, it is ordered and decreed that ROBERT J. WAY, Plaintiff, and VIRGINIA WAY, Defendant, are divorced from the bonds of matrimony.</div> <div>The Court retains jurisdiction of the following claims which have been raised of record in this action for which a final order has not yet been entered:</div> <div>NONE.</div> <div>BY THE COURT: /s/ John K. Reilly, Jr., President</div>	<div>Judge.</div>

<div>Toni M. Cherry</div> <div>11/28/83 \$75.00 Pd. by Atty.</div> <div>Clfd Trust</div>	<div>GREIG A. HARRIS,</div> <div>83-2126-CD</div> <div>LORI E. HARRIS,</div> <div>Pro40.00</div>	<div>NOVEMBER 28, 1983, COMPLAINT IN DIVORCE, filed by Toni M. Cherry, Esquire. One (1) copy Certified to attorney.</div> <div>DECEMBER 7, 1983, AFFIDAVIT OF SERVICE, filed</div> <div>Before me, the undersigned official, personally appeared TONI M. CHERRY, who, being duly sworn according to law, deposes and says that she is the Attorney for GREIG A. HARRIS, Plaintiff in the above cause of action, and that she did serve LORI E. HARRIS, with a certified copy of the Complaint in Divorce by mailing the same to her at 201 Olive Avenue, DuBois, Pennsylvania 15801, by Certified Mail, Return Receipt Requested, Deliver to Addressee Only, on December 2, 1983, by Article No. P 379 841 964. The Return Receipt Card being attached hereto. /s/ Toni M. Cherry</div> <div>DECEMBER 12, 1983, AFFIDAVIT, filed GREIG A. HARRIS, being duly sworn according to law, deposes and says: 1. I have been advised of the availability of marriage counseling and understand that I may request that the Court require that my spouse and I participate in counseling. 2. I understand that the court maintains a list of marriage counselors in the Domestic Relations Office, which list is available to me upon request. 3. Being so advised, I do not request that the Court require that my spouse and I Participate in counseling prior to a divorce decree being handed down by the Court. I understand that false statements herein are made subject to the penalties of 18 Pa. C.S. 4904 relating to unsworn falsification to authorities. /s/ Greig A. Harris</div> <div>DECEMBER 14, 1983, PROPERTY SETTLEMENT, CUSTODY AND SUPPORT AGREEMENT, filed by Gleason, Cherry &amp; Cherry. Two copies Certified to Attorney.</div> <div>October 10, 2003, Letter mailed to parties re: inactive call. November 10, 2003, Praecipe to Refund Monies on Deposit for Divorce filing and mark case discontinued, filed by s/T. Cherry One CC Atty T. Cherry.</div> <div>DISCONTINUED</div>

<div>Nov. 28 8:30 a.m.</div>	<div>TELEDYNE YORK FEDERAL CREDIT UNION</div> <div>83-2127-CD</div> <div>VERNON L. CRALEY JANES F. SHULTZ,</div> <div>Pro by Plff. 9.00 Pro by Plff 5.00</div>	<div>D. S. B. -- DATED OCTOBER 3, 1979.</div> <div>Pey In Installments.</div> <div>By Virtue of Power of Attorney contained therein.</div> <div>Judgment is entered in favor of the Plaintiff and against the DEfendants in the sum of Three Thousand Eight Hundred Ninety=one and 60/100 Collars, with Interest Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</div> <div>Debt \$3,891.60</div> <div>Atty. Comm. 20%</div> <div>Interest from October 3, 1979.</div> <div>Filed and Entered by Plaitniff, November 28, 1983/ Judgment</div> <div> Prothonotary</div> <div>NOVEMBER 28, 1983, Notice of Entry of Judgment mailed to Defendant.</div> <div>Now, <u>16</u> day of <u>May</u> 19<u>83</u>, the above judgment is satisfied in full of debt, interest and cost.</div> <div>Attest  Prothonotary</div>
<div>Nov. 28 8:30 a.m.</div>	<div>COMMONWEALTH OF PENNA DEPARTMENT OF LABOR AND INDUSTRY.</div> <div>PO Box 3900 Harrisburg, PA 17105</div> <div>83-2128-CD</div> <div>MARGARET ANN ZAPSKY, Individually and t/a MIDWAY EXCAVATING PO Box 203 Madera, PA 16661</div> <div>Pro by Atty 9.00</div>	<div>NOVEMBER 28, 1983, CERTIFIED COPY OF LIEN, EMPLOYMENT COMPENSATION FUND, filed.</div> <div>Pursuant to the laws of the Commonwealth of Pennsy- lvania, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Five Hundred Sixty-one and 44/100 Collars.</div> <div>Debt \$561.44</div> <div>Filed and Entered by Plaintiff, November 28, 1983. Judgment</div> <div> Prothonotary</div> <div>NOVEMBER 28, 1938, Notice of Entry of Judgment mailed to Defendant</div>



Nov. 28 8:30 a.m.	COMMONWEALTH OF PENNA DEPARTMENT OF LABOR AND INDUSTRY PO Box 3900 Harrisburg, PA 17105  83-2129-CD  JACK H. MCGINNIS, Individually and t/a TOWN-N-COUNTRY LAND- SCAPING 324 W. Washington Ave. DuBois, PA 15801  Pro by Plff 9.00	NOVEMBER 28, 1983, CERTIFIED COPY OF LIEN, EMPLOYMENT COMPENSATION FUND, filed.  Pursuant to the laws of the Commonwealth of Pennsy- lvania, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Five Hundred Nine and 89/100 Dollars.  Debt \$509.89 Filed and Entered by Plaintiff, November 28, 1983 Judgment   Prothonotary
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Nov. 28 9:00 a.m.	CLEARFIELD BANK AND TRUST COMPANY,  83-2130-CD  PAUL J. GREEN  Pro by Plff. 9.00 Pro by Plff 5.00	NOVEMBER 29, 1983, AGREEMENT TO REVIVE, filed To Revive and Continue Lien entered to 78-3073-CD  By Virtue of Agreement contained herein, Judgment is entered in favor of the Plaintiff and against the DEFendants in the sum of Eight Thousand Two Hundred Forty-two and 93/100 ollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.  Debt \$8,242.93 Atty. Comm. 15% Interest from November 17, 1978/ Filed and Entered by Plaintiff, November 29, 1983. Judgment   Prothonotary  And Now, 28 day of April 19 86 By paper filed, the above become is satisfied in full of debt, interest and cost. Attest:  Prothonotary
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Raymond W. Hitchcock  
1902

<div>Kim C. Kesner</div>	<div>MARVIN T. WALLACE and SANDRA S. WALLACE, RICHARD D. WALLACE and ELSIE E. WALLACE, JESSE R. WALLACE and NORMA J. WALLACE, NORMAN L. WALLACE and JOAN LOUISE WALLACE, FRANKLIN D. WALLACE and MARY ELIZA- BETH WALLACE,</div> <div>83-2134-CD</div>	<div>NOVEMBER 30, 1983, COMPLAINT IN ACTION TO QUIET TITLE, filed by Kim C. Kesner, Esquire. Eight (8) copies Certified to Attorney. ALL that piece or parcel of land situate in Brad- ford Township, Clearfeild County, Pennsylvania. <u>DECEMBER 12, 1983, AFFIDAVIT OF SERVICE</u> filed. Jack Walker, being first duly sworn, deposes and says: That he is a constable for the County of Clearfield, Commonwealth of Pennsylvania, and not a party to the within action; That he served the within Complaint for Action to Quiet Title upon the following persons at the addresses given below on the following dates: <u>Service on December 5, 1983</u> Kathleen Read, Clyde Wallace, Jean Foster <u>Service on December 10, 1983</u> Ferd Wallace, Edna Maines s/Jack B. Walker <u>JANUARY 5, 1984, ACCEPTANCE OF SERVICE</u> filed. AND NOW, this 2 day of December 1983, service of the Complaint in Action to Quiet Title is hereby accepted. s/Paul I. Wallace <u>JANUARY 26, 1984, MOTION FOR SERVICE BY PUBLICATION</u> filed by Kim C. Kesner <u>ORDER</u> AND NOW, this 25 day of January, 1984, upon consideration of Plaintiffs' Motion for Publication under Pa.R.Civ.P., Rule 1064(c), it is hereby ORDERED and DECREED that Plaintiffs may serve the heirs, successors and assigns of W. H. Welker and A. A. Wallace and any and all other persons claiming by or through them with claims to the subject matter property of this Action by publishing a Notice substantially in the following form in the Clearfield Progress once a week for three successive weeks. BY THE COURT: John K. Reilly, Jr., President Judge <u>FEBRUARY 1, 1984, SHERIFF'S RETURN</u> filed. Now, November 30, 1983 Robert N. Michel, Sheriff of Erie County was deputized. Now, December 20, 1983 served within Action to Quiet Title on Theodore Wallace, return of Sheriff Michel hereto attached. So answers, Chester A. Hawkins by Marilyn Wood <u>MARCH 5, 1984, AFFIDAVIT</u>, filed</div>
<div></div>	<div>W./H. WELKER, his heirs, successors and assigns; and A. A. WALLACE, his heirs, successors and assigns; and any and all persons claiming by or through them or any of them, and any other persons with claims to the subject matter pro- perty fo this action,</div> <div><div>Pro</div><div>by Atty.</div><div>40.00</div><div>Atty.</div><div>3.00</div><div>by Atty</div><div>Shff Hawkins</div><div>10.75</div><div>by Atty</div><div>Shff Michel</div><div>22.75</div><div>Pro</div><div>by Atty</div><div>10.00</div></div>	<div><u>MARCH 13, 1984, MOTION FOR JUDGMENT, PROOF OF</u> 8 Copies <u>PUBLICATION, &amp; ORDER</u>, filed by Kim C. Kesner <u>Cert. to Atty</u> AND NOW, this 12th day of March, 1984, upon Affidavit having been filed by the Plaintiffs that a Complaint containing a Notice to Defend has been filed by the Plaintiffs that a Complaint containing a Notice to Defend has been served and that no Answers have been filed by the Defendants, the Court, upon Motion of Kim C. Kesner, Esquire, Attorney for Plaintiffs, in accor- dance with Pa. R.Civ.P., Rule 1066, hereby ORDERS and DECREES that the Defendants shall be forever barred from asserting any right, lien, title or interest inconsistent with the interest of claim of the Plaintiffs set forth in their Complaint, unless the Defendants file an Action in Ejectment within thirty (30) days from the date of this Order. BY THE COURT /s/ John K. Reilly, Jr., President Judge. <u>MARCH 13, 1984, CERTIFICATE OF SERVICE</u>, filed BY Kim C. Kesner <u>APRIL 16, 1984, PRAECIPE</u>, filed by Kim C. Kesner, Esquire. It appearing of record that the Honorable John K. Reilly, Jr., ORDERED on the 12th day of March, 1984, that the defendants shall be forever barred from asserting any right, lien, title or interest inconsistent with the interest or claim of the Plaintiffs set forth in their Complaint in Action to Quiet Title, unless the Defendants would file an action in Ejectment within thirty (30) days from the date of that Order; and that a copy of said Order was served by First Class Mail, postage pre- paid on the following parties: Kathleen Read, Jean Foster, Paul L. Wallace, Clyde Wallace, Ferdin Wallace, Edna Maines and Theodore Wallace; and no action in Ejectment having been filed by them or any of them, kindly enter final judgment in accordance with Pa. R. Civ. P., Rule 1066(b). Final Judgment entered in favor of the Plaintiff and against the Defnedants as per Court Order dated March 12th, 1984. JUDGMEIN FOR PREMISE <div>Prothonotary</div></div>
<div>APRIL 18, 1984, ONE CERTIFIED COPY TO</div>	<div>RECORD OF DEEDS.</div>	<div></div>

Ann B. Wood	ROBERT N. WILLIAMS	NOVEMBER 30, 1983, JUDGMENT NOTE, filed
Nov. 30 10:15 a.m.	83-2135-CD	<div>JUDGMENT NOTE83-2135-CD</div> <div>\$450.00November 22, 1983</div> <div>FOR VALUE RECEIVED, we, Charles Casher and Hope Casher, promise to pay to the order of Robert N. Williams, \$450.00, without offset, in eight successive monthly installments of \$56.25, each, the first installment payable on December 1, 1983, and the remaining installments on the same day of each month thereafter. In lieu of interest, we agree to pay the filing cost for entry of record of this Note. On nonpayment of any installment when due, all remaining installments shall at the option of the holder, without notice become immediately due and payable.</div> <div>And Further, we do hereby jointly and severally authorize and empower any attorney of any Court of Record of Pennsylvania or elsewhere to appear for and to enter judgment against us in favor of any holder of this note for the above sum with costs of suit, release of errors, without stay of execution, and with 15% added as a reasonable attorney's fee, and we hereby waive and release all benefit and relief from any and all appraisement, stay or exemption laws of any state now in force or hereafter to be passed.</div> <div>24 Charles E. CasherCharles Casher</div> <div>44 Hope CasherHope Casher</div> <div>Pro by Atty 9.00</div> <div>Atty. 3.00</div> <div>Pko My Atty 5.00</div>
		<div>Judgment is entered in favor of the Plaintiff and against the Defendant in the sum Four Hundred Fifty and 00/100 Dollars.</div> <div>Debt\$450.00</div> <div>Atty Comm. 15%</div> <div>Interest from November 22, 1983/</div> <div>Filed and Entered by Attorney, November 30, 1983</div> <div>Judgment</div> <div>Prothonotary</div> <div>And Now, 12 day of Aug 1984, by paper filed, the above judgment is entered in full of debt, interest and cost.</div> <div>Atty Raymond A. Wickham</div>

Baird, Miller & Test	BATTLERIDGE INDUSTRIES	83-2136-CD			NOVEMBER 30, 1983, NOTICE OF APPEAL from J.P., filed by Michael Rudella. PRAECIPE TO ENTER RULE TO FILE COMPLAINT AND RULE TO FILE, filed. Enter rule upon Batteridge Industries, appellee, to file a complaint in this appeal (Common Pleas No. 83-2136-CD) within twenty (20) days after service of rule or suffer entry of judgment of non pros.  RULE: To Battleridge Industries, appellee.  DECEMBER 2, 1983, TRANSCRIPT filed by Michael Rudella DECEMBER 2, 1983, PROOF OF SERVICE OF NOTICE OF APPEAL AND RULE TO FILE COMPLAINT filed. I hereby swear or affirm that I served a copy of the Notice of Appeal Common Pleas No. 83-2136-CD, upon the District Justice designated therein on 30 Nov, 1983 by certified mail, sender's receipt attached hereto, and upon the appellee, Battleridge Ind. Inc. on 30 Nov 1983 by certified mail, sender's receipt attached hereto. and further that I served the Rule to File a Complaint accompanying the above Notice of Appeal upon the appellee to whom the Rule was addressed on November 30, 1983 by certified mail, sender's receipt attached hereto. s/Richard L. Jones  DECEMBER 19, 1983, COMPLAINT, filed by Baird, Miller & Test by David C. Mason One copy certified to Sheriff JANUARY 9, 1984, AFFIDAVIT OF SERVICE, filed. NOW, Dec. 28, 1983 at 1:15 P.M. o'clock EST served Complaint on Richard L. Jones. So answers, Chester A. Hawkins, Shff By /s/ Marilyn Wood FEBRUARY 10, 1984, ANSWER filed by John R. Carfley  MARCH 5, 1984, CERTIFICATE OF SERVICE, filed by David C. Mason MARCH 5, 1984, ANSWER TO NEW MATTER, filed by David C. Mason  MARCH 19, 1984, PRAECIPE, filed by David C. Mason Please enter the above captioned case on the Arbitration List in Clearfield County. /s/ Baird, Miller & Test by David C. Mason
John R. Carfley	RICHARD L. JONES t/d/b/a  JONES COAL COMPANY				JUNE 4, 1984, SENDER'S RECEIPT, filed. JUNE 4, 1984, SENDER'S RECEIPT, filed. JUNE 6, 1984, RETURN RECEIPT, filed. JUNE 7, 1984, RETURN RECEIPT, filed. AUGUST 13, 1984, SENDER'S RECEIPT, filed. AUGUST 17, 1984, RETURN RECEIPT, filed.  AUGUST 24, 1984, ANSWER TO NEW MATTER, filed by David Mason, Attorney for Plaintiff
			Pro by Def. 20.00 by Atty Shff Hawkins 17.75  Pro by Atty 40.00 Postage 1.55 Postage 1.55 Postage 1.55		

C.D. Schenkemeyer, Jr.	KIMBELY JANE MOODY,	NOVEMBER 30, 1983, COMPLAINT UNDER SECTION 201(a) AND SECTION 201(c) OF THE DIVORCE CODE, filed by C. D. Schenkemeyer, Jr., Esquire. One (1) copy Certified Sheriff. One (1) copy Certified to Attorney.
11/30/83 \$75.00 Pd. by Atty.	83-2137-CD	DECEMBER 8, 1983, AFFIDAVIT OF SERVICE, filed NOW December 8, 1983 at 9:05 AM o'clock EST served the within Complaint in Divorce on John Ryan, Attorney for Mark Ellsworth Moody, defendant at Market St., Clearfield, Clearfield County, Pennsylvania by handing to John Ryan a true and attested copy of the original Complaint in Divorce and made known to him the contents thereof. So answers, Chester A. Hawkins, Sheriff by Marilyn Wood. DECEMBER 12, 1983, PRAECIPE FOR APPEARANCE, filed Please enter my appearance on behalf of Mark Ellsworth Moody, Defendant in the above-captioned action. /s/ Joseph Colavecchi, Esquire Attorney for Mark Ellsworth Moody. DECEMBER 13, 1983, ANSWER AND NEW MATTER filed by Joseph Colavecchi APRIL 23, 1984, MOTION FOR HEARING, filed C.D. Schenkemeyer, Jr. Two copies Certified and Mailed to Attorney. ORDER OF COURT AND NOW, this 24 day of April, 1984, upon presentation of the foregoing Motion for Hearing to consider Plaintiff, Kimberly Jane Moody's, request for Alimony Pendente Lite, Preliminary and Interim Counsel fees and Expenses, a hearing is scheduled for the 6 day of June, 1984, at 10:00 A.M. o'clock in Room ___ of the Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT, /s/ John K. Reilly, Jr., President Judge APRIL 30, 1984, ANSWER TO REQUEST FOR ALIMONY PENDENTE LITE, PRELIMINARY AND INTERIM COUNSEL FEES AND EXPENSES, filed by Joseph Colavecchi, Esquire. MAY 9, 1984, ACCEPTANCE OF SERVICE, filed by Joseph Colavecchi, Esquire. MAY 9, 1984, ANSWER TO DEFENDANT'S NEW MATTER, filed by C. D. Schenkemeyer, Jr., Esquire. Two (2) copies certified to Attorney. MAY 21, 1984, ACCEPTANCE OF SERVICE, filed by Joseph Colavecchi The undersigned, Joseph Colavecchi, Esq., hereby accepts service of the Answer to Defendant's New Matter filed in the above captioned matter. /s/ Joseph Colavecchi MAY 29, 1984, INCOME AND EXPENSE STATEMENT OF KIMBERLY JANE MOODY, filed by C. D. Schenkemeyer, Jr., Esquire. Two (2) copies Certified to Attorney. JUNE 13, 1984, ORDER filed. NOW, this 6th day of June 1984, it is the ORDER of this Court that the Respondent above-named, Mark Ellsworth Moody, shall pay the sum of Three Hundred (\$300.00) Dollars in Attorney's fees at this point in time and, also, temporary alimony in the amount of Two Hundred Fifty (\$250.00) Dollars a month, and this Court further directs both Parties to file within Ten (10) Days from date hereof, income and expense figures, at which time the Order will be reviewed. BY THE COURT, s/John K. Reilly, Jr., President Judge. JUNE 25, 1984, ADDENDUM TO INCOME & EXPENSE STATEMENT-- FILED MAY 29, 1984, filed by C. D. Schenkemeyer, Jr., Esquire. Two (2) Copies Certified to Attorney. JUNE 21, 1984, INCOME AND EXPENSE STATEMENT OF DEFENDANT filed by John R. Ryan, Esq. JULY 6, 1984, ACCEPTANCE OF SERVICE, filed The undersigned, Joseph Colavecchi, Esq., Attorney for Mark Ellsworth Moody, hereby accepts service of the Addendum to Income and Expense Statement filed May 29, 1984 in the above captioned matter. So says Joseph Colavecchi, Esq. APRIL 16, 1986, PETITION TO TERMINATE SUPPORT ORDER, filed by Colavecchi & Ryan. Three Copies Certified to Attorney. RULE AND NOW this 16 day of April, 1986, upon consideration of the foregoing Petition to Terminate spousal Support, Rule is hereby issued and directed to Kimberly J. Moody, to show cause why the Petition by Mark Ellsworth Moody to terminate any further support payments should not be granted. This rule is returnable on the 29 day of April, 1986 at 9:00 a.m. at the Clearfield County Courthouse. All proceedings to stay until this hearing. BY THE COURT, s/ John K. Reilly, Jr., Judge. APRIL 29, 1986, ORDER, filed. NOW, this 29th day of April, 1986, upon consideration of Defendant's Motion to Terminate Alimony Pendente Lite, and following argument thereon, it is the ORDER of this Court that said Motion be and is hereby granted and temporary alimony awarded by this Court by Order dated June 6, 1984, be and is hereby terminated. By the Court, s/ John K. Reilly, Jr., President Judge
Clfd. Trust	MARK ELLSWORTH MOODY,	
Joseph Colavecchi		
Ck.#11224	Pro 40.00 Shff. by Pro. 11.75 Pro .50	
Ck#5334 Trans to reg acct. \$75.00 Pro. 40.50 #11224 Shff 11.75 #12280 Atty 22.75 \$75.00		
	Pro <i>by Atty</i> 8.00 Pro by Plff 8.00	





David P. King	TRUDI M. BERLIN,	NOVEMBER 30, 1983, COMPLAINT IN DIVORCE, filed by David P. King, Esquire. One (1) copy Certified to Attorney.
		<u>AUGUST 1, 1984, ACCEPTANCE OF SERVICE</u> , filed.
		Service accepted this 6 day of December, 1983, by DAVID A. WHITNEY, Attorney for defendant. /s/ David A. whitney, Atty.
		<u>AUGUST 1, 1984, AFFIDAVIT OF CONSENT OF THOMAS R. BERLIN</u> filed.
11/30/83 \$75.00 Pd. by Atty.	83-2139-CD	<u>AUGUST 1, 1984, AFFIDAVIT OF CONSENT OF TRUDI M. BERLIN</u> , filed.
		<u>AUGUST 1, PRAECIPE TO TRANSMIT RECORD</u> , filed by David P. King, Esquire.
		<u>DIVORCE</u> , filed.
		AND NOW, the 1st day of August 1984; We, therefore, DECREE that TRUDI M. BERLIN be
Clfd Trust		divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and THOMAS R. BERLIN. 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.
	THOMAS R. BERLIN,	
	Pro	40.00
	Pro	.50
		The Prothonotary is directed to pay the Court costs as noted herein, out of the deposits received and then remit the balance to the plaintiff. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.
Clk #11510 Trans to reg and Pro.	40.50	\$75.00
#11510 Atty.	34.50	\$75.00
		SEPTEMBER 12, 1984, VITAL STATISTICS FORM MAILED TO THE DEPARTMENT OF HEALTH, NEW CASTEL, PA

CONTINUED FROM PAGE 309      IN RE:   RICHARD MCGARY,   MENTAL COMMITMENT      83-2151-CD

ORDER, continued  
of Clearfield County, or his duly authorized deputy, transport the above-named RICHARD MCGARY, from the DuBois Hospital Psychiatric Ward, DuBois, Pennsylvania, to Warren State Hospital, Warren, Pennsylvania, as per Order of Commitment dated December 6, 1983. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

JANUARY 5, 1984, SHERIFF'S RETURN filed.  
Now December 7, 1983 transported the within named defendant Richard McGary from DuBois MH/MR to Warren State Hospital and released him into the custody of the authorities at Warren. So answers, Chester A. Hawkins by Marilyn Wood

CONTINUED FROM PAGE 251

83-2111-CD

ERHARD vs ERHARD

APRIL 2, 1985, ORDER, filed.

Three copies certified to atty.

AND NOW, this 2nd day of April, 1985, upon agreement of the parties herto regarding visitation of the two (2) minor children of the parties, BRENDA SUE ERHARD and ADAM LEE ERHARD, the order of July 19, 1984 is hereby revoked and it is hereby ORDERED as follows:

(1) The defendant shall be granted visitation periods with the two (2) minor children twice weekly.

(2) The visitation shall be at the Life House, administered by the Young People Who Care located on Walnut Street Clearfield Pennsylvania.

(3) The periods of visitation shall be for two (2) hours on Wednesday, commencing at 1:00 p.m. and terminating at 3:00PM and two (2) hours each Saturday, commencing at 10:00 am and terminating at 12:00 noon.

(4) The visitation period on Wednesday may be changed to two (2) hours on a Tuesday morning, in the event that the Wednesday afternoon visitation periods conflict with the childrens schedule regarding other activities.

(5) The plaintiff, Gerry D. Erhard, shall not be present in the room in which the defendant is visiting his children. She may, however, be present in the building in an adjacent room.

Visitation is to be conducted without interference.

(6) This Order is temporary in nature and shall not in any way limit, restrict or otherwise affect any action currently before this Court as a result of the divorce, Protection from Abuse, or any other action which has been or shall be filed by either party.

(7) This Order shall remain in effect until further Order of this Court. BY THE COURT:

/s/ John K. Reilly, Jr., P.J.

MAY 13, 1985, ORDER, filed.

Three copies certified to atty.

AND NOW, this 8th day of May, 1985, Richard Mattern, Esquire attorney for Gerry D. Erhard, Allen J. Welch, Esquire, Attorney for Randy L. Erhard having agreed that it is no longer necessary for Clearfield County Children and Youth Services to supervise Randy L. Erhards visits with the parties two minor children pursuant to Order dated July 19, 1984 it is hereby ORDERED that Clearfield County Children and Youth Services shall not be required to supervise visitation as aforesaid and that said Agencys requirement to do so under Order of July 19, 1984, is terminated. BY THE COURT:// John K. Reilly, Jr., P.J.

OCTOBER 12, 1989, AFFIDAVIT OF CONSENT OF GERRY D. ERHARD, filed

1. A complaint in Divorce under Sec. 201(c) of the Pennsylvania Divorce Code was filed on  
2. The marriage of Plaintiff and Defendant is irretrievably broken and ninety (90) days have elapsed from the date of the filing of the Complaint.

3. I consent to the entry of a final Decree of Divorce.

4. I understand that I may lose rights concerning alimony, division of property, lawyer's fees, or expenses if I do not claim them before a divorce is granted.

I verify that the statements made in this Affidavit are true and correct. I understand that false statements herein are made subject to the penalties of 18 PA C.S., Sec 4904, relating to unsworn falsification to authorities. /s/ Gerry D. Erhard, Plff

OCTOBER 12, 1989, AFFIDAVIT OF CONSENT OF RANDY L. ERHARD, filed

1. A complaint in Divorce under Sec. 201(c) of the Pennsylvania Divorce Code was filed on  
2. The marriage of Plaintiff and Defendant is irretrievably broken and ninety (90) days have elapsed from the date of the filing of the Complaint.

3. I consent to the entry of a final Decree of Divorce.

4. I understand that I may lose rights concerning alimony, division of property, lawyer's fees, or expenses if I do not claim them before a divorce is granted.

I verify that the statements made in this Affidavit are true and correct. I understand that false statements herein are made subject to the penalties of 18 PA C.S., Sec 4904, relating to unsworn falsification to authorities. /s/ Randy L. Erhard, Deft.

OCTOBER 23, 1989, AFFIDAVIT OF MAILING, filed

R. Denning Gearhart, Esquire, the attorney for Plaintiff, being duly sworn according to law, says that he mailed by certified mail, restricted delivery, return receipt requested, a true and correct copy of the Complaint in Divorce in that action, to the Defendant, at his residence as evidenced by the signed receipt attached hereto as Exhibit "A". /s/ R. Denning Gearhart, Esq.

OCTOBER 24, 1989, PRAECIPE TO TRANSMIT RECORD, filedDIVORCE DECREE, filed

AND NOW, to-wit: this 30th day of October, 1989, it is ORDERED, ADJUDGED, and DECREED that GERRY D. ERHARD, Plaintiff, and RANDY L. ERHARD, Defendant, are divorced from the bonds of Matrimony. BY THE COURT: John K. Reilly, Jr., P.J.

NOVEMBER 15, 1989, VITAL STATISTICS MAILED TO DEPT OF HEALTH, NEW CASTLE.

CONTINUED FROM PAGE 276

83-2137-CD

MOODY vs MOODY

AUGUST 8, 1986, AFFIDAVIT UNDER SECTION 201 (d) OF THE DIVORCE CODE BY MARK ELLSWORTH MOODY, filed by Joseph Colavecchi, Esq.

SEPTEMBER 5, 1986, PRAECIPE TO TRANSMIT RECORD, filed by Joseph Colavecchi, Esq.

DECREE

AND NOW, this 8th day of September, 1986, it is ORDERED and DECREED that Mark Ellsworth Moody, Defendant and Kimberly Jane Moody, Plaintiff, Plaintiff are divorced from the bonds of matrimony. BY THE COURT: /s/ John K. Reilly, JR., P.J.

SEPTEMBER 12, 1986, VITAL STATISTICS MAILED TO DEPARTMENT OF HEALTH, NEW CASTLE, PA.

NOVEMBER 17, 1986 NOTICE OF ELECTION TO RETAKE MAIDEN NAME filed by C. D. Shenkemeyer, Jr., Esq.  
Notice is hereby given that the Plaintiff in the above matter, having been granted a Final Decree in divorce from the bonds of matrimony on the 8th day of September, 1986, hereby elects to retake and hereafter use her previous name of Kimberly Jane Bloom. Kimberly Jane Moody  
To be Known As: Kimberly Jane Bloom  
Billed Attorney

AUGUST 12, 1987, NOTICE OF ELECTION TO RETAKE PRIOR SURNAME, filed  
Notice is hereby given that the Plaintiff, Kimberly Jane Moody in the above matter, has been granted a final Decree of Divorce from the bonds of matrimony on the 8th day of September, 1986, and hereby elects to resume and hereafter use her prior surname of Bloom, and gives this written notice avowing her intention in accordance with the Act of October 4, 1978, P.L. 909, No. 173 as amended. /s/ Kimberly Jane Moody. TO BE KNOWN AS: Kimberly Jane Bloom.  
Copy made and given to Plaintiff.

	Cont'd from pg. 216	83-2065-CD	LONG vs McDONALDS
	<u>MARCH 17, 1987 DEPOSITION OF HAZEL I. PROUD, filed in trans. drawer "M"</u> <u>MARCH 17, 1987, DEPOSITION OF LAUNCELOT SOULT, JR., filed in trans. drawer "M"</u> <u>APRIL 13, 1987, NOTICE OF DEPOSITION OF LEONARD HAMEROFF, SHERRY HOLLAND SKEBO, RICHARD TONEY &amp; CONNIE KRAMER, filed</u> <u>APRIL 16, 1987, NOTICE OF DEPOSITION OF JOEL SHIELDS, filed by Laurance B. Seaman, Esq.</u> <u>APRIL 22, 1987, NOTICE OF DEPOSITION OF JOEL SHIELDS, filed by Larry Seaman, Esq.</u> <u>APRIL 24, 1987, NOTICE OF DEPOSITION - VIDEO OF JOHN MATEER, M.D., filed by Eric L. Horne, Esq.</u> <u>APRIL 24, 1987, NOTICE OF DEPOSITION OF MYRON E. SEVICK, M.D., filed by Eric L. Horne, Esq.</u> <u>APRIL 24, 1987, SUPPLEMENTAL PRE-TRIAL MEMORANDUM, filed by Eric L. Horne, Esq.</u> <u>APRIL 27, 1987 DEPOSITION OF RICHARD JOHN TONEY filed</u> <u>Filed in Transcript Drawer "M"</u> <u>APRIL 27, 1987 DEPOSITION OF LEONARD E. HAMEROFF filed</u> <u>Filed in Transcript Drawer "M"</u> <u>APRIL 27, 1987 DEPOSITION OF SHERRI HOLLAND SKEBO filed</u> <u>Filed in Transcript Drawer "M"</u> <u>APRIL 27, 1987 DEPOSITION OF CAROLYN RAYE KRAMER filed</u> <u>Filed in Transcript Drawer "M"</u> <u>MAY 12, 1987 JURY LIST filed</u> <u>1. George Binlein 2. Jacqueline Appleton 3. Harry Mitchell 4. Mrs. Edward Shaw</u> <u>5. James Lynch 6. Mrs. Emmerson Shaw 7. John Salada 8. Jane Rowles 9. Mrs. Daniel</u> <u>Shepler 10. Phyllis Hamilton 11. Joan Gearhart 12. Mrs. Ronald Mathews Alt#1 Patricia</u> <u>Johnson Alt#2 Mrs. Allen Leigen CASE SETTLED-JURY NOTIFIED</u> <u>MAY 29, 1987. PRAECIPE, filed.</u> <u>Please mark this matter "Settled, Discontinued and Ended" as to all Defendants. /s/</u> <u>Laurance B. Seaman, Attorney for Plaintiff.</u>		
	<u>S E T T L E D D I S C O N T I N U E D &amp; E N D E D</u>		

	<u>JUNE 8, 1987, DEPOSITION OF JOEL CLARK SHIELDS, filed in trans. drawer "M"</u> <u>FEBRUARY 18, 1988, PLAINTIFF'S PRE-TRIAL MEMORANDUM, filed by Laurance B. Seaman, Esq.</u>
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CONTINUED FROM PAGE 21 83-1822-CD JOAN PINTO -vs- ROY E. PINTO

JULY 23, 1986 ORDER, filed.

NOW, this 23rd day of July, 1986, this being the day and date set for hearing into Defendant's Motion for Reconsideration of Order, upon agreement of the parties, it is the ORDER of this Court that the Master shall file his report as soon as possible following receipt of \$500.00 to be shared equally by each party and paid through the Clerk of the Court of Common Pleas of Clearfield County. Upon receipt of this \$500.00, the Clerk shall immediately forward the same to the Master. It is the further ORDER of this Court that both parties shall enter upon a joint judgment note to insure payment of the balance of the Master's fee in an amount to be determined by the Master prior to submission of his report. BY THE COURT, s/John K. Reilly, Jr., President Judge.  
(1 copy certified to Attys Soult, Jubelirer & Mattern.)

MARCH 8, 1988, MOTION TO ADVANCE MASTER'S FEES AND ORDER, filed. 1 cert/Atty.

AND NOW, this 8th day of March, 1988, upon reading and considering the Motion of Plaintiff, JOAN PINTO, it is the ORDER of this Court that Plaintiff shall pay to the Prothonotary the sum of Two Hundred Fifty (\$250.00) Dollars representing her payment under the Order of Court of July 23, 1986, and further that she pay Two Hundred Fifty (\$250.00) Dollars on behalf of the Defendant, ROY E. PINTO.

It is the FURTHER ORDER of this Court that Two Hundred Fifty (\$250.00) Dollars shall be deducted from the marital assets before any equitable distribution is authorized pursuant to the Master's report. BY THE COURT: John K. Reilly, Jr., P.J.

JUNE 2, 1988, PETITION TO WITHDRAWAL APPEARANCE & RULE, filed

AND NOW, this 17th day of May, 1988, on consideration of the foregoing Petition and affidavit and on motion of LeDon Young, Esquire, the Court grants a rule on the Plaintiff, Joann Pinto and Defendant, Roy E. Pinto, to show cause why the appearance of LeDon Young, Esquire, for Defendant, should not be withdrawn.

Rule returnable June 17, 1988 at 9:00 A.M. in Courtroom No. 1.

BY THE COURT: John K. Reilly, Jr President Judge.

JUNE 2, 1988 RULE ISSUED ON ATTORNEY BELIN

JUNE 2, 1988 RULE ISSUED & MAILED TO DEFENDANT RR# 796 984 869.

JUNE 8, 1988, RETURN RECEIPT, filed

JUNE 17, 1988, ORDER, filed 2 copies cert atty.

NOW, this 17th day of June, 1988, upon consideration of Counsel's Petition to Withdraw Appearance, it appearing to this Court that Defendant above named having received due and proper notice, there being no objections filed on behalf of Plaintiff, it is the ORDER of this Court that said Motion be and is hereby granted and LeDon Young, Esquire, be permitted to withdraw appearance as counsel for Defendant above named. It is the further Order of this Court that all scheduled hearings in the above matter shall be heard without benefit of continuance based on this Order.

BY THE COURT: John K. Reilly, Jr President Judge.

JULY 20, 1988, ORDER, filed

1 copy cert atty Belin; 1 mailed Mr. Pinto

NOW, this 19th day of July, 1988, this being the day and date set for argument into exceptions to Master's Report filed on behalf of Defendant above named; defendant having failed to answer the call of the Court, he having received due and proper notice of said argument, it is the ORDER of this Court that said Exceptions be and is hereby dismissed. BY THE COURT: John K. Reilly, Jr. President Judge.

MAY 4, 1988, MASTER'S REPORT & ORDER, filed

AND NOW, this 4th day of May, 1988, upon consideration of the report and the recommendation of the Master in the above captioned action, it is hereby ORDERED AND DECREED as follows:

(1) In order to effectuate an equitable distribution of the marital property, the Defendant, Roy E. Pinto, be and is hereby ORDERED to:

Pay to Joan Pinto in cash:

(a) The sum of Two Thousand Five Hundred (\$2,500.00) Dollars, representing a re-payment of loan;

(b) The sum of Five Thousand Five Dollars (\$5,005.00) to equalize the parties, regarding the marital property the Defendant has retained;

(c) One-half (1/2) the value of the real estate and trailer in the sum of Ten Thousand Two Hundred Fifty (\$10,250.00) Dollars;

(d) For Belin, Belin, and Naddeo, Threen Hundred Fifty (\$350.00) Dollars;

(e) Pay to and deposit with the Master, J. Richard Mattern, II, the sum of one-half the marital debts of Seven Thousand One Hundred Ninety-Four and 09/100 (\$7,194.09) Dollars, or Three Thousand Five Hundred Ninety-Seven and 02/100 (\$3,597.02) Dollars.

(2) The Plaintiff, Joan Pinto, be and is hereby ORDERED to pay to the Master, J. Richard Mattern II, Esquire, the payment of the marital debts, one-half (1/2) the sum of Seven Thousand One Hundred Ninety-Four and 09/100 (\$7,194.09) Dollars, or Three Thousand Five Hundred Ninety-Seven and 02/100 (\$3,597.02) Dollars.

(3) The Master, upon the receipt of the \$7,194.09 is to disburse the money pursuant to the schedule which appears on Page 16 of this report and in the event that any of said bills have been paid, to return to the Plaintiff and Defendant, Fifty (50%) percent each of any surplus monies.

(4) In the event the Defendant, Roy E. Pinto, is unable to secure the cash to satisfy this Order, then it is the ORDER of this Court that the Plaintiff and Defendant be and are hereby ORDERED to execute and deed to the trailer and property situate in Decatur Township, Clearfield County, as recorded in Deed Book 782, Volume 259. Said proceedings from the sale of the real estate are to be distributed pursuant to Page 23 of the Master's Report. In the event sufficient proceeds are not realized from the sale of the real estate, it is the ORDER of this Court that the said Defendant, Roy E. Pinto, shall execute and Promissory Demand Note for any monies due and owing to the Plaintiff, Joan Pinto.

(5) The Defendant, Roy E. Pinto, is hereby ORDERED and DECREED to pay alimony to the Plaintiff, Joan Pinto, in the amount of Five Hundred (\$500.00) Dollars per month, for a period of ten (10) years.

ORDER FROM MAY 4 CONT"D:

In the event that the Defendant should predecease the Plaintiff, it is hereby ORDERED and DECREED that the estate of the Defendant shall be liable for a lump sum payment of the then balance due the Plaintiff.

(6) It is hereby ORDERED and DECREED that the Plaintiff, Joan Pinto, be and is hereby divorced from the bonds of matrimony from the Defendant, Roy E. Pinto, on the grounds of indignities.

(7) All alimony payments are to be made through the Clearfield County Domestic Relations Office and paid by the 10th of each month.

(8) The Defendant, Roy E. Pinto, is ORDERED to pay attorney fees and costs to Attorney LeDon Young in the amount of One Thousand Two Hundred Ninety-Five (\$1,295.00) Dollars.

BY THE COURT: John K. Reilly, Jr President Judge.

MAY 13, 1988, EXCEPTIONS TO THE REPORT AND RECOMMENDATION OF MASTER, filed by LeDon Young, Esq.

SEPTEMBER 15, 1988, MOTION TO IMPLEMENT MASTER'S DECREE AND ORDER, filed 2 cert/Atty NOW, this 15th day of September, 1988, upon reading and considering the foregoing Motion, Roy Pinto is hereby directed to pay the Master, J. Richard Mattern the sum of \$18,355.00 on or before thirty (30) days from the above date.

In the event Roy Pinto has not paid to said Master on or before the end of thirty days the foregoing sum of money, the Master is hereby directed to list the marital real estate with a qualified Realtor and to sett the premises.

It is the further Order of the Court that if Ray Pinto does not join in said deed, that the Court directs the Prothonotary to make a deed to said seller.

It is also the further Order of the Court that Ray Pinto is directed to commence payments of alimony at the rate of five hundred (\$500.00) Dollars per month on October 10, 1988. Said alimony payments are to be made through the Clearfield County Domestic Relations Office.

BY THE COURT: John K. Reilly, Jr., P.J.

CERTIFICATE OF SERVICE, filed by Carl A. Belin, Jr., Esq.

PAPERS FILED IN LEGAL DRAWER T.

OCTOBER 20, 1988 MOTION TO SELL REAL ESTATE Filed on behalf of Plaintiff by Carl A. Belin Jr. Esq.

CERTIFICATE OF SERVICE

This is to certify that the undersigned has on this date served a true and correct copy of the foregoing motion to Sell Real Estate in the above captioned matter by U.S. Mail first class, postage prepaid, to the following party on this the 20th day of October, 1988. Roy E. Pinto, Defendant. By Carl A. Belin Esq. 3/Cert to Atty Belin

OCTOBER 20, 1988 ORDER filed.

AND NOW, this 20th day of October, 1988, upon reading and considering the foregoing Motion it is the ORDER of this Court that J. Richard Mattern, Master in the abovecaptioned matter, is hereby directed to list the martial real estate with a qualified realtor and to sell the same and to retain the proceeds until further Order of Court. BY THE COURT /s/ John K. Reilly Jr. Judge. 3/ Cert Atty Belin.

DECEMBER 29, 1988, MOTION TO APPROVE SALE OF REAL ESTATE AND RULE, filed 3 cert/Atty

AND NOW, this 29th day of December, 1988, upon reading and consideraing the foregoing Motion it is the ORDER of the Court that a Rule be issued on Terry Prohaska to show cause why the offer of Terry Prohaska should not be accepted and the premises conveyed to him for the sum of \$21,000.00, which consists of all that cerain tract of land situate in Decatur Towship, Clearfield Coutny, PA together with a certain house trailer erected thereon and which is more particularly bounded and described as follows:

BEGINNING at a point at the intersection of Taylor and Front Streets; thence in a South-easterly direction along Taylor Street (also known as Township Raod or Legislative Route 670), one hundred and fifty (150') feet, more or less, to another Township Road or Legislative Route 673; thence along Township Road or Legislative Route 673, in a Southwesterly direction sixty-five (65') feet, more or less, to a point; thence in a Northwesterly direction and parallel to Taylor Street, one hundred and fifty (150') feet, more or less to Front Street on Township Raod or Legislative Route 671; and, thence in a Northeasterly direction along Front Street sixty-five (65') feet to Taylor Street and the place of beginning. BEing designated upon the Clearfield Coutny Assessment Office map # 112-P-12-693-12.

BEING the same premises conveyed to Roy E. Pinto and Joan Pinto by deed dated June 8, 1979, and recorded in the Clearfield Coutny Recorder's Office in Deed Book 782, Page 259.

Rule Returnable and hearing on said Motion to be held at the Clearfield Coutny Courthouse on January 19, 1989, at 10:30 MA. Service of the Motion and this Order shall be made by regular mail on the Defendant at his last known address. BY THE COURT: John K. Reilly, Jr., P.J.

JANUARY 18, 1989, AFFIDAVIT OF SERVICE, filed

Before me, the undersigned officer, personally appeared Carl A. Belin, Jr., who being duly sworn according to law, deposes and says that in accordance with the Pennsylvania Rules of Civil Procedure, Rule 440 a copy of the Motion to Approve Sale of Real Estate was mailed to the Defendant on December 29, 1988 to his residence: Roy E. Pinto, 527 W. Johnson Ave., Cheshire, CT 06410 be depositing the same in the U.S. mail, certified return receipt requested, which return reciept is attached hereto. /s/ Carl A. Belin, Jr., Esq.



JANUARY 19, 1989, ORDER, filed  
6 copies cert atty Belin.

AND NOW, this 19th day of January, 1989, the Petition of the sale of the real estate of Roy E. Pinto and Joan Pinto having come before the Court, the court being satisfied that service was made upon Roy E. Pinto of said Motion and RULE by certified mail at his last known address which was accepted on his behalf, and after hearing into the value of the real estate, it is the ORDER of the Court that the Master, J. Richard Mattern, be and is hereby authorized to accept the offer of Terry Prohaska to purchase the hereafter described premises for the sum of Twenty One Thousand (\$21,000.00) Dollars.

It is the further ORDER of the Court that the Master, J. Richard Mattern, be and is hereby authorized to deliver a deed to be executed by him and by Joan Pinto to Terry Prohaska for all that certain tract of land situate in Decatur Township, Clearfield County, Pennsylvania, together with a certain house trailer erected thereon, and which is more particularly bounded and described as follows:

BEGINNING at a point at the intersection of Taylor and Front Streets; thence in a Southeasterly directed along Taylor Street (also known as Township Road or Legislative Route 670), one hundred and fifty (150') feet, more or less, to another Township Road or Legislative Route 673; thence along Township Road or Legislative Route 673, in a Southwesterly directed sixty-five (65') feet, more or less, to a point; thence in a Northwesterly direction and parallel to Taylor Street, one hundred and fifty (150') feet, more or less to Front Street on Township Road or Legislative Route 671; and, thence in a Northeasterly direction along Front Street sixty-five (65') feet to Taylor Street and the Place of beginning. Being designated upon the Clearfield County Assessment Office map #112-P-12-693-12.

BEING the same premises conveyed to Roy E. Pinto and Joan Pinto by deed dated June 8, 1979 and recorded in the Clearfield County Recorder's Office in Deed Book 782, Page 259.

It is the further ORDER of the Court that Belin, Belin & Naddeo are hereby authorized to institute a quiet title action as the premises in order to deliver good and marketable title to the premises to Terry Prohaska and that One Thousand Five Hundred (\$1,500.00) Dollars of the sales proceeds shall be paid to Belin, Belin & Naddeo as payment of the estimated fees of the quiet title action.

It is the further ORDER of Court that the Master is hereby authorized to pay to Mellon Bank the sum of Six Thousand (\$6,000.00) Dollars to release the judgment entered against Roy E. Pinto and Joan Pinto to No. 84-420-CD as to the premises. All other proceeds shall be retained by the Master until a report of sale is filed following completion of the quiet title action.

BY THE COURT: John K. Reilly, Jr., President Judge.

JANUARY 25, 1989, CERTIFICATE OF SERVICE, filed

This is to certify that the undersigned has on the date below, served a true and correct copy of the Order dated January 19, 1989, in the above captioned matter by handing said Order personally to the Defendant at the offices of Belin, Belin & Naddeo on the 19th day of January, 1989. /s/ Carl A. Belin, Jr. Esq.

MAY 8, 1989, MOTION OF MASTER FOR APPROVAL TO DISPURSE PROCEEDS OF SALE & ORDER, filed 5 copies cert atty.

AND NOW, upon reading and considering the Motion of Master for Approval to Disburse Proceeds of Sale the Master appointed in the above captioned matter a Rule is hereby issued on Roy and Joan Pinto to show cause why the remaining proceeds in the amount of Twelve Thousand Five Hundred Sixty-one Dollars and Fifty-five cents (\$12,561.55) should not be distributed as follows:

J. Richard Mattern	\$2,706.75
Belin, Belin & Naddeo	1,200.00
Joan Pinto	8,654.80

and further that a Court Order be entered that Roy Pinto is delinquent in alimony in reference to a decree leaving a balance due as of May 1, 1989, of Four Thousand Fifty Dollars and Ten Cents (\$4,050.10)

Rule returnable and hereing thereon the 2nd day of June, 1989, at 10:30 A.M. in Courtroom no. 1 of the Clearfield County Courthouse, Clearfield, PA.

Notice of this Order shall be served upon Joan and Roy Pinto by regular mail at their last known address. BY THE COURT: John K. Reilly, Jr., P.J.

JUNE 9, 1989 CONSENT, filed 1 cert atty.

I, do hereby consent to the proposed Order. /s/ Roy E. Pinto, Deft.

JUNE 9, 1989, ORDER, filed 1 cert atty.

AND NOW, this 9th day of June, 1989, this being the day and date of the hearing to approve the Motion of Master for Approval to Disburse Proceeds of Sale, it is the Order of the Court that the Schedule presented by the master is and it is hereby approved and the master is hereby authorized to distribute the Net Sales Proceeds in the amount of \$12,561.55 as follows:

J. Richard Mattern	\$2,706.75
Belin, Belin & Naddeo	1,200.00
Joan Pinto	8,654.80

BY THE COURT: John K. Reilly, Jr, P.J.

CONT. FR. PG 285 PINTO vs. PINTO 83-1822-CD

JULY 5, 1989, PRAECIPE TO TRANSMIT RECORD AND DECREE, filed  
AND NOW, this 5th day of July, 1989, the Plaintiff having filed a Complaint in Divorce under the Divorce Code on October 6, 1983. It is hereby ORDERED and DECREED that Joan Pinto be divorced and forever separated from the nuptial ties and bonds of matrimony hereto contracted between herseof and Roy E. Pinto, thereupon all rights, duties or claims accruing to each of the said Parties and pursuant of said marriage shall be at liberty to marry again as though they had never been heretofore married.

The Prothonotary is hereby directed to pay the Court costs as noted herein out of the deposits received and then remit the balance to the Plaintiff. BY THE COURT: John K. Reilly, Jr., P.J.

JULY 15, 1989, VITAL STATISTICS MAILED TO DEPT. OF HEALTH, NEW CASTLE.

AUGUST 2, 1990, MOTION FOR DISCONTINUANCE OF ALIMONY PENDENT LITE, filed by S/ROY PINTO

RULE RETURNABLE, filed.

AND NOW, this 25th day of June, 1992, upon consideration of the attached Petition to Modify and terminate Alimony Payments, it is hereby ORDERED AND DIRECTED that a Rule be issued to show cause why the Petition to Modify and Terminate Alimony Payments not be Granted.

Rule Returnable with a hearing thereon the 3rd day of August, 1992, at 9:30 A.M. in Courtroom No. of the Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

JUNE 26, 1992, TWO COPIES CERTIFIED TO ATTORNEY TO ISSUED RULE AS PER INSTRUCTION.

JUNE 26, 1992, PETITION TO MODIFY AND TERMINATE ALIMONY PAYMENTS, filed by Elizabeth Cunningham, Esquire.

Three (3) copies Certified to Attorney.

AUGUST 3, 1992 ORDER, filed.

NOW, this 3rd day of August, 1992, both parties being represented by counsel, Elizabeth Cunningham for Defendant-Petitioner, and Kimberly Kubista for Plaintiff-Respondent, it is the ORDER Of this Court that alimony shall be reduced effective July 1, 1992, to \$200 per month with additional payment of \$50.00 per month to be applied toward arrearages.

It is the further ORDER Of this Court that upon receipt of an award of Social Security Disability or Plaintiff-Respondent receiving Social Security upon her retirement at age 62, alimony shall be terminated as of the effective Social Security award date and the amount of \$250 shall continue as payment toward arrearages until May 4, 1998.

It is the further ORDER of this Court that Plaintiff- Respondent shall immediately notify the Domestic Relations Office of Clearfield County of the award of Social Security benefits and the Domestic Relations Office shall enter an Order in accordance with the directives of this Order. By the Court, s/ JOHN K. REILLY, JUDGE.

7 COPIES CERTIFIED TO ATTORNEY.





[illegible]



[illegible]

[illegible]







[illegible]









<div>R. Denning Gearhart</div> <div>12/1/83 \$75.00 Pd. by Atty.</div> <div>6k#4647 Trans to reg acct. Pro. 45.00 #11270 Atty 30.00</div>	<div>JENNIFER E. BENNETT</div> <div>83-2141-CD</div> <div>DONALD L. BENNETT</div> <div>Pro 40.00 Pro 5.00</div>	<div>DECEMBER 1, 1983, COMPLAINT IN DIVORCE, filed by R. Denning Gearhart, Esquire. One (1) copy Certified to Attorney.</div> <div>DECEMBER 6, 1983, COMPLAINT FOR CUSTODY AND ORDER, filed by R. Denning Gearhart. One copy Certified to Attorney.</div> <div>ORDER AND NOW, this 5 day of December, 1983, upon consideration of the foregoing Petition, it is the Order of this Court that temporary custody of the minor child, Eric Donald, shall be with Jennifer E. Bennett, until such time as a prehearing is scheduled.</div> <div>Prehearing is scheduled for the 20 day of December, 1983, at 9:00 o'clock A.M. in the Main Courtroom, Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT, /s/ John K. Reilly, Jr., President Judge</div> <div>DECEMBER 9, 1983, PETITION FOR ALIMONY PENDENTE LITE, COUNSEL FEES AND COSTS &amp; RULE RETURNABLE, filed 1 Copy Cert. to Atty AND NOW, this 8th day of December, 1983, upon consideration of the within petition, a Rule is hereby issued upon the Respondent/Defendant to show cause why Plaintiff's/Petitioner's prayer should not be granted.</div> <div>Rule returnable date is the 4th day of January, 1984, at 9:00 o'clock a.m. in the Main Courtroom, Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT /s/ John K. Reilly, Jr., President Judge.</div> <div>JANUARY 3, 1984, MOTION TO WITHDRAW DIVORCE filed by R. Denning Gearhart AND NOW COMES, JENNIFER BENNETT, by and through her attorney R. Denning Gearhart, who respectfully moves this Court to withdraw the Complaint in Divorce in the above captioned matter, and further moves that the prothonotary be Ordered to return all unused funds. s/R. Denning Gearhart</div> <div>WITHDRAWN</div>
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William J. Cressler	<p>IN RE: CONDEMNATION BY THE COMMONWEALTH OF PENNSYLVANIA, DEPARTMENT OF TRANSPORTATION, OF RIGHT OF WAY FOR LEGISLA TIVE ROUTE 276, SECTION 337 R/W, IN THE TOWNSHIP OF GUILICH,</p> <p>83-2142-CD</p> <p>Pro by C/W 20.00 Atty. 3.00</p>	<p>DECEMBER 1, 1983, DECLARATION OF TAKING/EMINENT DOMAIN PROCEEDINGS-IN REM, filed by William J. Cressler, Esq. Five (5) copies Certified to Dept. Trans. WHEREFORE, fee simple title is hereby condemned from the property identified on the attached Schedule of Property Condemned, as indicated on the plans referred to in paragraph 7 above.</p> <p>DECEMBER 1, 1983, PRAECIPE FOR ENTRY OF APPEARANCE, filed by William J. Cressler, Esquire Please enter the appearance of William J. Cressler, Assistant Counsel, Office of Chief Counsel, Department of Transportation, Harrisburg, Pennsylvania 17120, as attorney for the Commonwealth of Pennsylvania, Department of Transportation, Condemnor in the above-captioned proceedings.</p> <p>DECEMBER 2, 1983, MEMORANDUM TO PROTHONOTARY, filed by Earl E. Neamy, District Right of Way Administrator, District #2-0. You are hereby informed that notice of the condem- nation effected by the Declaration of Taking filed to the above term and number on 12/1/83, was recorded in the office of the Recorder of Deeds of the above county in Record Book 920, Page 282, The condemnation book and page number, file number, or microfilm number of any plot plan filed or microfilmed separately from the said Notice of Condemnation is shown on the list of property condemned which is attached hereto.</p> <p>DECEMBER 14, 1983, PROOF OF SERVICE, filed by Earl E. Neamy. Three copies Certified to Dept. of Highways</p>

Michael S.  
Barr

D. LEE GREEN, d/b/a  
"FRENDZ"

83-2143-CD

THE HITCHING POST, INC.

Pro by Atty. 9.00  
Atty. 3.00

DECEMBER 1, 1983, ORDER AND JUDGMENT, filed.  
Petitioner, D. LEE GREEN d/b/a "FRENDZ", having moved this Court for a Judgment confirming the arbitration award, dated and acknowledged March 10, 1981, and said application having been duly come to be heard on March 10, 1982.  
NOW, upon reading the Notice of Petition and the Petition of Petitioner, each dated January 27, 1982, with exhibits annexed thereto, with proof of due service thereof, all in support of said Petition, and said Petition having come to be heard on March 10, 1982, and after hearing Vladeck, Waldman, Elias & Engelhard, P.C. appearing in apposition thereto;  
NOW, upon the application of Vladeck, Waldman, Elias, Engelhard, P.C. it is  
ORDERED, ADJUDGED AND DECREED that the Petition is granted and the award of the International executive Board of the American Federation of Musicians, dated and acknowledged March, 1981, is confirmed; and it is further  
ORDERED, ADJUDGED AND DECREED that Petitioner, D. LEE GREEN d/b/a "FRENDZ". pf 10 S.W. Boulevard, Oil City, PA 16301 do recover of Respondent, THE HITCHING POST, INC., of 10 Liberty Boulevard, DuBois, PA 15801, the sum of \$425.00 together with interest \$62.86 and \$50.00 Costs and disbursements, amounting in all to the total sum of \$537.86 and Petitioner shall have execution thereof.  
ENTER, J.S.C.  
EXEMPLIFIED RECORD FROM STATE OF NEW YORK, their number INDEX NO. 04823/82/  
KNOW YE, That we having examined the records and filed in the office of the Clerk of the County of New York and Clerk of the Supreme Court of said State for said County, do find a certain ORDER & JUDGMENT, there remaining, in the words and figures following . to wit:  

AMOUNT	claimed in Complaint	\$425.00
INTEREST		62.86
COSTS		50.00
TOTAL		\$537.86

  
Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Five Hundred Thirty-seven and 86/100 Dollars.  
Debt (includes interest & costs) \$537.86  
Filed and Entered by Michael S. Barr, Attorney, December 1, 1983.  
Judgment  
  
Prothonotary

Laurance B. Seaman	MARY K. BRACKEN	DECEMBER 2, 1983, COMPLAINT IN DIVORCE, filed by Laurance B. Seaman, Esquire NO COPIES. DECEMBER 8, 1983, ACCEPTANCE OF SERVICE OF COMPLAINT, filed AND NOW, the Defendant, Vance P. Bracken, accepts service of the Complaint in the above captioned matter, in lieu of service pursuant to Rule 1920.4 of the Rules of Civil Procedure on 3rd day of December, 1983. /s/ Vance P. Bracken.
11/2/83 \$75.00 Pd. by Atty.	83-2144-CD	October 10, 2003, Letter mailed to parties re: inactive call.  November 17, 2003, Order, NOW, this 13th day of November, 2003, neither party having appeared for general call of the divorce inactive list, Case Dismissed. Moneys to be refunded. BY THE COURT: /s/Fredric J. Ammerman, Judge. Copies to parties of record.  DISMISSED
Clfd Trust	VANCE P. BRACKEN,	
	Pro                      40.00	



F. Cortez Bell, Jr.	SHARON M. GURBAL,	DECEMBER 2, 1983, COMPLAINT IN DIVORCE, filed by F. Cortez Bell, Jr. Esquire.
11/2/83 \$75.00 Pd. by Atty.	83-2147-CD	DECEMBER 6, 1983, CERTIFICATE OF SERVICE, filed by F. Cortez Bell, Jr. AND NOW, this 6th day of December, 1983, I, F. CORTEZ BELL, JR., Esquire, being duly sworn, do depose and say that on December 2, 1983, I served a certified copy of the Complaint and Notice to Defend and Claim Rights upon Mark Alan Gurbal by depositing same in the United States Mail at the United States Post Office located at 118 North Second Street, Clearfield, Pennsylvania, 16830, postage prepaid, by Certified Mail, Return Receipt Requested, addressed to: MR. MARK ALAN GURBAL, 1259 Logan Avenue, Tyrone, PA The original receipt for mailing and Return Receipt are attached hereto. /s/ F. Cortez Bell, Jr.
Clfd Trust	MARK ALAN GURBAL,	DECEMBER 16, 1983, PETITION FOR VISITATION, filed by Belin, Belin & Naddeo One Copy Certified to Attorney. ORDER AND NOW, this 16 day of December, 1983, upon consideration of the foregoing Petition for Visitation, it is the ORDER of this Court that hearing be held on the above captioned action on December 21, 1983, at 3:00 P.M. in the Clearfield County Courthouse. BY THE COURT, /s/ John K. Reilly, Jr., P.J. MARCH 30, 1984, PRAECIPE TO TRANSMIT RECORD filed by F. Cortez Bell, Jr. AFFIDAVIT OF CONSENT OF SHARON M. GURBAL AFFIDAVIT OF CONSENT OF MARK ALAN GURBAL
	Pro 40.00 Vital Stat. .50	DECREE And Now, the 30 day of March, 1984, The Plaintiff and Defendant having filed Affidavits of Consent stating that the marriage is irretrievably broken and that ninety (90) days have elapsed from the date of the filing of the Complaint.
Ck#4712 Trans to eg acct. Pro. #11370 Atty	\$75.00 40.50 34.50	
		We, therefore, DECREE that SHARON M. GURBAL Be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and MARK ALAN GURBAL. 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, it is the further Order of this Court that the Postnuptial Agreement entered into between them as to equitable distribution of property, alimony, marital debts, child support and custody and visitation of their child be incorporated as a portion of the Court Order and the Divorce Decree and a copy of said Postnuptial Agreement be attached to the Decree and incorporated herein as if same were completely set forth in the body of the Decree. The Prothonotary is directed to pay the Court costs, as noted herein, out of the deposits received and then remit the balance to the plaintiff. BY THE COURT, John K. Reilly, Jr., President Judge Vital Statistics form typed FEBRUARY 3, 1986, PETITION FOR FOREGIVENESS OF ARREARAGES AND MODIFICATION OF SUPPORT ORDER, filed, by Cynthia Soult. Two Copies Certified to Attorney. ORDER AND NOW, this 5 day of February, 1986, upon consideration of the foregoing Petition for Foregiveness of Arrearages and Modification of Support Order, it is the ORDER of this Court that hearing thereon shall be held on the 5th day of March, 1986, at 3:00 p.m. at the Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT, s/ Joseph S. Ammerman, Judge MARCH 3, 1986, MOTION FOR CONTINUANCE and ORDER, filed. NOW, this 26th day of February, 1986, upon the consideration of Motion for Continuance, the hearing scheduled in the above matter for the 5th day of March, 1986, at 3:00 pm is hereby continued to the 22nd day of April, 1986, at 10:00 am at the Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT: /s/ Joseph S. Ammerman, Judge. APRIL 18, 1986, MOTION FOR CONTINUANCE and ORDER, filed. NOW, this 18th day of April, 1986, upon consideration of the foregoing Motion for Continuance, the hearing scheduled in the above matter for the 22nd day of April at 10:00 am is hereby continued. /s/ Joseph Ammerman, Judge.

Barbara H. Schickling	<div>IN THE MATTER OF THE</div> <div>MARRIAGE OF</div> <div>STEPHEN D. BILLOTTE</div> <div>and KAREN ANN BILLOTTE</div> <div>83-2148-CD</div>	<div>DECEMBER 2, 1983, DIVORCE DECREE IN THE DISTRICT COURT OF DALLAS COUNTY, TEXAS, 254th JUDICIAL DISTRICT. filed</div> <div>On the 28th day of November, 1983, came on to be heard the above styled and numbered cause wherein Stephen D. Billottte is Petitioner and Karen Ann Billottte is Respondent.</div> <div>Petitioner appeared in person and by attorney and announced ready for trial, and Respondent waived the issuance and service of citation, entered her appearance for all purposes, and agreed that the above cause might proceed to trial at any time wityout further notice to her; and the Court having reviewed the pleadings of the parties and the Waiver of Process duly executed under oath by Respondent, is of the opinion and finds that the Court has jurisdiction fo the parites and of the subject matter of this cause. The Court having heard the evi- dence and argument of counsel finds that all residence qualifications and requirements of law have been satisfied and that the material allegations contained in Petitioner's peladings are true. A jury was waived and all matters in controversy were submitted to the Court.</div> <div>Il si DECREED that Stephen D. Billotte, Petitioner, and Daren Ann Billotte, Respondent, be, and they are hereby divorced.</div> <div>The Court finds that there is no child born of the marriage under the age of eighteen (18) years and that none is expected.</div> <div>The Court finds thast Petitioner and Respondent have entered into an agreement for the division of their estate and that the agreement is just and right.</div> <div>It is DECREED that the agreement of Petitioner and Respondent for the division of their estate which is attached hereto, incorporated hercin by this reference, and marked Exhibit "A" be, and the same is hereby, approved; Petitioner and Respondent are ordered and directed by the Court to execute all documents required to consummate the said agreement of Petitioner and Res- pondent for the division of their estate.</div> <div>ALL costs of court expended in this cause shall be paid by the party incurring the same, for which let execution issue. It is DECREED that all relief requested in this cause not expressly granted herein be, and the same is hereby, denied. SIGNED this 28th day of November, 1983. /s/ (NOT READIGLE,) Judge.</div> <div>AFFIDAVIE OF INTENTION TO RETAKE OR RESUME MAIDEN NAME, filed.</div>
		<div>KAREN ANN BILLOTTET, being duly sworn according to law, deposes and says that she is the Defendant in the above suit in which a Final Decree of Divorce from the bonds of matrimony was entered on the 28th day of November, 1983. that Defendant elects to retake and hereafter use her maiden name of KAREN ANN ARNOLD; and therefore, gives this written notice avowing said intention in accordance with the provisions of the Act of May 25, 1939, P.L. 192, as amended. /s/ Karen Ann Billotte ; TO BE KNOWN AS, Karen Ann Arnold.</div>

R. Denning Gearhart	JUDY FERGUSON.		DECEMBER 2, 1983, COMPLAINT IN DIVORCE, filed by R. Denning Gearhart, Esquire. One (1) copy Certified to Attorney.
			<u>MARCH 13, 1984, MOTION FOR DIVORCE DECREE, filed</u>
			<u>MARCH 13, 1984, AFFIDAVIT OF CONSENT OF DOUGLAS FERGUSON, filed</u>
			<u>MARCH 13, 1984, AFFIDAVIT OF CONSENT OF JUDY FERGUSON, filed</u>
12/2/83 \$75.00 Pd. by Atty.	83-2149-CD		<u>MARCH 13, 1984, DIVORCE DECREE, filed</u>
Clfd Trust			AND NOW THIS 15th day of March, 1984, upon Petition of R. Denning Gearhart, Esquire, counsel for the Plaintiff, ninety (90) days having passed since the Plaintiff prayed for said divorce, and the consent of both parties having been evidenced, it is the ORDER and DECREE of this Court that Judy Ferguson be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and Douglas 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. BY THE
	DOUGLAS FERGUSON, SR..		COURT /s/ John K. Reilly, Jr., President Judge.
	Pro 40.00		
	Pro .50		
Ck#4708 Trans	to reg acct.	\$75.00	
Pro.	40.50		
#11361 Atty	34.00	\$75.00	

Cynthia Soult	ROBERT H. GIMMINGER and EMILY GRIMMINGER,   
---------------	--



IN RE: COMMITMENT OF  
RICHARD McGARY, An  
Alleged Mentally  
Disabled Person.

83-2151-CD

# 43873 Pro *by Co.* 40.00  
# 43874 B. Blakley *by Co.* 200.00  
# 43875 R. Mattern *by Co.* 458.80  
Shff 61.60

DECEMBER 5, 1983, PETITION FOR INVOLUNTARY TREATMENT,  
MENTAL HEALTH PROCEDURES ACT OF 1976, filed

RICHARD McGARY has acted in such a manner as to  
cause me to believe that he is severely mentally disabled.  
He has been examined by Dr. James Fugate and was  
found to be in need of treatment.

As the patient is currently in DUBOIS HOSPITAL re-  
ceiving involuntary treatment under Section 303, I ask  
that the court issue an order that the patient be invol-  
untary committed for inpatient treatment.

I affirm that I have informed the patient of the  
actions I am taking and have explained to the patient  
these procedures and his rights as described in Form MH  
785-A. I believe that he understands his rights.

I hereby affirm that I have examined RICHARD McGARY  
on 12/2/83 to determine if he continues to be severely  
mentally disabled and in need of treatment.

IN MY OPINION: The patient is severely mentally  
disabled and in need of treatment.

ORDER, filed

NOW, this 5th day of October, 1983, pursuant to  
section 109 of the Mental Health Procedures Act 143,  
effective September 7, 1976, it is hereby ORDERED that  
J. Richard Mattern, II, Esquire be and is hereby  
appointed Mental Health Review Officer for a period of  
two (2) years from October 1982, through October 1984.  
BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

ORDER, filed.

NOW, this 18th day of October, 1981, pursuant to  
the Mental Health Procedures Act 143, effective September  
7, 1976, it is hereby ORDERED that John Sughrue, esquire  
or his duly authorized delegate be and is hereby appointed  
as the attorney to represent alleged severely mentally  
disabled persons in all hearings conducted by the  
Mental Health Review Officer, pursuant to said Act. BY  
THE COURT: /s/ John K. Reilly, Jr., President Judge.

DECEMBER 6, 1983, MENTAL HEALTH REVIEW OFFICER'S  
REPORT AND DECREE, filed

One (1) copy Certification to Sheriff.  
DECREE, filed

AND NOW, this \_\_\_\_ day of December, 1983, the  
Mental Health Review Officer's Report is acknowledged.  
We approve his recommendation.

The Court finds that RICHARD MCGARY is severely mentally disabled within the meaning of  
the Mental Health Procedures Act of 1976, as amended.

Accordingly, the court ORDERS that RICHARD MCGARY be involuntarily committed to Warren  
State Hospital, a state mental institution, for in-patient care and treatment as a severely  
mentally disabled person for a period of ninety (90) days.

This commitment is pursuant to Section 304 of the Mental Health Procedures Act of 1976,  
as amended.

The Court FURTHER ORDERS that:

1. Warren State Hospital conduct further evaluation for organicity for the possibility  
of any neurological disorder that may contribute to the subject's behavior; and
2. Warren State Hospital Social Services, in conjunction with the Clearfield-Jefferson Mental  
Health/Mental Retardation Program Social Services, take immediate steps to investigate placement  
of the subject when he becomes stabilized, in a highly structured halfway house.

The costs of this proceeding, the fee of J. Richard Mattern II, Esquire, Mental Health Review  
Officer, and the fee of Benjamin S. Blakley III, Esquire, attorney for the subject, shall be  
paid by Clearfield County.

As Richard McGary has not been convicted of any crime, or sentenced, and as he is not  
serving probation or on parole, the costs of his institutionalization at Warren State Hospital  
shall not be paid by Clearfield County.

It is the ORDER of this Court that the Clearfield-Jefferson Mental Health/Mental Retarda-  
tion Program shall reimburse Clearfield County to the extent permissible by their regulations.  
BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

DECEMBER 6, 1983, ORDER, filed. One (1) copy Certified to Sheriff.  
AND NOW, this 6th day of December, 1983, it is the ORDER of this Court that the Sheriff

Continued on page 279

Fredric J. Ammerman	SHARON L. MARSHALL	DECEMBER 5, 1983, COMPLAINT IN DIVORCE, filed by Fredric J. Ammerman, Esquire. One (1) copy Certified to attorney.
12/5/83 \$75.00 Pd. by Atty.	83-2152-CD	<u>APRIL 19, 1984, PETITION FOR ALIMONY PENDENTE LITE AND RULE</u> filed by Fredric J. Ammerman, Esquire. One copy certified to Attorney. RULE: AND NOW, this 19th day of April 1984, upon consideration of the averments contained in the within Petition for Alimony Pendente Lite and on motion of Fredric J. Ammerman, Esquire, Petitioner's attorney, it is ORDERED that a Rule shall be and hereby is issued, directed to the Respondent, James B. Marshall, through his attorney, David C. Mason, Esquire, of P.O. Box 28, Philipsburg, Penna., 16866, to show cause, if any, why the prayer of the Petitioner's request should not be granted. Rule Returnable to be held on the 2nd day of May 1984, at 10:00 A.M., in the main courtroom of the Clearfield County Court House, Clearfield, Penna. BY THE COURT: s/John K. Reilly, Jr. Pres. Judge
Clfd Trust		<u>MAY 3, 1984, ORDER</u> filed. NOW, this 2nd day of May, 1984, it is the ORDER of this Court that Temporary Alimony be made by James B. Marshall in the amount of One Hundred Twenty-five (\$125.00) Dollars per month, and direct that the parties proceed forthwith on the Divorce proceeding. BY THE COURT, s/John K. Reilly, Jr. P.Judge.
David Mason	JAMES B. MARSHALL	<u>MARCH 7, 1985, PETITION FOR ENFORCEMENT OF ARREAGES OF TEMPORARY ALIMONY AND SUPPORT and RULE</u> , filed. (Two certified to att) AND NOW, this 7th day of March, 1985, upon consideration of the averments contained in the within petition for Enforcement of Arrearages of Temporary Alimony and Support, and on motion of Frederic J. Ammerman, Petitioners attorney, it is ordered that a Rule shall be and hereby is issued, directed to the Defendant, James B. Marshall, through his attorney, David C. Mason, Esquire, P.O. Box 28, Philipsburg, Pa. 16833, to show cause, if any, why the prayer of the Petitioners request should not be granted. Rule returnable to be held on the 3rd day of April, 1985, at 10:00 am in the main Court Room of the Clearfield County Court House, Clearfield, Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., P.J.
Pro 40.00 Pro .50 Ck#5052 Trans to reg acct. \$75.00 Pro. 40.50 #11886 Atty 34.50 \$75.00		<u>APRIL 29, 1985, MOTION AND ORDER</u> , filed by Frederic Ammerman, Esq... David Mason, Esq. Two copies certified to atty. AND NOW on this 29th day of April, 1985, upon motion of the parties herto, it is ordered and decreed that child support in the amount of \$292.00 per month be paid by James B. Marshall to Sharon L. Marshall, said payments to be made through the Domestic Relations Office of Clearfield County, Pennsylvania, as of the Marriage Settlement Agreement. BY THE COURT: /s/ John K. Reilly, Jr., P.J.
		<u>SEPTEMBER 9, 1985, AFFIDAVIT OF CONSENT OF SHARON L. MARSHALL</u> , filed. <u>SEPTEMBER 9, 1985, AFFIDAVIT OF CONSENT OF JAMES B. MARSHALL</u> , filed. <u>SEPTEMBER 9, 1985, PRAECIPE TO TRANSMIT RECORD</u> , filed by Fredric J. Ammerman, Esquire. <u>DIVORCE DECREE</u> , filed. AND NOW, to wit: this 10th day of September, 1985, it is ORDERED, ADJUDGED AND DECREED that SHARON L. MARSHALL, Plaintiff, and JAMES B. MARSHALL, Defendant, are divorced from the bonds of matrimony.
		Furthermore, the Marriage Settlement Agreement and the Addendum to the Marriage Settlement Agreement entered into between the parties on April 11, 1985, as will appear of record in this case, is hereby incorporated in full as a part of this Divorce Decree. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.
		<u>SEPTEMBER 12, 1985, VITAL STATISTICS FORM</u> MAILED TO DEPARTMENT OF HEALTH, NEW CASTLE. PA

Joseph P.  
Green

COLUMBIA GAS TRANSMISSION  
CORPORATION,

83-2153-CD

CLINTON THOMPSON,  
Individually and t/d/b/a  
T & T CLAY COMPANY, and  
CLINTON THOMPSON, JR.,  
Individually.

Pro by Atty. 10.00

DECEMBER 5, 1983, EXEMPLIFIED RECORD, from Centre County  
Their No. 79-3558-CD.

PRAECIPE TO ENTER JUDGMENT, filed by Joseph P.  
Green, Esquire.

Pelase enter jdugment in accordance with the attached  
exemplified records in the total amount of \$15,944.76 in  
favor of Plaintiff, COLUMBIA GAS TRANSMISSION CORPORATION,  
and against Defendants, CLINTON THOMPSON, individually  
and t/d/b/a T & T CLAY COMPANY, and T & T COMPANY.

Judgment entered in favor of the Plaintiff and  
against the Defendant in the sum of Fifteen Thousand  
Nine Hundred Forty-four and 76/100 Dolalrs,

Debt \$15,944.76

Judgment

*Raymond M. Peterson*  
Prothonotary

*Sept 12, 1988*  
*Agreement to Reopen,*  
*filed - 88-1452-CD*

Earle D. Lees Jr.	DEBORAH M. BUNKER	DECEMBER 5, 1983, COMPLAINT IN DIVORCE, filed by Earle D. Lees, Jr., Esquire One (1) copy Certified to Attorney.
		MARCH 9, 1984, PRAECIPE TO TRANSMIT RECORD, filed by Earle D. Lees, Jr.
		MARCH 9, 1984, AFFIDAVIT OF CONSENT OF DEBORAH M. BUNKER, filed
12/5/83 \$75.00 Pd by Atty.	83-2154-CD	MARCH 9, 1984, AFFIDAVIT OF CONSENT OF DUSTY L. BUNKER, filed
		MARCH 9, 1984, DIVORCE DECREE, filed
Clfd Trust		AND NOW, the 12th day of March, 1984, the report of the Master is acknowledged. We approve his findings and recommendations;
	DUSTY L. BUNKER	We, therefore, DECREE that DEBORAH M. BUNKER be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and DUSTY L. BUNKER. Thereupon all the rights duties or claims accruing to either of said parties in pursuance of said marriage, shall cease and determine, and each of them shall be at liberty to marry again as though they had never been heretofore married
	Pro 40.00 Pro .50	The Prothonotary is directed to pay the Court costs, including Master's fees, as noted herein, out of the deposits received and then remit the balance to the plaintiff. BY THE COURT /s/ John K. Reilly,
Ck#4707 Trans to eg acct. Pro. 40.50 #11360 Atty 34.50	\$75.00 \$75.00	Jr., President Judge

CENTRAL COUNTIES BANK  
104 E. Main Street  
Lock Haven, PA 17745

DECEMBER 5, 1983, GUARANTY NOTE, filed.



23-2155-CD

Dec. 5  
8:30 a.m.

83-2155-CD

W. T. B. H., INC.  
RD #1, Box 520  
Mill Hall, PA 17751

In order to induce Central Counties Bank, a state banking association (hereinafter called "Bank"), from time to time, in its discretion, to extend or continue credit or other financial accommodation to Ellis J. and Mary T. Warner (hereinafter called "Borrower"), and intending to be legally bound, the Undersigned hereby guarantees to Bank the prompt payment to Bank at maturity whether by acceleration or otherwise, of every note, check, bill of exchange, draft, trade acceptance, loan, advance, discount and order for the payment of money, and all other obligations, in connection with which, either as maker, drawer, guarantor, endorser or otherwise, whether directly or contingently, Borrower is or shall hereafter become liable to Bank whether created directly or acquired by Bank by assignment or otherwise, whether matured or unmatured and whether absolute or contingent, with interest thereon, together with all attorney's fees, costs and expenses of collection incurred by Bank in connection with any matter covered by this Agreement, all of which are hereafter referred to as "Liabilities of the Borrower".

1. The liability of the Undersigned shall continue until payment is made of every Liability of Borrower now due or hereafter to become due, and until payment is made of any loss or damage incurred by Bank with respect to any matter covered by this Agreement. Until Bank shall receive written notice, by Registered or Certified Mail signed by the Undersigned, cancelling this Agreement, the liability of the Undersigned shall remain in full force and effect, but in any event, such cancellation shall not affect the liability of the Undersigned on any Liability of Borrower incurred or contracted by Borrower or acquired by Bank prior to the time of the actual receipt by Bank of such notice of cancellation.

2. The Undersigned consents without affecting the Undersigned's liability to Bank hereunder that Bank may, without notice to or consent of the Undersigned, upon such terms as Bank may deem advisable: (a) extend, in whole or in part, by renewal or otherwise, the time of payment of any indebtedness owing by Borrower to Bank, or held by Bank as security for such obligation; (b) release, surrender, exchange, modify, waive, impair or extend the period of duration, or the time or method for performance or payment or any collateral securing any Liability of Borrower to Bank; and (c) settle or compromise any claim of Bank against Borrower, or against any other person, firm or corporation whose obligation is held by Bank as collateral security for any Liability of Borrower to Bank, and generally deal with Borrower or any security or other person as Bank may see fit.

The Undersigned hereby ratifies and confirms any such extension, renewal, release, surrender, exchange, modification, impairment, settlement, compromise or dealing and all such actions shall be binding upon the Undersigned to the same extent as if specifically authorized by the Undersigned. The Undersigned hereby waives all defenses, counterclaims or offsets which the Undersigned might have by reason thereof.

3. The Undersigned waives: (a) notice of incurring by Borrower of additional Liabilities to Bank; (b) notice of acceptance of this Agreement by Bank; and (c) notice of presentment, demand for payment or protest of any of Borrower's obligations, or liabilities, or the obligation of any person, firm or corporation held by Bank as collateral security for any Liabilities of Borrower; and (d) notice of the failure of any person, firm or corporation to pay Bank any indebtedness held by Bank as collateral security for any Liability of Borrower; and (e) all defenses, offsets and counterclaims which the Undersigned or Borrower may at any time have to any claim of Bank against Borrower.

4. Bank may at its option proceed in the first instance against the Undersigned to collect any obligation covered by this Agreement without first proceeding against the Borrower, or any other person, firm or corporation, and without first resorting to any property at any time held by Bank as collateral security including without limitation any balance of any deposit account or credit on the books of the Bank in favor of the Undersigned or any

other person. The rights hereunder include a right of immediate offset against any accounts or deposits the Undersigned may have with Bank.

5. The term "Undersigned" as used herein, if this instrument is signed by more than one party, shall mean "all of the Undersigned and each of them" and in such case they are jointly and severally bound. If any party hereto shall be a partnership, the agreements and obligations on any part of the Undersigned herein contained shall remain in force and applicable notwithstanding any changes in the individuals composing the partnership and the term "Undersigned" shall include any altered or successive partnerships but the predecessor partnerships and partners shall not thereby be released from any obligation or liability. If similar Agreements have been executed by other persons or parties, the obligations and liabilities of the Undersigned and all such other persons or parties shall be joint and several.

6. No delay on the part of Bank in exercising any rights hereunder or failure to exercise the same shall operate as a waiver of such rights; nor in any event shall any modification or waiver of the provisions of this Agreement be effective unless in writing nor shall any such waiver be applicable except in the specific instance for which given.

7. The terms "guaranty" and "guarantor" as used herein shall include the terms "suretyship" and "surety".

8. The Undersigned and each of them hereby empowers the Prothonotary or any attorney of any court of record within the United States or elsewhere to appear for the Undersigned and with or without one or more declarations filed, confess a judgment or judgments at any time against the Undersigned or any of them in favor of Bank, as of any term, for the unpaid balance of the Liabilities of the Borrower with costs of suit and an attorney's commission of fifteen percent (15%) for collection, with release of all errors and without stay of execution, and inquisition and extension upon any levy on real estate is hereby waived and condemnation agreed to, and the exemption of all property from levy and sale on any execution thereon, and exemption of wages from attachment, are also hereby expressly waived, and no benefit of exemption shall be claimed under or by virtue of any exemption law now in force or which may hereafter be enacted.

9. This Guaranty is delivered and made in and shall be construed pursuant to the laws of the Commonwealth of Pennsylvania, and is binding this 18th day of November, 19 83 upon Undersigned, their heirs, executors, administrators and assigns.

W.T.B.H., Inc.

*Ellis J. Warner*  
Ellis J. Warner, President

Pro by Plff 9.50

pro by arg 5.00

Judgment is entered in favor fo the Plaintiff and against the Defendant in an unlimited amount.

Debt Unlimited

Filed and Entered by Plaintiff, December 5, 1983,

Judgment Unlimited

*Raymond G. Withers*  
Prothonotary

And Now, 27 day of Feb, 19 86 by BANK filed, the above judgment is satisfied in full of 8383 interest and cost.

*Raymond G. Withers*  
Prothonotary

December 5, 1983, Notice of Entry of Judgment mailed to Defendant.

Attorney Raymond Wilkerson  
Presidency



IN RE: COMMITMENT OF  
KENNETH E. SMITH, An  
Alleged Mentally  
Disabled Person.

83-2158-CD

DECEMBER 5, 1983, PETITION FOR INVOLUNTARY TREATMENT,  
MENTAL HEALTH PROCEDURES ACT OF 1976, filed.

KENNETH E. SMITH, has acted in such a manner as to  
cause me to believe that he is severely mentally disabled.

He has been examined by Jon H. Rouch, M.D., and was  
found to be in need of treatment.

As the patient is currently in Warren State Hospital  
receiving involuntary treatment under Section 304, I  
ask that the the court issue an order that the patient  
be involuntarily committed for another period of inpatient  
treatment.

I affirm that I have informed the patient of the  
actions I am taking and have explained to him these pro-  
cedures and his rights as described in Form MH-785-A. I  
believe that he understands his rights.

I hereby affirm that I have reexamined Kenneth E.  
Smith on 11/15/83 to determine if he continues to be  
severely mentally disabled and in need of treatment.

IN MY OPINION: The patient is severely mentally  
disabled and in need of continued treatment.

ORDER, filed.

NOW, this 5th day of October, 1983, pursuant to  
section 109 of the Mental Health Procedures Act 143,  
effective September 7, 1976, it is hereby ORDERED that  
J. Richard Mattern, II, Esquire be and is hereby  
appointed Mental Health Review Officer for a period of  
two (2) years from October 1983, through October 1984.

ORDER, filed.

NOW, this 18th day of October, 1981, pursuant to  
the Mental Health Procedures Act 143, effective September  
7, 1976, it is hereby ORDERED that John Sughrue, Esquire  
or his duly authorized delegate be and is hereby appointed  
as the attorney to represent alleged severely mentally  
disabled persons in all hearings conducted by the  
Mental Health Review Officer, pursuant to said Act. BY  
THE COURT: /s/ John K. Reilly, Jr., President

DECEMBER 12, 1983, MENTAL HEALTH REVIEW OFFICER'S  
REPORT AND DECREE, filed

One (1) copy Certified to Mental Health.  
DECREE, filed

AND NOW, this 15th day of December 1983, the  
Mental Health Review Officer's Report is acknowledged.  
We approve his recommendation.

The Court finds that KENNETH E. SMITH continues to be severely mentally disabled.

Accordingly, the Court ORDERS that the subject be involuntarily committed to Warren State  
Hospital, a state mental institution, pursuant to Section 305 of the Mental Health Procedures  
Act of 1976, as amended, for in-patient treatment for a period of one hundred eighty (180) days.  
The subject is not to be released from Warren State Hospital without further ORDER of this  
Court

It is the FURTHER ORDER of this Court that Clearfield County pay the fees of J. Richard  
Mattern II, Esquire, and Richard H. Milgrub, Esquire, and that Warren state Hospital reimburse  
Clearfield County for said fees, together with filing costs, pursuant to the directive to said  
state hospital dated January 27, 1977 from Robert M. Daly, M.D., Deputy Secretary for Mental  
Health. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

JANUARY 30, 1984, ORDER filed.

AND NOW this 30 day of January 1984, it is the Order of this Court that the above named  
individual be returned to Warren State Hospital; he having been committed to said hospital  
under Order of December 5, 1983, to the above docket number; and that he be placed in the  
Forensic Unit until legally discharged. It is further ordered that this Court be given  
sufficient notice prior to the release of the above named individual so he may be returned to  
County Jail to await disposition of criminal charges. This Order shall be sufficient for the  
Sheriff's Department to transport said individual. By the Court, John K. Reilly, Jr., President  
Judge

Two copies certified to Jail Warden

FEBRUARY 1, 1984, SHERIFF'S RETURN, filed.

Now, Jan 31, 1984 transported the within named deft. from Clfd. Co. Prison to Warren State  
Hospital. So answers, Chester A. Hawkins, Shff By /s/ Marilyn Wood





83-2160-CD

# 43861	Pro	Hy Co.	40.00
# 43868	R. Milgrub	Hy Co.	50.00
# 43869	R. Mattern	Hy Co.	175.00

The Court finds that ALVA MCMASTERS continues to be severely mentally disabled.

It is the FURTHER ORDER of this Court that Clearfield County pay the fees of J. Richard Mattern, II, Esquire, and Richard H. Himgrug, Esquire, and that Warren State Hospital reimburse Clearfield County for said fees, together with filing costs, pursuant to the directive to said state hospital dated January 27, 1977 from Robert M. Daly, M.D., Deputy Secretary for Mental Health. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

	<p>IN RE:COMMITMENT OF ANNA OLOSKY, An Alleged Mentally Disabled Person.</p> <p>83-2161-CD</p> <div><div># 43882</div><div>Pro</div><div>by Co.</div><div>40.00</div></div> <div><div># 43883</div><div>R. Milgrub</div><div>by Co.</div><div>50.00</div></div> <div><div># 43884</div><div>R. Mattern</div><div>by Co.</div><div>175.00</div></div>	<p>DECEMBER 5, 1983, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.</p> <p>ANNA OLOSKY has acted in such a manner as to cause me to beleive that hshe is severely mentally disabled. He has been examined by _____ and was found to be in need of treatment.</p> <p>As the patient is currently in Warrne State Hospital receiving involuntary treatment under Section 304, I ask that the court issue an order that the patient be involuntarily committed for another period of inpatient treatment.</p> <p>I affirm that I have informed the patient of the actions I am taking and have explained to him these procedures and his rights as described in Form MH 785-A. I beleive that she does not understand his rights.</p> <p>I hereby affirm that I have reexamined Anna Olosky on 11/18/83 to determine if he continues to be severely mentally disabled and in need of treatment.</p> <p>IN MY OPINION: The patient is severely mentally disabled and in need of treatment.</p> <p>ORDER, filed</p> <p>NOW, this 5th day of Octob er, 1983, pursuant to section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, it is ehreby ORDERED that J. Richard Mattern, II, Esquire be and is hereby appointed Mental Health Review Officer for a period of two (2) years from October, 1983, through October 1984. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p> <p>ORDER, filed</p> <p>NOW, this 18th day of October, 1981, pursuant to the Mental Health Procedures Act 143, effective SEptember 7, 1976, it is hereby ORDERED that John Sughrue, Esquire or his duly authorized delegate be and is hereby appointed as the attorney to represent alleged severely mentally disabled persons in all hearings conducted by the Mental Health Review Officer, prusuant to said act. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p> <p>DECEMBER 9, 1983, MENTAL HEALTH REVIEW OFFICER'S REPORT AND DECREE, filed</p> <p>One (1) copy Certified to Mental Health. DECREE, filed</p> <p>AND NOW, this 9th day of December, 1983, the Mental Helath REview officer's Report is acknowledged. We approve his recommendation.</p>
	<p>The Court finds that ANNA OLOSKY continues to be severely mentally disabled.</p> <p>Accordingly the Court Orders that the subject be involuntarily committed to Warren State Hospital, a state mental institution, pursuant to Section 305 of the Mental Health Procedures Act of 1976, as amended, for in-patient treatment for a period of one hundred eighty (180) days.</p> <p>It is the FURTHER ORDER of this Court that Clearfield County pay the fees of J. Richard Mattern, II, Esquire, and Richard H. Milgrub, Esquire, and that Warren State Hospital reimburse Clearfield County for said fees, together with filing costs, pursuant to the directive to said state hospital dated Janaury 27, 1977 from Robert M. Daly, M.D., Deputy Secretary for Mental Health. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p>	

IN RE: COMMITMENT OF  
JOSEPH SCHORNICK, An  
Alleged Mentally  
isabled Person,

83-2162-CD

# 43879 Pro *by Co.* 40.00  
# 43880 R. Milgrub *by Co.* 50.00  
# 43881 R. Mattern *by Co.* 225.00

DECEMBER 5, 1983, PETITION FOR INVOLUNTARY TREATMENT,  
MENTAL HEALTH PROCEDURES ACT OF 1976, filed.

JOSEPH SCHORNICK has acted in such a manner as  
to cause me to beleive that he is severely mentally dis-  
abled.

He has been examined by WILLIAM MANN, M.D. and  
was found to be in need of treatment.

As the patient is currently in Warren State  
Hospital receiving involuntary committed for another  
period of inpatient treatment. /s/ William M. Mann, M.D.

I affirm that I have informed the patient of  
the actions I am taking and have explained to him these  
procedures and his rights as described in Form MH-785-A.  
I believe that he does not undetstand his rights.

I hereby affirm that I have reexamined Joseph  
Schornick on 11/21/83 to determine if he continues to  
be severely mentally disabled and in need of treatment.

IN MY OPINION: The patient is severely men-  
tally disabled and in need of continued treatment.  
/s/ William M. Mann, Jr., M.D./jh

ORDER, filed

NOW, this 5th day of October, 1983, pursuant to  
section 109 of the Mental Health Procedures Act 143  
effective September 7, 1976, it is hereby ORDERED that  
J. Richard Mattern, II, Esquire be and is hereby  
appointed Mental Health Review Officer for a period of  
two (2) years from October, 1982 through 1984.

BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

ORDER, filed

NOW, this 18th day of October, 1981, pursuant to  
the Mental Health Procedures Act 143, effective September  
7, 1976, it is hereby ORDERED that John Sughrue, Esqurie  
or his duly authorized delegate be and is hereby appointed  
as the attorney to represent alleged severely mentally  
disabled persons in all hearings conducted by the  
Mental Health Review Officer, pursuant to said Act. BY  
THE COURT: /s/ John K. Reilly, Jr., President Judge.

DECEMBER 9, 1983, MENTAL HEALTH REVIEW OFFICER'S  
REPORT AND DECREE, filed

One (1) copy Certified to Mental Health.

DECREE, filed.

AND NOW, this 9th day of December, 1983, the Mental  
Health Review Officer's Report is acknowledged. We  
approve his recommendation.

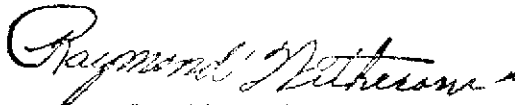
The Court finds that JOSEPH SCHORNICK continues to be severely mentally disabled.

Accordingly, the Court ORDERS that the subject be involuntarily committed to Warren State  
Hospital, a state mental institution, pursuant to Section 305 of the Mental Health Procedures  
Act of 1976, as amended, for in-patient treatment for a period of one hundred eighty (180) days.

It is the FURTHER ORDER of this Court that Clearfield County pay the fees of J. Richard  
Mattern II, Esquire, and Richard H. Milgrub, Esqurie, and that Warren State Hospital reimburse  
Clearfield County for said fees, together with filing costs, pursuant to the directive to said  
state hospital dated January 27, 1977 from Robert M. Daly, M.D., Deputy Secretary for Mental  
Health. BY THE COURT: /s/ John K. REilly, Jr., President Judge.

	<p>IN RE: COMMITMENT OF</p> <p>SEIBERT LEE,    An</p> <p>Alleged Mentally</p> <p>Disabled Person.</p>	<p>83-2163-CD</p>	<p>DECEMBER 5, 1983, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.</p> <p>SEIBERT LEE has acted in such a manner as to cause me to believe that he is severely mentally disabled. He has been examined by S. Gupta, M.D., and was found to be in need of treatment.</p> <p>As the patient is currently in Warren State Hospital receiving involuntary treatment under Section 304, I ask that the court issue an order that the patient be involuntarily committed for another period of inpatient treatment.</p> <p>I affirm that I have informed the patient of the actions I am taking and have explained to him these procedures and his rights as described in Form MH-785-A. I believe that he understands his rights.</p> <p>I hereby affirm that I have reexamined Seibert Lee on 11/16/83 to determine if he continues to be severely mentally disabled and in need of treatment.</p> <p>IN MY OPINION: The patient is severely mentally disabled and in need of continued treatment. /s/ Sarv. K. Gupta, M.D. mab.</p> <p>ORDER, filed.</p> <p>NOW, this 5th day of October, 1983, pursuant to section 109 of the Mental Health Procedures Act 143 effective September 7, 1976, it is hereby ORDERED that J. Richard Mattern, II, Esquire be and is hereby appointed Mental Health Review Officer for a period of two (2) years from October 1982 through 1984.</p> <p>BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p> <p>ORDER, filed.</p> <p>NOW, this 18th day of October, 1981, pursuant to the Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that John Sughrue, Esquire or his duly authorized delegate be and is hereby appointed as the attorney to represent alleged severely mentally disabled persons in all hearings conducted by the Mental Health Review Officer, pursuant to said Act. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p>
<p># 43876    Pro                      40.00</p> <p># 43877    R. Milgrub                      50.00</p> <p># 43878    R. Mattern                      150.00</p>	<p>Pro                      <i>by Co</i></p> <p>R. Milgrub                      <i>by Co</i></p> <p>R. Mattern                      <i>by Co</i></p>		<p>DECEMBER 9, 1983, MENTAL HEALTH REVIEW OFFICER'S REPORT AND DECREE, filed</p> <p>One (1) copy Certified to Mental Health.</p> <p>AND NOW, this 9th day of December, 1983, the Mental Health Review Officer's Report is acknowledged. We approve his recommendation.</p> <p>The Court finds that SEIBERT LEE continues to be severely mentally disabled.</p>
	<p>Accordingly the Court ORDERS that the subject be involuntarily committed to Warren State Hospital, a state mental institution, pursuant to Section 305 of the Mental Health Procedures Act of 1976, as amended, for in-patient treatment for a period of one hundred eighty (180) days.</p> <p>It is the FURTHER ORDER of this Court that Clearfield County pay the fees of J. Richard Mattern II, Esquire, and Richard H. Milgrub, Esquire, and that Warren State Hospital reimburse Clearfield County for said fees, together with filing costs, pursuant to the directive to said state hospital dated January 27, 1977 from Robert M. Daly, M.D., Deputy Secretary for Mental Health. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p>		

Laurence B. Seaman	PATRICIA L. BARNETT,	<p>DECEMBER 6, 1983, PETITION FOR CUSTODY, filed by Laurence B. Seaman, Esquire NO COPIES. ORDER, filed NOW THIS 5th day of DEcember, 1983, upon motion of Laurance B. SEaman and in consideration of the foregoing Petition, temporary custody of Heather A. Saudarg and Frank J. Saudarg, Jr., is hereby granted to Plaintiff pending final determination. Dearing on said Petition is scheduled for the day of _____, 198- at _____ A.M. o'clock in the Main Court Room, Clearfeild County Court House, Clearfield, Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p> <p>DECEMBER 16, 1983, AFFIDAVIT OF SERVICE, filed. NOW, Dec. 9, 1983 at 8:50 AM o'clock EST served within Petition &amp; Order on deft. at his place of residence. So answers, Chester A. Hawkins, Shff By /s/ Marilyn Wood</p> <p>JUNE 11, 1993, CONSENT ORDER, filed 2 cert/Atty NOW THIS 10th day of June, 1993, upon agreement of the parties, it is hereby ORDERED and DECREED as follows: 1. That Patricia Barnett, (hereinafter "Mother") and Frank J. Saudarg, (hereinafter "Father") are the parents of the following children: Heather A. Saudarg and Frank J. Saudarg. 2. That Father shall have primary physical custody of Heather J. Saudarg and both Mother and Father shall share legal custody of Heather J. Saudarg. 3. That Mother shall have primary physical custody of Frank J. Saudarg and both Mother and Father shall share legal custody of Frank J. Saudarg. 4. That Heather A. Saudarg shall have visitation with her mother during the summer at specific times as the parties may agree. 5. That Frank J. Saudarg shall have visitation with his Father for two (2) months during the summer at specific times as the parties may agree. BY THE COURT: Joseph S. Ammerman, Judge. We, hereby stipulate to the above set forth Order. /s/ Frank J. Saudarg-Kimberly M, Kubista, Esq. /s/ Patricia Barnett</p>
83-2164-CD	FRANK J. SAUDARG,	
Pro by Atty. Atty by Atty Shff Hawkins	40.00 3.00 19.15	

<div>Dec. 6 8:30 a.m.</div>	<div>BENEFICIAL CONSUMER DISCOUNT COMPANY 1052 Penna. Avenue Tyrone, PA 16686</div> <div>83-2165-CD</div> <div>RODNEY D. GUENOT and KAREN J. GUENOT RD #3 Clearfield, PA 16830</div> <div>Pro by Plff 9.00</div>	<div>DECEMBER 6, 1983, JUDGMENT FROM J.P., John B. Greene, filed</div> <div>Judgment entered in favor of the Plaintiff and against the Defendant in the sum of One Hundred Sixty and 90/100 Dollars, with costs.</div> <div>Debt \$160.90</div> <div>Interest from October 6, 1983.</div> <div>Filed and Entered by Plaintiff, December 6, 1983.</div> <div>Judgment</div> <div> Prothonotary</div>
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Peter F. Smith	E. M. BROWN, INC.  83-2166-CD  ROGER SWATSWORTH, t/d/b/a ROGER SWATSWORTH MASONARY COMPANY,	<u>DECEMBER 6, 1983, COMPLAINT IN CONFESSION OF JUDGMENT,</u> filed by Peter F. Smith, Esquire  Pursuant to the authority contained in the warrant of attorney, a copy of which is attached to the Complaint in this action. I, Peter F. Smith, Esquire, appear for the defendant and confess judgment in favor of the plaintiff and against the defendants in the sum of Two Thousand Eight Hudnred Twenty-one and 55/100 Dollars with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.  Debt \$2,821.55 Atty. Comm. Interest from November 1, 1983. Filed and Entered by Attorney, December 6, 1983. Judgment.  <div>Prothonotary</div> December 6, 1983, Notice of Entry of Judgment mailed to Defendant.  <u>WRIT OF EXECUTION ISSUED TO 84-37-EX</u>
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		<p>CLEARFEILD BANK AND TRUST COMPANY</p> <p>11 N. Second Street</p> <p>Clearfield, PA 16830</p>	<p>D. S. B. -- DATED DECEMBER 6, 1983.</p> <p>On Demand.</p> <p>By Virtue of Power of Attorney, contained therein.</p> <p>Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Fifty Thousand and 00/100 Dollars, with Interest, Attorney's Commission. Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$50,000.00</p> <p>Atty. Comm. 20%</p> <p>Interest from December 6, 1983,</p> <p>Filed and Entered by Plaintiff, December 6, 1983.</p> <p>Judgment</p> <p><i>Raymond W. Hickey</i> Prothonotary</p> <p>December 6, 1983, Notice of Entry of Judgment mailed to Defendant.</p> <p>And Now, <u>3</u> day of <u>Feb</u> 19<u>89</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <u>Raymond W. Hickey</u> Prothonotary</p> <p><i>7 Jan 15, 1988</i></p> <p><i>Writ Renewal, filed to 88-1223-CD</i></p>
Dec 6 3:35 p.m.	83-2167-CD	<p>VIDEO SURVEYS, INC.</p> <p>6241 Saltsburg Road</p> <p>Pittsburgh, PA 15235.</p> <p>and</p> <p>HESS &amp; FISHER ENGINEERS, INCORPORATED,</p> <p>Co-makers</p> <p>36 N. Second St.</p> <p>Clearfield, PA 16830</p> <p>Pro by Plff 9.00</p> <p>Re by Defd. <i>RET</i> 5.00</p>	

Sughrue & Kester	WALTER MUSCOVICH,	DECEMBER 6, 1983, NOTICE OF APPEAL FROM Wesley S. Read, filed <u>DECEMBER 12, 1983, TRANSCRIPT</u> filed by Wesley J. Read DECEMBER 19, 1983, PROOF OF SERVICE OF NOTICE OF APPEAL AND RULE TO FILE COMPLAINT, filed AFFIDAVIT: I hereby swear or affirm that I served a copy of the notice of appeal, Common Pleas No. 83-2168-CD, upon the District Justice designated therein on 12/7/83 by certified mail, sender's receipt attached hereto, and upon the appellee, PAT MCNIGHT (PAT MCNIGHT REALTY) on 12/7/83 by certified mail, sender's receipt attached hereto. AND FURTHER that I served the Rule to File a Complaint accompanying the above Notice of Appeal upon the appellee, whom the Rule was addressed on 12/12/83 by certified mail, sender's receipt attached hereto. /a? Walter P. Muscovich.
	83-2168-CD	MAY 24, 1984, COMPLAINT IN ASSUMPSIT, filed by Kim C. Kesner. One Copy Certified to Attorney. JUNE 4, 1984, AFFIDAVIT OF SERVICE filed. NOW May 29, 1984 at 11:00 AM DST served the within Complaint in Assumpsit on Amy McKnight, secr. for deft. at her place of employment, Pat E. Inc., t/d/b/a Pat McNight Realty, So answers, Chester Hawkins by Marilyn Wood. JUNE 18, 1984, ANSWER, filed by Scott V. Jones, Esquire. AUGUST 20, 1984 CERTIFICATION OF READINESS AND PRAECIPE FOR TRIAL, filed by Kim Kesner, Atty for Plff. Plaintiff by his attorney, hereby certify that the above-captioned matter is at issue and ready for trial. Kindly place the above-captioned matter on the following trial list: Arbitration. The amount in controversy is less than the statutory amount. Estimated time: 1 to 1½ hours. s/Kim C. Kesner, Atty for Plff.
Scott V. Jones	PAT MCNIGHT REALTY	OCTOBER 31, 1984, SENDER'S RECEIPT, filed. NOVEMBER 5, 1984, RETURN RECEIPT, filed. DECEMBER 14, 1984, PRAECIPE TO SETTLE, DISCONTINUE AND END, filed by Kim C. Kesner, Esq. Mark the above-captioned case settled, discontinued and ended. /s/ Kim Kesner, Esq.
	Pro by Plff 15.00 Pro by Atty 20.00 Shff by Atty 18.35 Shff Srchg by atty 2.00  Pro by Atty 15.00 Postage by atty 1.55  Pro by atty 5.00	
		SETTLED                  DISCONTINUED                  ENDED

David P. King	ROXANNE J. POWERS,	DECEMBER 7, 1983, COMPLAINT IN DIVORCE, filed by David P. King, Esquire One (1) copy Certified to Attorney.
12/7/83 \$75.00 Pd. by Atty.	83-2169-CD	October 10, 2003, Letter mailed to parties re, inactive call.
Clfd Trust		November 17, 2003, Order, NOW, this 13th day of November, 2003, neither party having appeared for general call of the divorce inactive list, Case Dismissed. Moneys to be refunded. BY THE COURT: /s/Fredric J. Ammerman, Judge. Copies to parties of record.
	RICHARD L. POWERS,	DISMISSED
	Pro	40.00

<div>Marjorie J. Scharpf (Keystone Legal Services)</div>	<div>JANICE SAUPP,</div> <div>83-2170-CD</div> <div>JAMES SAUPP</div> <div>Pro <i>by Co</i> Office Credit 40.00 Shff Hawkins 5.75</div>	<div>DECEMBER 7, 1983, AFFIDAVIT OF INSUFFICIENT FUNDS, filed</div> <div>I, Janice Saupp, do hereby state that I do not have the funds available to pay the costs of filing and service of the foregoing PETITION FOR RELIEF UNDER THE PROTECTION FROM ABUSE ACT and that pursuant to Section 4(b) of the Protection From Abuse Act, 35, P.S. §10184 (b) such costs should not be required.</div> <div>I verify that the statements made in this affidavit are true and correct. I understand that false statements herein are made subject to the penalties of 18 Pa C.S. §4904 relating to unsworn falsification to authorities.</div> <div>DECEMBER 7, 1983, PETITION FOR RELIEF UNDER THE PROTECTION FROM ABUSE ACT, filed by Marjorie J. Scharpf, Esquire. (1) copy Certified to Sheriff.</div> <div>One (1) copy Certified to Attorney.</div> <div>TEMPORARY PROTECTIVE ORDER, filed</div> <div>AND NOW, this 7th day of December, 1983, upon presentation and consideration of the within Petition and upon finding that the Petitioner, Janice Saupp, is in immediate and present danger of abuse from Respondent, James Saupp, the following Temporary Order is entered: Respondent is hereby enjoined from abusing or harassing the Petitioner, Janice Saupp. Respondent, James Saupp is hereby excluded from the Petitioner's present residence, Clearfield County, Pennsylvania. Custody of the minor children, Michael and Jill Saupp, will remain with Petitioner until further Order of this Court.</div> <div>This Order shall remain in effect until a hearing can be held. Hearing is scheduled for the 9th day of December, 1983, at 9:00 o'clock A.M. at the Clearfield County Courthouse, Clearfield, Pennsylvania. Service to be made on Respondent forthwith. BY THE COURT: /s/ John K. Reilly, Jr/. President Judge.</div> <div>DECEMBER 12, 1983, SHERIFF'S RETURN, filed.</div> <div>Now, Dec. 12, 1983 return the within Temporary Protective Order "NOT SERVED" as to deft. So answers, Chester A. Hawkins, Shff By , /s/ Marilyn Wood</div> <div>JANUARY 12, 1984, CONSENT AGREEMENT UNDER PROTECTION FROM ABUSE ACT filed by Marjorie J. Scharpf</div> <div>ORDER UNDER PROTECTION FROM ABUSE ACT APPROVING CONSENT AGREEMENT OF PARTIES</div> <div>AND NOW, this 12 day of January, 1984, upon consideration of the Consent Agreement of the parties hereto attached the following Protection Order is hereby entered and the Consent Agreement is hereby approved.</div>
		<div>The parties are hereby directed to comply with the terms and conditions of the Consent Agreement until further Order of Court, such period not to exceed one year.</div> <div>The parties are hereby advised that violation of this Order may subject the violating party to punishment for contempt. BY THE COURT, John K. Reilly, Jr., President Judge</div> <div>Three copies certified to Attorney</div>

Marjorie J. Scharpg (Keystone Legal Services)	DEBBIE WILLIAMS	DECEMBER 7, 1983, AFFIDAVIT FO INSUFFICIENT FUNDS, filed I, DEBBIE WILLIAMS, do hereby state that I do not have the funds available to pay the costs of filing and service of the foregoing PETITION FOR RELIEF UNDER THE PROTECTION FROM ABUSE ACT and that pursuant to Section 4 (b) of the Protection From Abuse Act, 35 P.S. §10184 (b) such costs should not be required. I verify that the statements made in this affidavit are true and correct. I understand that false statements herein are made subject to the penalties of 18 Pa. C.S. §4904 relating to the unsworn falsification to authorities. /s/ Debbie Williams.
	83-2171-CD	PETITION FOR RELIEF UDNER THE PROTECTION FROM ABUSE ACT, filed Marjorie J. Scharpf, Esquire One (1) copy Certified to Sheriff ONE (1) copy Certified to Attorney. TEMPORARY PROTECTIVE ORDER, filed. AND NOW, this 7th day of December, 1983, upon presentation and consideration of the within Petition and upon finding that the Petitioner, Debbie Williams, is in immediate and present danger of abuse from Respondent, Robert H. Williams, the follwoing Temporary Order is entered: Respondent is ehreby enjoined from abusing or harassing the Petitioner, Debbie Williams. Respondent, Robert H. Williams, is hereby excluded from the Petitioner's residence, mailing address Rd 1, Box 92, Clearfield, Clearfeild County, Pennsylvania. Custody of the minor children, Sherri and Melissa Williams, will remain with Petitioner until further Order of this Court. This Order shall remain in effect until a hearing can be held. Hearing is scheduled for the 9th day of December, 1983, at 9:00 o'clock A.,M. at the Clearfield County Courthouse, Clearfeild, Pennsylvania. Service to be made on Respondent forthwith. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.
# 43872 Pro <i>Shff Co.</i>	Office Credit 40.00 Shff Hawkins 11.75	DECEMBER 12, 1983, AFFIDAVIT OF SERVICE, filed. NOW, Dec 8, 1983, at 2:00 P.M. o'clock EST served within Order on deft. at his place of employment. So answers, Chester A. Hawkins, Shff By /s/ Marilyn Wood JANUARY 12, 1984, CONSENT AGREEMENT UNDER PROTECTION FROM ABUSE ACT filed by Marjorie J. Scharpf ORDER UNDER PROTECTION FROM ABUSE ACT APPROVING CONSENT AGREEMENT OF PARTIES AND NOW, this 12 day of January, 1984, upon

consideration of the Consent Agreement of the parties hereto attached the following Protection Order is hereby entered and the Consent Agreement executed by the parties is hereby approved.  
The parties are hereby directed to comply with the terms and conditions of the Consent Agreement until further Order of this Court, such period not to exceed one year.  
The parties are hereby advised that violation of this Order may subject the violating party to punishment for contempt. BY THE COURT, John K. Reilly, Jr., President Judge  
Three copies certified to Attorney

CIVIL ACTION

DECEMBER 1983

DOCKET 237

Denise Niedzielski (Keystone Legal Services)	DEBRA HALL	<u>DECEMBER 7, 1983, AFFIDAVIT OF INSUFFICIENT FUNDS, filed</u> Before me, the undersigned officer, personally appeared, DEBRA HALL, Petitioner, who being duly sworn according to law, states that she does not hve the funds available to pay the costs of filing and service of the foregoing Petition For Releif Pursuant to the Protection From Abuse Act, and that pursuant to Section 4(b) of the Protection From Abuse Act, 35 P.S. §10184(b) such costs should not be required. /s/ Debra Hall.
	83-2173-CD	<u>PROTECTION FOR RELIEF UDNER THE PROTECTION FROM ABUSE ACT, filed by Denise Niedzielski, Esquire</u> One (1) copy Certified to Sheriff One (1) copy Certified to Attorney. <u>TEMPORARY PROTECTIVE ORDER, filed.</u>
	JOHN BELINDA	AND NOW, this 7th day of December, 1983, upon presentation and consideration of the within Petition and upon finding that the Plaintiff, Debra Hall, is in immediate and present danger of abuse from Defendant, John Belinda, the follwoing Temporary Order is entered: Defendant is hereby enjoined from abusing or harassing the Plaintiff, Debra Hall: It is the further Order of this Court that temporary custody of the parties' minor child, Amber Lea, 2 mos., September 18, 1982, shall be with the Plaintiff pending a final hearing. The Order shall remain in effect until final hearing. A hearing will be held on the 9th day of December, 1983 at 9:00 o'clock A.M. at the Clearfeild County Courthouse, Clearfield, Pennsylvania. Service to be made on Respondent forthwith. BY THE COURT: /s/ John K. Reilly, Jr., President Judge
# 43857	Pro Office Credit 40.00 Shff Hawkins 5.75 Office Credit , Shff Hawkins 4.90	<u>December 12, 1983, SHERIFF'S RETURN, filed.</u> Now, Dec. 12, 1983 return the within Temporary Order "NOT SERVED" as to Deft. So answers, Chester A. Hawkins, Shff By /s/ Marilyn Wood
		<u>DECEMBER 16, 1983, TEMPORARY ORDER AND RULE RETURNABLE</u> filed. AND NOW, this 16 day of December, 1983, the Temporary Protective Order entered on December 7, 1983 is hereby extended as service was not effected upon Respondent, John Belinda and hearing was not held December 9, 1983. A hearing shall be held on the 20 day of December, 1983 at 9:00 o'clock a.m. in the Clearfield County Courthouse, Clearfield, Pennsylvania. Service shall be made upon Respondent forthwith. BY THE COURT, John K. Reilly, Jr., President Judge
		<u>DECEMBER 20, 1983 SHERIFF'S RETURN, filed.</u> Now, December 20, 1983, after diligent search in my baliwich I return the within Temporary Protective Order "NOT FOUND" as to John Belinda, defendant. Working in Reading all week. So answers, Chester A. Hawkins, Sheriff, by Marilyn Wood.

Denise Niedzielski	LYN ANN DIPKO,   83-2174-CD   GERALD DIPKO,	<p>DECEMBER 7, 1983, AFFIDAVIT OF INSUFFICIENT FUNDS, filed</p> <p>Before me, the undersigned officer, personally appeared, LYN ANN DIPKO, Petitioner, who being duly sworn according to law, states that she does not have the funds available to pay the costs of filing and service of the foregoing Petition For Relief Pursuant to the Protection From Abuse Act, and that pursuant to Section 4(b) of the Protection From Abuse Act, 35 P.S. §10184 (b) such costs should not be required. /s/ LYN ANN DIPKO.</p> <p><u>PETITION FOR RELIEF UNDER THE PROTECTION FROM ABUSE ACT</u>, filed by Denise Niedzielski, Esquire</p> <p>One (1) copy Certified to Sheriff</p> <p>One (1) copy Certified to Attorney.</p> <p><u>TEMPORARY PROTECTIVE ORDER</u>, filed</p> <p>AND NOW, this 7th day of December, 1983, upon presentation and consideration of the within Petition and upon finding that the Plaintiff, Lyn Ann Dipko, is in immediate and present danger of abuse from Defendant, Gerald Dipko, the following Temporary Order is entered.</p> <p>Defendant is hereby enjoined from abusing or harassing the Plaintiff, Lyn Ann Dipko. Defendant is hereby excluded from the premises located in Brisbin, Pennsylvania.</p> <p>It is the further Order of this Court that temporary custody of the parties' minor children, Paul Dipko, Age 12 years, John Dipko, age 10 years, and Wendy Dipko, age 8 years, shall be with the Plaintiff pending a final hearing. The Order shall remain in effect until final hearing. A hearing will be held on the 9th day of December, 1983, at 9:00 o'clock A.M. at the Clearfield County Courthouse, Clearfield, Pennsylvania. Service to be made on Defendant forthwith. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p> <p><u>DECEMBER 12, 1983, AFFIDAVIT OF SERVICE</u>, filed.</p> <p>NOW, Dec. 9, 1983 at 8:41 AM o'clock EST served within on deft. So answers, Chester A. Hawkins, Shff By /s/ Marilyn Wood</p> <p><u>JANUARY 10, 1984, CONSENT AGREEMENT UNDER PROTECTION FROM ABUSE ACT</u> filed by Denise Niedzielski</p> <p>Two copies certified to Attorney</p> <p><u>ORDER UNDER PROTECTION FROM ABUSE ACT APPROVING CONSENT AGREEMENT OF PARTIES</u></p> <p>AND NOW, this 9 day of January, 1984, upon consideration of the Consent Agreement of the parties hereto attached, the following Protection Order is hereby entered:</p> <p>(1). The Consent Agreement executed by the parties is hereby approved.</p> <p>(2). The parties are hereby directed to comply with the terms and conditions of the Consent Agreement until further Order of this Court.</p> <p>(3). The parties are hereby advised that violation of this Order may subject the violating party to punishment for contempt. BY THE COURT, John K. Reilly, Jr., President Judge</p>
# 43857	PRO <i>Ly Co.</i> 40.00 Office Credit Shff Hawkins 12.75	

Marjorie J. Scharpf  
(Keystone Legal Services)

EILEEN CRAGGS,

83-2175-CD

JOHN E. CRAGGS,

DECEMBER 7, 1983, AFFIDAVIT OF INSUFFICIENT FUNDS, filed.  
I, Eileen Craggs, do hereby state that I do not have the funds available to apy the costs of filing and service of the foregoing PETITION FOR RELIEF UNDER THE PROTECTION FROM ABUSE ACT and that pursuant to SECTION 4(b) of the Protection From Abuse Act, 35 P.S. §10184(b) such costs should not be required.

I verify that the statements made in this affidavit are true and correct. I understand that false statements herein are made subject to the penalties of 18 Pa. C.S. §4904 relating to unsworn falsification to authorities.  
/s/ Eileen Craggs.

PETITION FOR RELIEF UDNER THE PROTECTION FROM ABUSE ACT, filed by Marjorie J. Scharpf, Esquire.

One (1) copy Certified to Sheriff/

One (1) copy Certified to Attorney.

TEMPORARY PROTECTIVE ORDER, filed

AND NOW, this 7th day of December, 1983, upon presentation and consideration of the within Petition and upon finding that the Plaintiff, Eileen Craggs, is in immediate and present danger of abuse from Defendant, John E. Craggs, the following Temporary Order is entered:

Defendant is hereby enjoined from abusing or harassing the Plaintiff, Eileen Craggs. Defendant is hereby excluded from the premises located at RD 3, Gateway Gardens Apartment 11, DuBois, Pennsylvania.

It is the further Order of this Court that temporary custody of the parties' minor child, Lisa Kathleen, age two years, shall be with the Plaintiff pending a final hearing. A hearing will be held on the 9th day of December, 1983, at 9:00 o'clock A.M. at the Clearfield County Courthouse, Clearfield, Pennsylvania. Service to be made on REspondent forthwith. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

DECEMBER 12, 1983, SHERIFF'S RETURN, filed.

Now, Dec. 12, 1983 return within "NOT SERVED" as to deft. So answers, Chester A. Hawkins, Shff Marilyn Wood /s/

DECEMBER 16, 1983, TEMPORARY ORDER AND RULE RETURNABLE

filed.  
AND NOW, this 16 day of December, 1983, the Temporary Protective Order entered December 7, 1983 is hereby extended as service was not effected upon Respondent, John E. Craggs, and hearing was not held on December 9, 1983.

A hearing shall be held on the 20 day of December, 1983, at 9:00 o'clock a.m. in the Clearfield County Courthouse, Clearfield, Pennsylvania. Service shall be made upon Respondent forthwith. BY THE COURT, John K. Reilly, Jr., President Judge

Two copies certified to Attorney

DECEMBER 19, 1983, SHERIFF'S RETURN, filed

Now, December 19, 1983 Temproary Protective Order given to Attorney Denise Niedzieski at her request. So answers, Chester A. Hawkins, Shenff by Marilyn Wood.

JANUARY 12, 1984, PRAECIPE TO WITHDRAW AND DISCONTINUE filed by Eileen Craggs

Plaintiff requests that this matter be marked discontinued and withdrawn. s/Eileen Craggs

DISCONTINUED AND WITHDRAWN

# 43857

Pro

Shy Co.

40.00

Office Credit

Shff

Hawkins

5.75

Office Credit

Shff.

2.50

Ch #44096

Pro

Shy Co

5.00



R. Denning Gearhart	MONA MAINES,	DECEMBER 7, 1983, PETITION FOR RELIEF UNDER PROTECTION FROM ABUSE ACT, filed One (1) copy Certified to Attorney. TEMPORARY PROTECTIVE ORDER, filed AND NOW, to wit, this 7th day of December, 1983, upon presentation and consideration of the within Petition and upon finding that the Petitioner, Mona Maines, is in immediate and present danger of abuse from Respondent, Fredrick Maines, the following Temporary Protective Order is entered: Respondent, Fredrick Maines, is ehreby enjoined from abusing or harrassing Petitioner, Mona Maines, and her two minor children, and ny member of said Petitioner's family. Respondent Fredrick Maines is further exc.uded from the residence in New Millport of Petitioner. THIS ORDER shall remain in effect until a hearing to be held in this matter on the 9th day of December, 1983, at 9:00 o'clock A.M. in the Main Courtroom of the Court-house , Clearfield, Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.	
	83-2176-CD  FREDRICK MAINES,	FEBRUARY 15, 1984. ORDER, filed One (1) copy Certified to Attorney. AND NOW, this 14th day of February, 1984, hearing having been held in teh above-captioned matter on December 9, 1983, at 9:00 a.m. and the aprties having agreed, it is the ORDER of this Court that Fredrick Maines be and hereby is excluded from the residence in New Millport Pennsylvania and is enjoined from abusing and harrassiing Petitioner and her two minor children. Said Order will be in effect until December 9, 1984 BY THE COURT: /s/ John K. Reilly, Jr., President Judge.	
	Pro by Atty.	40.00	
	Atty.	3.00	

R. Denning  
Gearhart

JOAN SCHICKLING,

83-2177-CD

THOMAS SCHICKLING,

Pro	by Atty	40.00
Atty.		3.00

DECEMBER 6, 1983, COMPLAINT FOR CUSTODY, PARTIAL CUSTODY,  
VISITATION, filed by R. Denning Gearhart, Esquire

One (1) copy Certified to Attorney.

RULE RETURNABLE, filed.

AND NOW, this 7th day of December, 1983, upon consideration of the within petition, a Rule is hereby issued upon the Respondent/Defendant to show cause why Plaintiff's/Petitioner's prayer should not be granted.

Rule returnable date is the 20th day of December, 1983, at 9:00 o'clock A.M. in the Main Courtroom, Clearfield, Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

JANUARY 10, 1984, STIPULATION and ORDER filed by  
R. Denning Gearhart

One copy certified to Attorney

## ORDER

AND NOW, this 10 day of January, 1984, upon stipulation of both parties, it is the Order of this Court that custody of Sherry and Tonya Schickling shall be with Joan Schickling and Thomas Schickling shall have visitation rights at times agreeable to both parties, subject to 24-hour notice.  
BY THE COURT, John K. Reilly, Jr., President Judge

	<p>IN RE: COMMITMENT OF ANNA EVANSKY, An Alleged Mentally Disabled Person.</p> <p>83-2178-CD</p>	<p>DECEMBER 8, 1983, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed</p> <p>ANNA EVANSKY has acted in such a manner as to cause me to beleive thatshe is severely mentally disabled. She has been examined by Sarv. K. Gupta, M.D., and was found to be in need of treatment. As the patient is currently in Warren State Hospital recieving involuntary treatment under Section 304, I ask that the court issue an order that the patient be involuntarily committed for another period of inpatient treatment. /s/ Sarv. K. Gupta, MD.</p> <p>I affirm that I have informed the patient of the actions I am taking and have explained to him these pro- cedures and his rights as described in Form MH-785-A. I believe that he does not understand her rights. /s/ Martha E. Christensen.</p> <p>I hereby affirm that I have reexamined Anna Evansky on 11/16/83 to determine if he continues to be severely mentally disabled and in need of treatment..</p> <p>IN MY OPINION: The patient is severely mentally dis- abled and in need of treatment. /s/ Sarv K. Gupta, MD.</p> <p>ORDER, filed</p> <p>NOW, this 5th day of October, 1983, pursuant to Section 109 of the Mental Health Procedures Act 143 effective September 7, 1976, it is hereby ORDERED that J. Richard Mattern, II Esquire be and is hereby appointed Mental Health Review Officer for a period of two (2) years from October 1982 throught October 1984. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p> <p>ORDER, filed</p> <p>NOW, this 18th day of October, 1981, pursuant to the Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that John Sughrue, Esquire or his duly authorized delegate be and is hereby appointed as the attorney to represent alleged severely mentally disabled persons in all hearings conducted by the Mental Health Review Officer, pursuant to said Act. BY THE COURT: /s/ John K. Reilly, President Judge.</p> <p>DECEMBER 9, 1983, MENTAL HEALTH REVIEW OFFICER'S REPORT AND DECREE, filed</p> <p>One (1) copy Certified to Mental Health. DECREE, filed</p> <p>AND NOW, this 9th day of December, 1983, the Mental Health Review Officer's Report is acknowledged. We</p>
	<p>#43864 Pro <i>hy Co.</i> 40.00</p> <p>#43865 R. Milgrub <i>hy Co.</i> 50.00</p> <p>#43866 R. Mattern <i>hy Co.</i> 150.00</p>	<p>approve his recommendation.</p> <p>The Court finds that ANNA EVANSKY continues to be severely mentally disabled.</p> <p>Accordingly, the Court ORDERS that the subject be involuntarily committed to Warren State Hospital, a state mental institution, pursuant to SEction 305 of the Mental Health Procedures Act of 1976, as amended, for in-patient treatment for a period of one hundred (180) days.</p> <p>It is teh FURTHER ORDER of this Court that Clearfeild County pay the fees of J. Richard Mattern II, Esquire, and Richard H. Milgrub, Esquire, and that Warren State Hospital reimburse Clearfield County for said fees, together with filing costs, pursuant to the directive to said state hospital dated January 27, 1977 from Robert M. Daly, M.D., Deputy Secretary for Mental Health. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p>

IN RE: COMMITMENT OF  
WILLIAM MARCINKO, An  
Alleged Mentally  
Disabled Person,

83-2179-CD

CD 43966

Pro Leg Co	40.00
R. Milgrub	100.00
R. Mattern	275.00

DECEMBER 8, 1983, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.  
WILLIAM MARCINKO has acted in such a manner as to cause me to beleive that he is severely mentally disabled. He has been examined by Walter S. Finken, M.D., and was found to be in need of treatment.  
As the patient is currently in Warren State Hospital receiving involuntary treatment under Section 304, I ask that this court issue an order that the patient be involuntarily committed for another period of inpatient treatment. /s/ Walter S. Finken, M.D.  
I affirm that I have informed the patient of the actions I am taking and have explained to him these procedures and his rights as described in Form MH 785-A. I believe that he understands these rights..  
I hereby affirm that I have reexamined William Marcinko on 11/29/83 to determine if he continues to be disabled and in need of treatment.  
IN MY OPINION: The patient is severely mentally disabled and in need of treatment. /s/ Walter S. Finken, MD.  
ORDER, filed  
NOW, this 5th day of October, 1983, pursuant to section 109 of the Mental Health Procedures Act 143 effective September 7, 1976, it is hereby ORDERED that J. Richard Mattern, II, Esquire be and is hereby appointed Mental Health Review Officer for a period of two (2) years from October 1982 throught October 1984. BY THE COURT: /s/ John K. REilly, Jr., Presidente Judge.  
ORDER, filed.  
NOW, this 18th day of October, 1981, pursuant to the Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that John Sughrue, ESquire or his duly authorized delegate be and is hereby appoitned as the attorney to represent alleged severely mentally disabled persons in all hearings conducted by the Mental Health Review Officer, Pursuant to said Act. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.  
DECEMBER 12, 1983, MENTAL HEALTH REVIEW OFFICER'S REPORT AND DECREE, filed  
One (1) copy certified to Mental Health  
DECREE, filed  
AND NOW, this 15th day of December, 1983, the  
Mental Health Review Officer's Report isacknowledged.  
We approve his recommendation.

The Court finds that WILLIAM MARCINKO continues to be severely mentally disabled.  
Accordingly, the Court ORDERES that the subject be involuntarily committed to Warren State Hospital, a state mental institution, pursuant to Section 305 of the Mental Health Procedures Act of 1976, as amended, fro in-patient treatment for a period of up to one hundred eighty (180) days.  
It is the FURTHER ORDER of this Court that Clearfeild County pay the fees of J. Richard Mattern II, Esquire, and Richard H. Milgrub, Esquire, and that Warren State Hospital reimburse Clearfeild County for said fees, together with filing costs, pursuant to the directive to said state hospital dated January 27, 1977 from Robert M. Daly, M.D., Deputy Secretary for Mental Health.  
As there are no criminal charges pending against the subject and as he has not been convicted of any crime or sentenced, and as he is not on parole or probation, the costs of his care at Warren State Hospital shall not be borne by Clearfeild County. BY THE COURT: /s/ John K. Reilly, Jr., President Judge

IN RE: COMMITMENT OF  
ALPHA KEPHART, An  
Alleged Mentally  
Disabled Person,

83-2180-CD

#43858 Pro *by Co.* 40.00  
#43859 R. Milgrub *by Co.* 50.00  
#43860 R. Mattern *by Co.* 175.00

DECEMBER 8, 1983, PETITION FOR INVOLUNTARY TREATMENT,  
MENTAL HEALTH PROCEDURES ACT OF 1976, filed.

ALPHA KEPHART has acted in such a manner as to cause  
me to beleive that she is severely mentally disabled.

She has been examined by Dr. V. Gupta and was found  
to be in need of treatment.

As the patient is currently in Warren State Hospital  
receiving involuntary treatment under Sectin 304, I ask  
that the court issue an order that the patient be invol-  
untarily committed for another period of inpatient treat-  
ment.

I affirm that I have informed the patient of the  
actions I am taking and have explainted to him these pro-  
cedures and his rights as described in Form MH-785- that  
he does not understand his rights. /s/ Martha Christensen.

I hereby affirm that I have reexamined Alpha Kephart  
on 11/18/83 to determine if he continues to be severely  
mentally disabled and in need of treatment.

IN MY OPINION: The patient is severely mentally dis-  
abled and in need of treatment. /s/ V. Gupta, M.D.,  
ORDER, filed

NOW, this 5th day of October, 1983, pursuant to  
section 109 of the Mental Health Procedures Act 143,  
effective September 7, 1976, it is hereby ORDERED that  
J. Richard Mattern, II, Esquire be and is hereby  
appoitned Mental Health Review Officer for a period of  
two (2) years from Octgber 1983 through October 1984.

BY THE COURT: /s/ John K. REilly, Jr., President Judge.  
ORDER, filed

NOW, this 18th day of October, 1981, pursuant to  
the Mental Health Procedures Act 143, effective September  
7, 1976, it is hereby ORDERED that John Sughrue, Esquire  
or his duly authorized delegate be and is hereby appointed  
as the attorney to represent alleged severely mentally  
disabled persons in all hearings conducted by the  
Mental Health Review Officer, Pursuant to said Act. BY  
THE COURT: /s/ John K. REilly, Jr., President Judge.

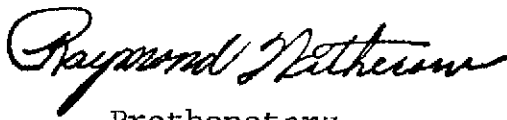
DECEMBER 9, 1983, MENTAL HEALTH REVIEW OFFICER'S  
REPORT AND DECREE, filed

One (1) copy Certified to Mental Health  
AND NOW, this 9th day of DEcember, 1983, the Mental  
Health Review Officer's Report is acknowledged. We  
approve his recommendation.

The Court finds that ALPHA KEPHART continues to be severely mentally disabled.

Accordingly, the Court ORDERS that the subject be infoluntarily committed to Warren state  
Hospital, a state mental institution, pursuant to Section 305 of the Mental Health Procedures  
Act of 1976, as amended, for in-patient treatment for a peiod of one Hundred eighty (180) days.  
It is the FURTHER ORDER of this Court that Clearfield County pay the fees of J. Richard Mattern  
II, Esquire, and Richard H. Milgrub, Esquire, and that Warren State Hospital reimburse Clear-  
field County for said fees, together with filing costs, pursuant to the directive to said state  
hospital dated January 27, 1977 from Robert m. Daly, M.D., Deputy Secretary for Mental Health.

BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

Joseph Colavecchi	LEONARD MARTELL, t/d/b/a MARTELL SALES & SERVICE	DECEMBER 8, 1983, COMPLAINT IN ASSUMPSIT, filed by Joseph Colavecchi, Esquire One (1) copy Certified to Sheriff Three (3) copies Certified to Attorney. DECEMBER 27, 1983, SHERIFF'S RETURN, filed Now, December 8, 1983, Richard V. Waite, Sheriff of Centre County was deputized by Chester A. Hawkins, Sheriff of Clearfield County to serve the within Complaint in Assumpsit on George Fleck t/d/b/a Fleck's Family Restaurant, defendant. Now, December 16, 1983 served the within Complaint in Assumpsit on George Fleck t/d/b/a Fleck's Family Restaurant, defendant by deputizing the Sheriff of Centre County. The return of Sheriff Waite is hereto attached and made a part of this return stating that he served James Fleck. So answers, Chester A. Hawkins, Sheriff by Marilyn Wood. APRIL 10, 1984, PRAECIPE FOR JUDGMENT filed by Joseph Colavecchi The Defendant, George Fleck, trading and doing business as Fleck's Family Restaurant, having been served on December 16, 1983, and no answer having been filed, a further ten (10) day notice was then given to George Fleck on January 6, 1984, a copy of said notice being attached to this Praecipe. No answer still having been filed to the Complaint in Assumpsit, please assess damages against George Fleck t/d/b/a Fleck's Family Restaurant as follows: 1. Amount of Debt: \$238.54 2. Interest at the rate of 6% per annum from 12/8/83 to 4/10/84: 4.76 3. Costs to Date; 76.20 TOTAL AMOUNT OF JUDGMENT: \$319.50 s/Joseph Colavecchi  Judgment is entered in favor of the Plaintiffs and against the Defendants for a total of Three hundred Nineteen and 50/100 Dollars for failure to file an Answer.  Debt \$319.50
Pro by Atty. 40.00 Atty. Shff. Hawkins, by Atty. 3.00 Shff. Waite by Atty. 10.75 Pro by Atty 25.45 Pro 9.00 Pro 10.00 2.00	GEORGE FLECK, t/d/b/a FLECK'S FAMILY RESTAURANT,	DEFAULT JUDGMENT   Prothonotary  APRIL 18, 1984, PRAECIPE TO TRANSFER CERTIFIED COPY OF JUDGMENT TO CENTRE COUNTY COURTHOUSE filed by Joseph Colavecchi Please transfer a certified copy of the above Judgment against George Fleck, t/d/b/a Fleck's Family Restaurant, to the Prothonotary's Office in Centre County, at Bellefonte, Pennsylvania. s/Joseph Colavecchi APRIL 18, 1984, EXEMPLIFIED RECORD MAILED TO PROTHONOTARY OF CENTRE COUNTY  APRIL 23, 1984, SUBPOENA filed by Joseph Colavecchi, Esq. One copy certified to Attorney. APRIL 27, 1984, AFFIDAVIT OF SERVICE filed. Frank Notor, Constable, being duly sworn according to law, deposes and says that on the 25th day of April 1984, at about 3:30 o'clock p.m., he served a Subpoena in the above-captioned action on George Fleck, Defendant, by handing to and leaving with said George Fleck, personally, at his restaurant George Fleck to his wife at 14 No. Front Street, Philipsburg, Pa. 16866., a true and correct copy of said Subpoena. s/Frank Notor, Constable.



Dec 8  
8:30 a.m.

83-2183-CD

MELLON BANK, N.A.

EUGENE H. HUTTON and  
LUCY A. HUTTON

Pro by Plff. 9.00  
o.c. 6.50  
Rec by Plff 5.00

DECEMBER 8, 1983, AGREEMENT TO REVIVE, Filed. To  
Revive and Continue Lien entered to 78-2836-CD.  
By Virtue of Agreement contained herein, Judgment  
is entered in favor of the Plaintiff and against the  
Defendants in the sum of Seventeen Thousand One Hundred  
Sixty-nine and 60/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving  
Stay, Inquisition and Exemption.  
Debt \$17,,169.60  
Atty. Comm. 20%  
Interest from September 25, 1978.  
Filed and Entered by Plaintiff, December 8, 1983,  
Judgment

Raymond Wetherow  
Prothonotary

And Now, 2 day of Feb 1984 By paper  
Filed, the above judgment is satisfied in full of debt,  
Interest and cost.  
Attest: Raymond Wetherow  
Prothonotary

Dec 9  
8:30 a.m.

83-2184-CD

COMMONWEALTH OF PENNA  
DEPARTMENT OF REVENUE  
PO Box 2055  
Harrisburg, PA

GEORGE C. SMEAL and  
DEBRA L. SMEAL  
412 Turnpike Avenue  
Clearfield, PA 16830

Pro by Plff 9.00

DECEMBER 9, 1983, CERTIFIED COPY OF LIEN, PENNSYLVANIA  
INCOME TAX (PA-40), filed.  
Pursuant to the laws of the Commonwealth of Pennsy-  
lvania, Judgment is entered in favor of the Plaintiff  
and against the Defendants in the sum of Four Hundred  
Forty-four and 76/100 Dollars.  
Debt \$444.76  
Filed and Entered by Plaintiff, December 9, 1983.  
Judgment

Raymond Wetherow  
Prothonotary



UNITED STATES OF AMERICA

83-2185-CD

JOHN L. RUSSELL and  
PEARL RUSSELL

Pro *Sup. Diff.* 9.00

DECEMBER 9, 1983, JUDGMENT ROLL from United States  
Distrist Court for the Western District of Pennsylvania.  
AND NOW, this 6th day of December, upon filing of  
Complaint in Confession of Judgment on December 5, 1983,  
Judgment is hereby entered in favor of the Plaintiff,  
United States of America and agianst the Defendants John  
L. Russell and Pearl Russell in the sum of \$3,143.68 to-  
gether with interest at the rate of 6% per annum from  
June 30, 1982 to date of judgment, plus interest from  
the date of judgment at 9.93% per annum, costs and for  
such other and further relief as is just and proper. /s/  
Gilbert W. Conley, Clerk.  
Debt \$3,143.68  
Interest from June 30, 1982, @ 6% per annum.  
Field and Entered by Attorney, December 9, 1983.  
Judgment.

*Gilbert W. Conley*

Prothonotary

FOURTEEN (14) REIMBURSEMENT AGREEMENTS, filed. December 9, 1983, 12.30 p.m.

COMMONWEALTH OF PENNSYLVANIA, DEPARTMENT OF PUBLIC WELFARE, Harrisburg, PA

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 (\$5,000.00) Dollars. with Costs. Pro by Plff. 9.00

JUDGMENT

*Raymond J. Peterson*  
Prothonotary

NUMBER	NAME AND ADDRESS OF DEFENDANTS	DATE
SAT 12/06/93 83-2186-CD	SEPT 27, 1988 SNP 88-1548-CD Betty A. Roland, PO Box 124, Westover, PA	9/22/83
SAT 12/08/93 83-2187-CD	SEPT 27, 1988 SNP 88-1550-CD Betty Elaine Travis, PO Box 44, Brisbin, PA	9/13/83
12/08/93 83-2188-CD	SEPT 27, 1988 SNP 88-1552-CD Henry E. Waugh, Grace I. Waugh, RD 1, Box 499, LaJose, PA	8/8/83
11/12/90 S.S.O. by DEF 83-2189-CD	SEPT 27, 1988 SNP 88-1547-CD Judy S. Ogden, 417 Lane St., DuBois, PA 15801	9/13/83
12/08/93 83-2190-CD	SEPT 27, 1988 SNP 88-1543-CD James Lannen, Maryanne Lannen, PO Box 144, Morrisdale, PA 16858	8/11/83
83-2191-CD	Sylvia M Knepp, 433 N. Pine St., Curwensville, PA 16833 12/4/84 last copy paper galeone (no S.S.O)	10/4/83
12/08/93 83-2192-CD	SEPT 27, 1988, SNP 88-1553-CD Kenneth D. Williams, Janice E. Williams, 125 Hill St., Clearfield, PA	9/15/83
83-2193-CD	SEPT 27, 1988 SNP 88-1542-CD Kenneth M. Laird, Debra N. Laird, 406 E. 6th St., Clearfield, PA	11/4/83
4-27-93 83-2194-CD	SEPT 27, 1988 SNP 88-1540-CD David L. Gustafson, RD 1, Box 340-F. Morrisdale, PA 16858	9/16/83
12/08/93 83-2195-CD	SEPT 27, 1988 SNP 88-1538-CD Ronald G. Gardner, Sharon L. Gardner, PO Box 97, Irvona, PA	9/8/83
12/08/93 83-2196-CD	SEPT 27, 1988, SNP 88-1546-CD Mary Ann L. Nicastro, 133 E. Scribner Ave., DuBois, PA	10/27/83
83-2197-CD	Pearl Dailey, PO Box 51, Allport, PA	9/22/83
12/08/93 83-2198-CD	SEPT 27, 1988, SNP 88-1541-CD Mary Ann Josefik, PO Box 41, Grassflat, PA	10/11/83
12/08/93 83-2199-CD	SEPT 27, 1988 SNP 88-1551-CD Vincent C. Warner, Joan C. Warner, Rd 2, Box, Cherry Tree, PA	10/18/83

		THIRTEEN (13) REIMBURSEMENT AGREEMENTS, filed. December 9, 1983, 12:30 p.m.	
		COMMONWEALTH OF PENNSYLVANIA, DEPARTMENT OF PUBLIC WELFARE, Harrisburg, PA	
		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 (\$5,000.00) Dollars,	
		with costs. Pro by Plff. 9.00	
	Judgment		
		<div>Prothonotary</div>	
	NUMBER	NAME AND ADDRESS OF DEFENDANTS	DATE
	83-2200-CD	Betty Dickinson, Rd, Box 517, Olanta, PA 16863	9/8/83
	83-2201-CD	Betty Dickinson, RD Box 517, Olanta, PA	9/8/83
SAT	12/08/93 83-2202-CD	SEPT 27, 1988 SNP 88-1549-CD John Roger Stewart, Gloria J. Stewart, 516 Pruner St., Osceola Mills, PA 16666	9/21/83
SAT	83-2203-CD	SEPT 27, 1988 SNP 88-1544-CD Andrew Matier, Ida Matier, PO Box 46, Morann, PA	10/5/83
	83-2204-CD	SEPT 27, 1988 SNP 88-1534-CD Edward John Aughenbaugh, Gladys May Aughenbaugh, RD #3. Box 73-A, Clearfeild, PA	9/15/83
SAT	12/08/93 83-2205-CD	SEPT 27, 1988 SNP 88-1537-CD Paul H. English, Shirley M. English, PO Box 373, Bigler, PA	10/31/83
	83-2206-CD	SEPT 27, 1988 SNP 88-1539-CD Agnes F. Gavlock, RD #1, Box 76-A. Clearfield, PA	10/18/83
	12/08/93 83-2207-CD	SEPT 27, 1988 SNP 88-1536-CD Gilbert M. Daubs, Ruth A. Daubs, Rd 1, Box 433-A-1, Morrisdale, PA	9/9/83
	83-2208-CD	Janice L. Barther, RD 3, Box 217, DuBois, PA	9/16/83
	83-2209-CD	William B. Gromley, PO Box 64, Burnside, PA	9/26/83
SAT	12/08/93 83-2210-CD	SEPT 27, 1988 SNP 88-1545-CD Fred McGee, Susan McGee, Rd 1, Box 32-A, Grampian, PA	10/24/83
	12/08/93 83-2211-CD	SEPT 27, 1988 SNP 88-1535-CD Stephen Ball, LaRue Ball, Coalport, PA	9/13/83
	83-2212-CD	Jon A. Peterson, Rd, Box 165, DuBois, PA	10/19/83

Benjamin S.  
Blakley,

JOSEPH E. NELSON

83-2213-CD

GEORGIA R. NELSON

Pro	by Atty	40.00
Atty.		3.00

DECEMBER 9, 1983, COMPLAINT FOR CUSTODY, filed by Benjamin S. Blakley, Esquire  
One (1) copy Certified to attorney.  
ORDER, filed.  
YOU, GEORGIA R. NELSON, have been sued in Court to obtain custody of your child, namely, JOSEPH E. NELSON, JR.  
YOU, are ordered to appear in person at the Clearfield County Courthouse on the 4th day of January, 1984, at 9:00 o'clock a.m. for a pre-hearing conference.  
YOU are further ordered to bring with you said child, JOSEPH E. NELSON, JR., if he is in your possession.  
If you fail to appear as provided for in this Order, or to bring the said child, as Order for Custody may be entered against you or the Court may issue a warrant for arrest.  
YOU SHOULD TAKE THIS PAPER TO YOUR LAWYER AT ONCE. IF YOU DO NOT HAVE A LAWYER OR CANNOT AFFORD ONE, GO TO OR TELEPHONE THE OFFICE SET FORTH BELOW TO FIND OUT WHERE YOU CAN GET LEGAL HELP.  
Raymond Witherow, Prothonotary, Clearfeild County Courthouse, Clearfeild, PA 16830 BY THE COURT: /s/ John K. REilly, Jr., President Judge  
DECEMBER 16, 1983, AFFIDAVIT OF MAILING, filed by Benjamin S. Blakley, III

David F. Megnin	BERNICE HEFFELFINGER,	DECEMBER 12, 1983, PRAECIPE FOR WRIT OF SUMMONS IN TRESPASS, filed by David F. Megnin, Esquire Please issue a Writ of Summons in Trespass in favor of the Plaintiff and against the defendants in the above-captioned action.
	83-2214-CD	DECEMBER 12, 1983, WRIT OF SUMMONS IN TRESPASS ISSUED TO SHERIFF FOR SERVICE.
		JANUARY 16, 1984, SHERIFF'S RETURN filed. Now, December 14, 1983 served within Summons in Trespass on William Randolph, President of National American Corp. Now, December 14, 1983 served within Summons in Trespass on William Randolph for Frank Taylor. Now, December 14, 1983 served within Summons in Trespass on William Randolph for Stephen Willems. So answers, Chester A. Hawkins by Marilyn Wood
Robert J. Pfaff Scott V. Jones	FRANK TAYLOR, STEPHEN P. WILLEMS nad <del>NATIONAL</del>	MARCH 12, 1984, PRAECIPE FOR RULE TO FILE A COMPLAINT filed by Scott V. Jones Enter our appearance in the above-captioned matter on behalf of Defendant, STEPHEN P. WILLIAMS, and enter a Rule upon the Plaintiff, BERNICE HEFFELFINGER, to file a Complaint against the Defendant, STEPHEN P. WILLEMS, within twenty (20) days or suffer a judgment of non pros. s/Scott V. Jones
James H. DeVittorio James H. DeVittorio	<del>AMERICAN CORPORATION,</del> RECREATIONAL LAND CORPORATION  THE PROPERTY OWNERS ASSOC. OF TREASURE LAKE Add'l deft.	MARCH 14, 1984, RULE ISSUED ON ATTORNEY FOR PLAINTIFF BY REGULAR MAIL MAY 23, 1984, COMPLAINT, filed by David F. Megnin, Esq. No Copies.
Shff atty 23.60 Surg. atty 2.00 JUL 6/85 4.00	Pro by Atty. 20.00 Atty. 3.00 Shff by Atty 22.35 Pro <i>by Atty</i> 20.00 <i>P.R.</i> Pro <i>by Atty</i> 9.75 DFM Pro by Atty 5.00	JUNE 12, 1984, PRAECIPE FOR APPEARANCE, filed. Kindly enter my Appearance as counsel of record for Defendant, FRANK TAYLOR, in the above-entitled action. By /s/ Robert J. Pfaff JUNE 11, 1984, ANSWER WITH NEW MATTER OF DEFENDANT STEPHEN P. WILLEMS, filed by Scott V. Jones, Esquire.  JUNE 26, 1984, ANSWER AND NEW MATTER filed by Robert J. Pfaff, Esquire.  JUNE 26, 1984, AFFIDAVIT OF SERVICE filed by Scott V. Jones. (on David F. Megnin)  JULY 2, 1984, AFFIDAVIT OF SERVICE, filed by David F. Megnin, Esq.  JULY 2, 1984, AFFIDAVIT OF SERVICE, filed by David F. Megnin, Esq.
	JULY 13, 1984, DEFENDANT NATIONAL AMERICAN COPRORATION'S PRELIMINARY OBJECTIONS, filed CERTIFICATE OF SERVICE, filed  I hereby certify that a certified copy of the foregoing Preliminary Objections was mailed to all counsel of record by depositing the same in the United States mail, postage prepaid, this 13th day of July, 1984 addressed as follows; David F. Megnin, Esquire, Attorney for Plaintiff, 201 South McKean street, Kittanning, Penna. 16201, Robert J. Pfaff, Esquire, Attorney for Defendant Frank Taylor, 420 Allegheny Street, Hollidaysburg, Pa. 16648, Scott V. Jones, Esquire, Attorney for Defendant Stephen P. Williams, Blakley and Jones, 406 Deposit Bank Building, Dubois, Penna. 15801 So says Joseph Lee, Attorney.  JULY 20, 1984, PRAECIPE TO PLACE DEFENDANT NATIONAL AMERICAN CORPORATIONS PRELIMINARY OBJECTIONS AN ARGUMENT LIST, filed JULY 20, 1984, CERTIFICATE OF SERVICE, filed by Joseph J. Lee Esquire.,  JULY 23, 1984, REPLIES TO NEW MATTER, filed by David F. Megnin  AUGUST 15, 1984, ANSWERS TO DEFENDANT STEPHEN P WILLEMS 'S INTERROGATORIES DIRECTED TO THE PLAINTIFF FOR ANSWER, filed by David F. Megnin, Atty.  MARCH 27, 1985, DEFENDANT STEPHEN P. WILLEMS REQUEST FOR PRODUCTION DIRECTED TO PLAINTIFF, filed by Scott V. Jones, Esq  MAY 9, 1985, MOTION FOR SANCTIONS OF DEFENDANT STEPHEN P. WILLIAMS, filed by Scott V. Jones, Esq. MAY 9, 1985, CERTIFICATION OF SERVICE, filed. I hereby certify that a true and correct copy of the within Motion for Sanctions of Defendant STEPHAN P. WILLIAMS has been served by me by placing the same in the u.s. regular mail, first class, postage pre-paid on May 7, 1985, upon the following: David F. Megin, Esq. Robert J. Ffaff, Esq. Joseph J. Lee, Esq.  /s/ Scott V. Jones, Esq.  JUNE 7, 1985, NOTICE OF SERVICE, filed by David F. Megnin, Esquire  SEPTEMBER 26, 1985, PRAECIPE, filed. Please adjust your records to reflect the undersigned as co-counsel for Defendant, National American Corporation in the above-captioned action. Service of all papers may be perfected at P.O. Box 411, Ridgway, pennsylvania. /s/ James H. DeVittioro  NOVEMBER 27, 1985, NOTICE OF DEPOSITION OF STEPHEN P. WILLEMS, filed by James H. Devittorio, Esq.	

Cont'd to Pg. 416

MELLON BANK, N.A.,  
Pittsburgh, PA 15224

D. S. B. -- DATED APRIL 18, 1979.

Pay on Demand.

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

DARRELL R. GRAHAM and  
CAROL GRAHAM,  
West Decatur, PA 16878

Debt \$5,563.20

Atty. Comm. 20%

Interest from April 18, 1979.

Filed and Entered by Plaintiff, December 12, 1983.

Judgment

Pro by Plff. 9.00

Pro by Plff. 5.00


*Raymond W. Wickham*  
Prothonotary

DECEMBER 12, 1983, Notice of Entry of Judgment mailed  
to Defendant.

And Now, 8 day of Dec 1983 By paper  
filed, the above in full of debt;  
Interest and cost.

Attest: *Raymond W. Wickham*  
Prothonotary

David P. King	JOHN J. TONEY,	DECEMBER 12, 1983, COMPLAINT IN DIVORCE, filed by David P. King, Esquire One (1) copy Certified to attorney. MARCH 1, 1985, AFFIDAVIT OF SERVICE, filed . The undersigned hereby swears and affirms that Defendant accepted service of the Complaint in Dviorce in accordance with Rule 1011 of the Rules of Civil Procedure on December 15, 1983, in the Law Office of David P. King, 201 Beaver Drive, DuBois, Pennsylvania. (See attachment) /s/ David P. King, Esquire.
12/12/83 \$75.00 Pd. by Atty.	83-2216-CD	MARCH 1, 1985, AFFIDAVIT OF CONSENT OF JOHN J. TONEY, filed.
Clfd Trust	DEBRA D. TONEY,	MARCH 1, 1985, AFFIDAVIT OF CONSENT OF DEBRA D. TONEY, filed.
		MARCH 1, 1985, PRAECIPE TO TRANSMIT RECORD, filed by David P. King, Esquire. DIVORCE, filed. AND NOW, the 1st day of March 1985; We, therefore DECREE that JOHN J. TONEY be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between himself and DEBRA D. TONEY. 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, and further, the terms of the Settlement AGreement between the parties dated April 5, 1984, is incorporated in this Order by reference thereto.
	Pro 40.00 Pro .50	The Prothonotary is directed to pay the Court costs,
Ck#4922 Trns to reg acct. \$75.00 Pro. 40.50 #11691 Atty 34.50 \$75.00		as noted herein, out of the deposits received and then remit the balance to the plaintiff. by the court: /s/ John K. Reilly, ;Jr., President Judge. MARCH 12, 1985, VITAL STATISTICS FORM MAILED TO THE DEPARTMENT OF HEALTH, NEW CASTEL, PA.

<p>Dec. 12 2:30 p.m.</p>	<p>COUNTY NATIONAL BANK Clearfield, PA 16830</p> <p>83-2217-CD</p> <p>CECIL GREGORY BEISH Box 211-B West Decatur, PA 16878</p> <p>Pro by Plff 9.00</p>	<p>D. S. B. -- DATED JULY 1, 1983.</p> <p>Pay 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 Thousand Two Hundred Eighty-eight and 49/100 Dollars with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$9,288.49</p> <p>Atty. Comm.</p> <p>Interest from July 1, 1983.</p> <p>Filed and Entered by Plaintiff, DEcember 12, 1983.</p> <p>Judgment</p> <p> Prothonotary</p> <p>DECEMBER 12, 1983 Notice of Entry of Judgment mailed to Defendant.</p>	



[illegible]

J. Richard  
Ifert

KEYSTONE NATIONAL BANK.

83-2219-CD

Marjorie J.  
Scharpf  
Keystone  
Legal  
Services

NORMAN W. KEPHART and  
MARGARET KEPHART,

DECEMBER 12, 1983, PRAECIPE TO PROCEED IN FORMA PAUPERIS, filed by Marjorie J. Scharpf, Esquire

Kindly allow Norman W. Kephart and Margaret Kephart to proceed in forma pauperis.

I, Marjorie J. Scharpf, attorney for the party proceeding in forma pauperis, certify that I believe the party is unable to pay the costs and that I am providing free legal services to the party. The party's affidavit showing inability to pay the costs of litigation is attached hereto.

AFFIDAVIT IN SUPPORT OF PETITION TO PROCEED IN FORMA PAUPERIS, filed.

One (1) copy Certified to Attorney.

DECEMBER 12, 1983, NOTICE OF APPEAL FROM J.P., Michael A. Rudella, filed

PARAECIPE TO ENTER RULE TO FILE COMPLAINT AND RULE TO FILE, filed

Enter rule upon Keystone National Bank, appellee, to file a complaint in this appeal (Common Pleas No. 83-2219-CD) within twenty (20) days after service of rule or suffer entry of judgment of non pros.

RULE: To Keystone National Bank, appellee.

DECEMBER 19, 1983, TRANSCRIPT OF PROCEEDINGS, filed.

DECEMBER 15, 1983, PROOF OF SERVICE OF NOTICE OF APPEAL AND RULE TO FILE COMPLAINT, filed by Marjorie Scharpf, Esquire.

AFFIDAVIT: I hereby swear or affirm that I served a copy of the Notice of Appeal, Common Pleas No. 83-2219-CD upon the District Justice designated therein on 12/13/83 by certified mail, sender's receipt attached hereto and upon the appellee, Keystone National Bank, on December 13, 1983 by certified mail, sender's receipt attached hereto.

AND FURTHER that I served the Rule to File a Complaint accompanying the above Notice of Appeal upon the appellee to whom the Rule was addressed on Dec. 13, 1983, by certified mail, sender's receipt attached hereto.

DECEMBER 22, 1983, RETURN RECEIPTS filed.

JANUARY 4, 1984, COMPLAINT IN REPLEVIN filed by J. Richard Ifert

Two copies certified to Attorney

JANUARY 27, 1984, PRELIMINARY OBJECTIONS, filed Marjorie J. Scharpf, Esquire.

Three (3) copies Certified to Attorney.

MAY 31, 1984, MOTION FOR CONTINUANCE OF ARGUMENT ON PRELIMINARY OBJECTION, filed by Keystone Legal Service. One Copy Certified to Keystone Legal Service.

ORDER

AND NOW, this 29 day of May, 1984, after consideration of Defendants Motion to Continuance of Argument on Preliminary Objections, it is the ORDER OF THIS COURT THAT:

Argument on Preliminary Objections will be held on June 15, 1984 at 9:30 o'clock a.m. in the Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT, /s/ John K. Reilly, Jr., President Judge

JUNE 7, 1984, MOTION FOR WITHDRAWAL OF PRELIMINARY OBJECTIONS, filed by James P. Johnson, Esquire.

ORDER filed.

AND NOW, this 7th day of June 1984, after consideration of Defendant's Motion, it is hereby ORDERED that:

Argument on the Preliminary Objections originally scheduled for June 15, 1984 at 9:30 a.m., in the Clearfield County Courthouse, Clearfield, Pennsylvania, are hereby withdrawn and Defendants are required to file an Answer within twenty (20) days. BY THE COURT, s/John K. Reilly, Jr., President Judge

AUGUST 20, 1984, CONSENT ORDER, filed.

AND NOW, THIS 20th day of August, 1984, upon submission to and review by this court of the Stipulated Settlement between Keystone National Bank and Norman W. Kephart and Margaret Kephart, does hereby ORDER that the terms and conditions of the Stipulated Settlement are approved and that judgment is entered in favor of the Plaintiff and against the Defendants for possession of the mobile home specified in the Complaint and further that no execution shall be issued upon this judgment until such time as the Defendants are 90 days delinquent in payment, per the Stipulation; and further that no additional Order of Court shall be necessary to enforce such judgment upon proof of the aforespecified delinquency. BY THE COURT, /s/John K. Reilly, Jr., P.J. One certified to Keystone Legal Services.

# 43857

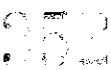
Pro  
J.R.I.  
Pro

by Co.  
by atty

15.00

40.00





Peter F. Smith	COUNTY NATIONAL BANK,	DECEMBER 13, 1983, PRAECIPE, filed Please issue Summons in the above captioned matter directing the Sheriff to serve said Summons upon the following: Moore & Eshelman, 201 East Market Street, Clearfield, PA 16830, Att: C. E. McMillan, and Fidelity & Deposit Co. of Md., 723 Grant bldg., Pittsburgh, PA
	83-2221-CD	DECEMBER 13, 1983, WRIT OF SUMMOSN IN ASSUMPSIT ISSUED TO SHERIFF FOR SERVICE.
Harry N Sydor	FIDELITY AND DEPOSIT COMPANY OF MARYLAND,	JANUARY 19, 1984, PRAECIPE FOR APPEARANCE, filed by Harry N. Sydor Please enter my appearance of record on behalf of Fidelity & Deposit Company of Maryland, Defendant. FEBRUARY 1, 1984, SHERIFF'S RETURN filed. Now, December 15, 1983 served within Summons in Assumpsit on Ken McMillan for Moore & Eshelman. Now, December 14, 1983, Eugene L. Coon, Sheriff of Allegheny County was deputized. Now, January 4, 1984, served within Summons in Assumpsit on Fidelity & Deposit Co. of Maryland, return of Sheriff Coon hereto attached. So answers, Chester A. Hawkins by Marilyn Wood
		JULY 24, 1984, PRAECIPE TO DISCONTINUE, filed. Please discontinue the above acyion and mark the record satisfied upon payment of costs./s/ W. U. Smith, Atty  <u>SATISFIED</u>
	Pro by Atty 20.00 Atty. by Atty 3.00 Shff Hawkins by Atty 13.75 Shff Coon by Atty 12.50 Notary by Atty 1.50 PRO by 5.00	

Paul Silberblatt	GERALDINE M. WISE,	DECEMBER 13, 1983, COMPLAINT IN DIVORCE, filed by Paul Silberblatt, Esquire One (1) copy Certified to Attorney.
12/13/83 \$75.00 Pd by Atty.	83-2222-CD	DECEMBER 14, 1983, ACCEPTANCE OF SERVICE, filed AND NOW, this 13th day of December, 1983, I, William M. Wise, Defendant in the above-captioned divorce, do hereby acknowledge receipt of a true and attested copy of the Complaint in Divorce and do hereby accept service of same. /s/ William M. Wise.
Clfd Trust	WILLIAM M. WISE,	FEBRUARY 24, 1984, ANSWER TO COMPLAINT IN DIVORCE, COUNTER-CLAIM filed by Allen C. Welch One copy certified to Attorney
		JUNE 1, 1984, PRAECIPE, filed by Paul Silberblatt, Esquire The parties to the above action having arrived at an equitable division of marital property, you are hereby authorized to discontinue Count II of Plaintiff's Complaint.
		JUNE 1, 1984, PRAECIPE TO TRANSMIT RECORD, filed by Allen .c. Welch, Esquire AFFIDAVIT, filed. Before me, the undersigned authority, personally appeared ALLEN C. WELCH, Esquire, who, being duly sworn according to law, deposes and states that the facts set forth in the foregoing Petition for Entry of Decree are true and correct to the best of his knowledge, information and belief. /s/ Allen C. Welch, Esquire.
		JUNE 1, 1984, AFFIDAVIT OF CONSENT OF GERALDINE M. WISE, filed
		JUNE 1, 1984, AFFIDAVIT OF CONSENT OF WILLIAM M/ WISE, filed.
	Pro 40.00 Pro .50	JUNE 1, 1984, PETITION FOR ENTRY OF DECREE, filed by Allen C. Welch, Esquire. FINAL DECREE, filed AND NOW, this 1st day of June, 1984, this action
Ck#4734 Trans to reg acct. \$75.00 Pro. 40.50 #11409 Atty 34.50 \$75.00		having been considered by the Court, and the Court being satisfied that the parties have knowingly and intelli-
		tently executed Affidavits of Consent under Section 201(c)
		of the Pennsylvania Divorce Doce, IT IS HEREBY ORDERED AND DECREED that the bonds of marriage between the Plaintiff, GERALDINE M. WISE, and the Defendant, WILLIAM M. WISE, are dissolved because the marriage is irretrievably broken. BY ATHE COURT: /s/ John K. Reilly, Jr., President Judge.
		JUNE 12, 1984, VITAL STATISTICS FORM MAILED TO DEPARTMENT OF HEALTH, HES CASTLE, PA.

COMMONWEALTH OF PENNA  
DEPARTMENT OF REVENUE  
PO Box 2055  
Harrisburg, PA

DECEMBER 14, 1983, CERTIFIED COPY OF LIEN, PENNSYLVANIA  
INCOME TAX EMPLOYER WITHHOLDING TAX, filed.

Pursuant to the laws of the Commonwealth of Pennsy-  
lvania, Judgment is entered in favor of the Plaintiff  
and against the Defendants in the sum of Nine Thousand  
Two Hundred Forty and 62/100 Dollars.

Debt \$9,240.62 (Tax, plus Int.  
comp. 12/31/83)

Dec 14.  
8:30 a.m.

83-2223-CD

Filed and Entered by Plaintiff, December 14, 1983.

Judgment

  
Prothonotary

RICHARD L. MANEY  
RD 1  
Frenchville, PA

Pro by Plff 9.00



Elizabeth Cunningham	CATHY ILENE TIMBLIN  WALTER P. TIMBLIN	DECEMBER 14, 1983, PETITION FOR WRIT OF SUMMONS, filed by Elizabeth Cunningham, Esquire Please issue a Writ of Summons against the above-captioned Defendant. Defendant's Address - Mr. Fred G. Wilks, RD #3 - Box 177, Philipsburg, PA 16866
	83-2225-CD	DECEMBER 14, 1983, WRIT OF SUMMONS IN IRESPASS ISSUED BACK TO ATTORNEY, ELIZABETH CUNNINGHAM, FOR SERVICE. <u>JANUARY 5, 1984, SHERIFF'S RETURN</u> filed. Now December 16, 1983 served within Summons & Interrogatories on Fred G. Wilks. So answers, Chester A. Hawkins by Marilyn Wood
<del>xxxxx</del> <del>xxxxxxx</del> Jane ann Thompson	FRED G. WILKS,	JANAURY 30, 1984, PRAECIPE FOR APPEARANCE, filed by John L. McIntyre, Esquire Kindly enter my appearance as counsel of record for Defendant, FRED G. WILKS, in the above-entitled action.  JANAURY 30, 1984, PRAECIPE FOR RULE TO FILE COMPLAINT, filed by John L. McIntyre, Esquire. Please enter a Rule upon the Plaintiff, CATHY ILENE TIMBLIN, to file a Complaint in the above-captioned matter within twenty (20) days of the date of service of said Rule.  JANUARY 30, 1984, RULE ISSUED TO JOHN L. MCINTYRE TO MAKE THE SERVICE.  <u>FEBRUARY 3, 1984, CERTIFICATE OF SERVICE OF RULE TO FILE COMPLAINT</u> filed by John L. McIntyre <u>FEBRUARY 17, 1984, ANSWERS TO PALINTIFF'S INTERROGATORIES</u> filed by J. L. McIntyre <u>MARCH 2, 1984, COMPLAINT</u> filed by Elizabeth Cunningham One copy certified to Attorney <u>APRIL 5, 1984, ANSWER AND NEW MATTER</u> , filed by John L. McIntyre, Esquire. <u>APRIL 11, 1984, ANSWER TO NEW MATTER</u> , filed by Elizabeth Cunningham, Esquire. One copy certified to Attorney. <u>MAY 14, 1984, NOTICE OF DEPOSITION of Cathy Ilene Timblin</u> , filed by John L. McIntyre, Esquire <u>MAY 14, 1984, NOTICE OF DEPOSITION of Fred G. Wilks</u> , filed by Elizabeth Cunningham, Esquire One Copy Certified to Attorney.
	Pro by Atty 20.00 Atty. 3.00 Shff by Atty 17.15 Pro by Atty 20.00 Pro by atty 5.00	<del>JULY-27,-1984, PRAECIPE FOR</del> SUBSTITUTION OF COUNSEL OF RECORD, filed. Kindly substitute JANE ANN THOMPSON as Counsel of record for FRED G. WILKS in the above captioned case. Please mail all notices to me at the address set forth herein below, Meyer, Darraugh, Buckler, Bebenek & Eck, 2500 Grant Building, Pittsburgh, Pa. 15219 So says Jane Ann Thompson, Atty  DEPOSITION OF CATHY ILENE TIMBLIN, filed BY Mary Kay Miller, Reporte  AUGUST 10, 1984, NOTICE OF DEPOSITION, OF CARROLL PRENTISS OSGOOD, M.D., filed by Elizabeth Cunningham, Esq J. L. McIntyre  SEPTEMBER 25, 1984, PRAECIPE TO PLACE ON TRIAL LIST, filed. One certified to atty. Please place the above case on the trial list. Jury trial demanded. /s/ Elizabeth Cunningham, Esquire. <u>OCTOBER 23, 1984, PRAECIPE FOR DISCONTINUANCE</u> , filed. Please mark the above-captioned case discontinued, settled and closed, /s/ Elizabeth Cunningham, Esq.
		*****SETTLED DISCONTINUED CLOSED*****



<div>David P. King CHRISTOPHER J. SHAW</div>	<div>CLAIR J. SENIOR,</div>	<div>DECEMBER 15, 1983, COMPLAINT IN DIVORCE, filed by David P. King, Esquire One (1) copy Certified to Attorney.  NOVEMBER 3, 1988 PRAECIPE FOR ENTRY OF APPEARANCE filed, on behalf of Plaintiff, CLAIR J. SENIOR, by CHRISTOPHER J. SHAW, ESQUIRE. PRAECIPE FOR ENTRY OF APPEARANCE Please enter my appearance on behalf of the Plaintiff CLAIR J. SENIOR, in the above captioned action. /s/ Christopher J. Shaw, Esquire.  NOVEMBER 8, 1988AMENDED COMPLAINT filed. on behalf of CLAIR J. SENIOR, Plaintiff by Christopher J. Shaw, Esq. 1/ Cert to Atty.  NOVEMBER 14, 1988 AFFIDAVIT OF SERVICE filed. Personally appeared before me, the undersigned officer, DAVID P? KING, ESQ., who being duly sworn according to law, deposes and says that service of the Complaint in Divroce at the above term and number was served upon the defendant by sending to her a true and certified copy of said Complaint by certified mail, return receipt requested, on the 15th day of December, 1983, said Complaint sent to her last known address, and that the same was received by her on the 20th day of December, 1983, as evidence by the return receipt card attached hereto with her signature affixed thereon. /s/ David P.King Esquire.  DECEMBER 9, 1988, AFFIDAVIT OF MAILING, filed Christopher J. Shaw, Esq., being duly sworn according to law, deposes and says that as Attorney for Plaintiff Clair J. Senior, he did on November 10, 1988, serve Defendant Dena Dee Senior, with a certified copy of a Complaint in Divorce in the above captioned matter by certified mail, return receipt requested, deliver to addressee only, said return receipt being attached hereto and made a part hereof. /s/ Christopher J. Shaw, Esq.  DECEMBER 9, 1988, AFFIDAVIT OF NON-MILITARY SERVICE, filed Clair J. Senior being duly sworn according to law, deposes and says that he is the Plaintiff in the above matter; that he personally known the Defendant Dena Dee Senior, is over the age of 18 years, and that her place of residence is RD# 1 Box 75, DuBois, Clearfield County, Penna; and that she is employed at J.C. Penney, DuBois Mall, DuBois, PA. Plaintiff further avers that Defendant is not in the military or naval services of the United States or its allies or otherwise within the provisions of the Soliders' and Sailors' Civil Relief Act of 1940 and its amendments. /s/ Clair J. Senior, Plff.</div>
<div>12/15/83 \$75.00 Pd. by Atty.</div>	<div>83-2226-CD</div>	
<div>Clfd Trust</div>	<div>DENA DEE SENIOR,</div>	
	<div>Pro 40.00 Pro .50</div>	
<div>Ck#6008 Trans to reg acct. Pro. 40.50 #13198 Atty 34.50</div>	<div>\$75.00 \$75.00</div>	
		<div>DECEMBER 9, 1988, AFFIDAVIT OF PLAINTIFF UNDER SECTION 201(d), filed DECEMBER 9, 1988, PRAECIPE TO TRANSMITE THE RECORD &amp; DECREE, filed  AND NOW, this 12th day of December, 1988, this action having been considered by the Court it is ORDERED AND DECREE that:  1. Clair J. Senior, Plaintiff and Dena Dee Senior, Defendant are divorced from the bonds of matrimony.  BY THE COURT: Joseph S. Ammerman, Judge.  DECEMBER 14, 1988 VITAL STATISTICS FORM MAILED TO DEPT. OF HEALTH, NEW CASTLE.</div>

<div>Paula M. Cherry</div>	<div>MARY HUTCHINS and HELEN MILES,</div> <div>83-2227-CD</div>	<div>DECEMBER 15, 1983, COMPLAINT IN ACTION TO QUIET TITLE, filed by Paula M. Cherry, Esquire. NO COPIES. ALL that certain lot, piece, or parcel of land situate, lying and being in Sandy Township, Clearfield County, Pennsylvania. ORDER, filed NOW, this 15th day of December, 1983, it appearing that an Action to Quiet Title has been filed in the above entitled case, and the identity and whereabouts of DANIEL O'CONNELL, his heirs, devisees, administrators, executors and assigns, and all other person, persons, firms, partnerships or corporate entities in interest, are unknown, the Defendants shall be served with a copy of the Complaint by advertising the same in the COURIER-EXPRESS three times in accordance with the Notice attached to and made a part of the Complaint. BY THE COURT: /s/ John K. Reilly, Jr., President Judge. JANUARY 27, 1984, AFFIDAVIT AND PROOF OF PUBLICATION filed by Paula M. Cherry JANUARY 27, 1984, ORDER filed. NOW, this 27 day of January, 1984, it appearing that service of the Complaint to Quiet Title in the above stated action was served on all of the Defendants, and by Affidavit of Paula M. Cherry, Esq., Attorney for Plaintiffs, no Answer or Appearances has been filed in said action, and on motion of Paula M. Cherry, Esq., Attorney for Plaintiffs, it is hereby ORDERED AND DECREED: 1. That the said Defendant, DANIEL O'CONNELL, and his heirs, devisees, administrators, executors and assigns, and all other person, persons, firms, partnerships, or corporate entities in interest, are forever barred from asserting any right, title, lien or interest inconsistent with the interest or claim of the Plaintiffs as set forth in their Complaint in and to ALL that certain lot, piece, or parcel of land situate, lying and being in Sandy Township, Clearfield County, Pennsylvania, being bounded and described as follows, to wit: BEGINNING at the Southwest corner of Lot No. 2 in the E. F. Hand Plan of Lots in Sandy Township; thence North 60° West 70 feet to a point on a street or alley; thence along said street or alley North 30° 15' East 200 feet to a point on the southerly side of Wayne Road also being a public road leading from DuBois to Reynoldsville; thence along said road South 60° East 70 feet to a point at the westerly line of said Lot No. 2; thence along the westerly line of said Lot No. 2, which Lot is now owned by Jack E. and Kaye Guthridge, South 30° 15' West 200 feet to the place of beginning. BEING known as Lot No. 3 in the E. F. Hand Plan of Lots in Sandy Township, Clearfield County, Pennsylvania. Said Order to be final and absolute unless the Defendant, DANIEL O'CONNELL, and his heirs, devisees, administrators, executors and assigns, and all other person, persons, firms, partnerships, or corporate entities in interest, shall file exceptions thereto within thirty (30) days. 2. That if said Defendant, DANIEL O'CONNELL, and his heirs, devisees, administrators, executors and assigns, and all other person, persons, firms, partnerships, or corporate entities in interest, have not filed said exceptions within said Thirty-day period, the Prothonotary shall enter final judgment upon praecipe of the Plaintiffs. 3. That the rights of the Plaintiffs are superior to the rights of the Defendant, DANIEL O'CONNELL, and his heirs, devisees, administrators, executors and assigns, and all other person, persons, firms, partnerships, or corporate entities in interest. 4. That the said Plaintiffs have title in fee simple to said premises as described in the Complaint as against the Defendant, DANIEL O'CONNELL, and his heirs, devisees, administrators, executors and assigns, and all other person, persons, firms, partnerships, or corporate entities in interest. 5. That the Defendant, DANIEL O'CONNELL, and his heirs, devisees, administrators, executors and assigns, and all other person, persons, firms, partnerships, or corporate entities in interest, are enjoined from setting up any title to the premises of the Plaintiffs described in said Complaint and from impeaching, denying, or in any way attacking the title of the Plaintiffs to said premises. 6. That these proceedings, or any authenticated copy thereof, shall at all times hereafter be taken as evidence of the facts declared and established thereby. 7. That a Certified copy of this Order shall be recorded in the Office of the Recorder of Deeds of Clearfield County, Pennsylvania. BY THE COURT, John K. Reilly, Jr., President Judge FEBRUARY 29, 1984, PRAECIPE filed by Paula M. Cherry Please enter final judgment in favor of the above named Plaintiffs and against the Defendant in accordance with Order of the above named Court dated January 27, 1984.s/Paula M. Cherry  Judgment is entered in favor of the Plaintiffs and against the Defendants as per Court Order of January 27, 1984.  JUDGMENT FOR PREMISE</div>
	<div>Pro by Atty. 40.00 Atty. 3.00 Pro by Atty 10.00</div>	<div>BEING known as Lot No. 3 in the E. F. Hand Plan of Lots in Sandy Township, Clearfield County, Pennsylvania. Said Order to be final and absolute unless the Defendant, DANIEL O'CONNELL, and his heirs, devisees, administrators, executors and assigns, and all other person, persons, firms, partnerships, or corporate entities in interest, shall file exceptions thereto within thirty (30) days. 2. That if said Defendant, DANIEL O'CONNELL, and his heirs, devisees, administrators, executors and assigns, and all other person, persons, firms, partnerships, or corporate entities in interest, have not filed said exceptions within said Thirty-day period, the Prothonotary shall enter final judgment upon praecipe of the Plaintiffs. 3. That the rights of the Plaintiffs are superior to the rights of the Defendant, DANIEL O'CONNELL, and his heirs, devisees, administrators, executors and assigns, and all other person, persons, firms, partnerships, or corporate entities in interest. 4. That the said Plaintiffs have title in fee simple to said premises as described in the Complaint as against the Defendant, DANIEL O'CONNELL, and his heirs, devisees, administrators, executors and assigns, and all other person, persons, firms, partnerships, or corporate entities in interest. 5. That the Defendant, DANIEL O'CONNELL, and his heirs, devisees, administrators, executors and assigns, and all other person, persons, firms, partnerships, or corporate entities in interest, are enjoined from setting up any title to the premises of the Plaintiffs described in said Complaint and from impeaching, denying, or in any way attacking the title of the Plaintiffs to said premises. 6. That these proceedings, or any authenticated copy thereof, shall at all times hereafter be taken as evidence of the facts declared and established thereby. 7. That a Certified copy of this Order shall be recorded in the Office of the Recorder of Deeds of Clearfield County, Pennsylvania. BY THE COURT, John K. Reilly, Jr., President Judge FEBRUARY 29, 1984, PRAECIPE filed by Paula M. Cherry Please enter final judgment in favor of the above named Plaintiffs and against the Defendant in accordance with Order of the above named Court dated January 27, 1984.s/Paula M. Cherry  Judgment is entered in favor of the Plaintiffs and against the Defendants as per Court Order of January 27, 1984.  JUDGMENT FOR PREMISE</div>

<div>LeDon Young John Sughrue</div>	<div>JOSEPH V. VESNESKY</div>	<div>DECEMBER 16, 1983, COMPLAINT IN DIVORCE, filed by LeDon Young, Esquire. NO COPIES.</div> <div>DECEMBER 29, 1983, ACCEPTANCE OF SERVICE, filed by Belin, Belin &amp; Naddeo.</div> <div>APRIL 18, 1984, AFFIDAVIT OF CONSENT of Joseph V. Vesnesky, filed. by LeDon Young, Esq.</div> <div>APRIL 18, 1984, AFFIDAVIT OF CONSENT of Mary Jane Vesnesky, filed. by LeDon Young, Esq.</div> <div>SEPARATION AGREEMENT, filed.</div> <div>DECREE IN DIVORCE</div> <div>AND NOW, this 18 day of April, 1984, it appears to the Court as follows:</div> <div>1. Complaint in Divorce under Section 201(c) of the Divorce Code was filed on December 16, 1983, alleging that the marriage between the parties hereto is irretrievably broken.</div> <div>2. Ninety days have elapsed from the date of the filing of said Complaint, and</div> <div>3. Each party has filed an affidavit evidencing that they both consent to a divorce.</div> <div>Therefore, it is hereby ORDERED, ADJUDGED and DECREED that a divorce from the bonds of matrimony is granted to Joseph V. Vesnesky from Mary Jane Vesnesky. The attached Agreement, between the parties hereto, dated December 12, 1983, marked Exhibit A, is made part of this Decree in Divorce. BY THE COURT: /s/ John K. Reilly, Jr., P.J.</div>
<div>12/16/83 \$75.00 Pd. by Atty.</div> <div>Clfd Trust</div> <div>James A. Naddeo</div>	<div>83-2228-CD</div> <div>MARY JANE VESNESKY</div> <div>Pro 40.00 <i>Pro</i> .50</div> <div>Ck#4732 Trans to reg acct. \$75.00 Pro. 40.50 #11400 Atty. 34.50 \$75.00</div>	<div>JUL 09, 1997, STIPULATION FOR THE ENTRY OF "DOMESTIC RELATIONS ORDER", filed TWO (2) CERT TO ATTY NADDEO s/JOSEPH V. VESNESKY s/MARY JANE VESNESKY UMBAUGH s/JOSEPH COLAVECCHI, ESQ. s/JAMES A. NADDEO, ESQ. ORDER AND NOW, this 8th day of July, 1997, the attached Stipulation and Agreement dated July 3, 1997, of the parties in this case is incorporated, but not merged, into this Order of Court. s/FRED AMMERMAN, Judge</div> <div>MAR. 10, 1998, STIPULATION AND ORDER FOR QUALIFIED DOMESTIC RELATIONS ORDER, filed by JAMES A. NADDEO, ESQ. TWO (2) CERT TO ATTY NADDEO ORDER AND NOW, this 9th day of March, 1998, the attached Stipulation dated March 6, 1998, of the parties in this case is incorporated, but not merged, into this Order of Court. s/FREDRIC J. AMMERMAN, JUDGE</div> <div>MAY 07, 1999, PRAECIPE for ENTRY of APPEARANCE, filed. TWO (2) CERT COPIES TO ATTY SUGHRUE RE: ON BEHALF OF JOSEPH V. VESNESKY s/JOHN SUGHRUE, ESQ.</div> <div>CERTIFICATE OF SERVICE, filed.</div> <div>AUG. 18, 1999, ORDER, filed. TWO (2) CC ATTY AND NOW, this 18th day of August, 1999, the attached Amended Stipulation and Agreement dated August 17, 1999, of the parties in this case is incorporated, but not merged, into this Order of Court. s/FREDRIC J. AMMERMAN, JUDGE</div>

David P. King	ELOISE J. LOGAN,	DECEMBER 16, 1983, COMPLAINT IN DIVORCE, filed by David P. King, Esquire One (1) copy Certified to Attorney. JANUARY 20, 1984, ANSWER filed by Toni M. Cherry One copy certified to Attorney DECEMBER 17, 1984, PETITION FOR SPECIAL RELIEF UNDER RULE 1920.43 (A) and RULE TO SHOW CAUSE, filed by Toni Cherry, One copy certified to atty. NOW, this 17th day of December, 1984, in consideration of the facts contained in the foregoing Petition, a Rule is hereby issued upon Plaintiff, ELOISE J. LOGAN, to show cause if any she has why Petitioner should not be allowed to remove sufficient funds from the Escrow Account to be deposited with the Master and why a Master should not then be appointed immediately to hear the economic issues pending in this Divorce Action. Rule returnable on the 6th day of February, 1985, at 10:00am in the Courtroom of the Clearfield County Courthouse, Clearfield, Pennsylvania, when and where both parties are to be present for hearing. BY THE COURT: /s/ John K. Reilly, Jr., P.J. DECEMBER 17, 1984, COMPLAINT FOR VISITATION and ORDER OF COURT, filed by Toni M. Cherry, Esq. One copy certified to atty. You, ELOISE J. LOGAN, Defendant, have been sued in Court to obtain Visitation of the Children, BRIAN LOGAN and KIMBERLY LOGAN. You are ordered to appear in person in the Courtroom of the Clearfield County Courthouse, on the 6th day of February, 1985, at 10:00 am for a conference. You are further ordered to bring with you the children BRIAN LOGAN and KIMBERLY LOGAN. If you fail to appear as provided by this Order or to bring the children, an Order for Custody, Partial Custody or Visitation may be entered against you or the Court may issue a Warrant for your arrest. BY THE COURT: /s/ John K. Reilly, Jr., P.J.
12/16/83 \$75.00 Pd. by Atty.	83-2229-CD	
Clfd Trust		
Toni M. Cherry	HOWARD E. LOGAN,	
6/5/85 \$600.00 Pd. by Atty. 3/18/86 \$112.50 by J.C. Ck#5267 Trans to reg acct. Pro. #12192 Bar #12193 Master #13194 Atty	Pro. 40.00 Pro. .50 \$787.50 40.50 97.87 554.63 94.50 \$787.50	
<p>FEBRUARY 11, 1985, ORDER, filed. Two copies certified to atty. AND NOW, this 6th day of February, 1985, this being the date set for Return of the Rule issued upon the Defendant to show cause why Plaintiff should not be awarded Visitation Rights with his minor children, and, it appearing to the Court that there is no reason why the Prayer of the Plaintiff for Visitation should be granted, it is hereby ORDERED AND DECREED that Plaintiff, HOWARD E. LOGAN, shall have visitation with his minor children, namely, BRIAN LOGAN and KIMBERLY LOGAN as follows: A. On the first (1st) and third (3rd) weekends of each month between the hours of 12:00 P.M. on Saturday and 6:00 PM on Sunday. Said visitation to commence with the weekend of February 16, 1985. B. On alternating Holidays from 10:00 am until 9:00 pm. The Holidays to be alternated include: New Years Day, Easter Sunday, Memorial Day, Independence Day, Labor day, Thanksgiving Day and Christmas Day. Plaintiff shall commence his Holidays this year with Easter Sunday. C. Two (2) weeks' vacation during the childrens Summer Vacation upon Thirty (30) days' Notice to the Defendant. The above schedule notwithstanding, Plaintiff shall use his discretion in the exercise of the rights granted herein and shall respect the wishes of the children if they do not wish to stay with him for the entire length of time provided in this Order during the first few visits hereunder. BY THE COURT: /s/ John K. Reilly, Jr., P.J. APRIL 2, 1985, PETITION FOR CONTEMPT and ORDER, filed by Toni Cherry, Esq. Two cert to Walker, cont. Legal proceedings have been brought against you alleging you have wilfully disobeyed an Order of Court for Visitation. If you wish to defend against the claim set forth in the following pages, you may but are not required to file in writing with the Court your defenses or objections. Whether or not you file in writing with the Court your defenses or objections you must appear in person in Court on April 3, 1985, at 10:00 am in the Main Courtroom of the Clearfield County Courthouse, Second Street, Clearfield, Penna. IF YOU DO NOT APPEAR IN PERSON, THE COURT MAY ISSUE A WARRANT FOR YOUR ARREST. If the Court finds that you have wilfully failed to comply with its Order for Visitation, you may be found to be in contempt of Court and committed to jail, fined or both. BY THE COURT: /s/ John K. Reilly, Jr., P.J. APRIL 9, 1985, AFFIDAVIT OF SERVICE, filed. AND NOW, this 2nd day of April, 1985, personally appeared before me, a Notary Public in and for the County and State aforesaid, JACK WALKER, constable, who being duly sworn according to law, deposes and says that he served a certified copy of the Petition for Contempt together with Order to Appear before the Court of Common Pleas of Clearfield County, Pennsylvania, upon ELOISE J. LOGAN by handing the same to her personally at her residence at 118 Simmons Street, DuBois, Clearfield County, Pennsylvania, at 2:15 P.M. on April 2, 1985 and making the contents thereof known to her. Deponent further saith that he served a certified copy of said Petition and Order to appear upon the attorney for the said ELOISE J. LOGAN by handing a copy of said Petition and Order to the secretary of DAVID P. KING, ESQ. Attorney for ELOISE J. LOGAN, at his office at 201 Beaver Drive, DuBois, Pennsylvania, at 2:26 P.M. on April 2, 1985.</p>		
<p>JUNE 5, 1985, MOTION FOR THE APPOINTMENT OF A MASTER, filed by Toni M. Cherry, Esquire. One (1) copy Certified to Attorney. ORDER, filed. AND NOW, this 6th day of June, 1985, Benjamin S. Biakley, Esquire, is appointed Master with respect to the following claims: BY THE COURT: /s/ John K. Reilly, Jr., President Judge. June 5, 1985, PETITION FOR PERMANENT ALIMONY AND COUNSEL FEES AND COSTS, filed by Toni M. Cherry. One Copy Certified to Attorney.</p>		



<p>Dec. 16 11:30 a.m.</p>	<p>W. WAYNE KELLY, 10 N. Front Street Philipsburg, PA</p> <p>83-2231-CD</p> <p>GEORGE FLECK</p> <p>Pro by Plff 9.00</p>	<p>D. S. B. -- DATED DECEMBER 13, 1983.</p> <p>Payable on Demand.</p> <p>By Virtue of Power of Attorney, contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Three Thousand 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 \$3,500.00</p> <p>Atty. Comm. 15%</p> <p>Interest from December 13, 1983</p> <p>Filed and Entered by Plaintiff, December 16, 1983/ Judgment</p> <p>Prothonotary</p>	

CLEARFIELD STONEWORKERS  
FEDERAL CREDIT UNION,

D. S. B. ---- DATED DECEMBER 16, 1983.

Payable in Installments.

Dec. 16  
12:15 p.m.

83-2232-CD

FLOYD D. SARVEY and  
MARY L. SARVEY,

Pro by Plff 9.00  
pro by plff 5.00

CONSUMER CREDIT DISCLOSURE FORM,  
PROMISSORY NOTE  
AND SECURITY AGREEMENT

DF 303462

CLEARFIELD STONEWORKERS FEDERAL CREDIT UNION  
Credit Union Address 100 E. 44th St., Clearfield, Pa. 16830  
Name of Member Sarvey, Floyd D.  
Credit Insurance Policy 521-04256  
Members Account 919  
Rate of Interest Used 12% per year

Initial Amount of Insurance	Premium Charge	Amount of Monthly Benefits Credit Disability	Term of Insurance in Months	Effective Date Mo Day Yr	Date of Birth Mo Day Yr
CD \$ 10,906.55	CD \$ 906.55	\$ 229.14	60 mos	12/16/83	4/4/21

You should become insured. ☒ Yes ☐ No for the coverage selected with respect to all loan proceeds advanced to you by the Credit Union. You understand that benefits are provided only on coverages for which an insurance charge is shown. You reserve the right to terminate by giving the Credit Union advance written notice. You understand that election to become insured is voluntary and not a factor in the approval of any loan by the Credit Union. You hereby represent that you are actively at work and regularly performing all the usual duties of a full time gainful occupation. You may select any insurer of your choice.

COVERAGE SELECTED Credit Disability Yes ☒ No ☐  
Member's Address (Street-City-State-Zip Code) 525 Martin Street, Clearfield, Pa. 16830  
Date 12/16/83

Please read this agreement and the Truth-in-Lending Disclosure carefully. In this agreement the words you and your mean any person signing this agreement. If more than one person signs below as borrower, each and all of those who sign will be responsible for repaying the loan in full (this means each person signing is jointly and severally liable).

ANNUAL PERCENTAGE RATE	FINANCE CHARGE	Amount Financed	Total of Payments
12%	\$ 2,841.85	\$ 10,906.55	\$ 13,748.40

Your Payment Schedule will be:  
Number of Payments 60  
Amount of Payments \$ 229.14  
When Payments Are Due Monthly Starting 1/16/84  
Property Insurance: You may obtain property insurance from anyone you want that is acceptable to the credit union. If you get the insurance from the credit union you will pay \$ for Filing Fees and \$ for Non-Filing Insurance.

Security: You are giving a security interest in your shares and/or deposits in this credit union; ☐ the goods or property being purchased; ☐ Late Charge.

Prepayment: If you pay off early, see your contract documents for any additional information about nonpayment, default, any required repayment you will not have to pay a penalty. See your contract documents for any additional information about nonpayment, default, any required repayment you will not have to pay a penalty.

Itemization of Amount Financed or Amount Given to You Directly	Amount Paid to Others on Your Behalf	Amount Paid on Your Account
\$ 10,906.55	\$ 906.55 For Insurance	\$ NONE

NOTE AND SECURITY AGREEMENT  
Promise to Pay: You promise to pay to the order of the credit union the principal sum of \$ 10,000 plus interest on the unpaid balance at 12% interest rate per year.

Payment Schedule: You promise to repay the money loaned to you according to the payment schedule shown in the Truth-in-Lending Disclosure at above. You may make larger payments without penalty if you want to reduce the finance charge on your loan but payments will still be due as scheduled. If you do not make payments as scheduled, your last payment may be larger than the amount disclosed.

Collection Costs:  
Security Offered: Property at 112 Nichols St. Clearfield, Pa. 16830  
☐ A security interest as a pledge in your share account number 4919 for \$ 45.00  
☐ A security interest as a pledge in your share account number  
You may withdraw the money from that account only to the extent you have repaid this loan.  
☐ Other

NOTICE: SEE REVERSE SIDE FOR IMPORTANT INFORMATION  
The terms of the agreement on the reverse side are part of the lending agreement and you are bound by them as if they were printed on the front. If you have received a completed copy of this Truth-in-Lending Disclosure, Note and Security Agreement and agree to fulfill its terms, please sign below. If you are not a borrower but an owner of the property being offered as collateral to secure this loan, please sign below and check the box for "Owner/Co-Owner". By doing so you agree only to the terms of the Security Agreement. CAUTION: IT IS IMPORTANT THAT YOU THOROUGHLY READ THIS CONTRACT BEFORE YOU SIGN IT.

Borrower	Sign	Date	Witness	Sign	Date
X	Floyd D. Sarvey	12/16/83	X	Donna C. Sarvey	12/16/83
Co-Maker	Sign	Date	Witness	Sign	Date
X	Mary L. Sarvey	12-16-83	X	Donna C. Sarvey	12/16/83
Co-Maker	Sign	Date	Witness	Sign	Date
X			X		

X Debt \$13,748.40

Atty. Comm.

Interest from December 16, 1983.

Filed and Entered by Plaintiff, December 16, 1983.

Judgment

Prothonotary

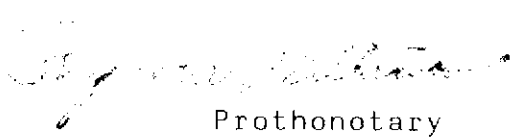
And Now, 2nd day of Nov 1984, I, Prothonotary, filed the above and returned to full of debt, interest and cost.  
Attest: Raymond Witherow Prothonotary





<p>Carl A. Belin, Jr.</p>	<p>FRANCIS LARSON,</p> <p>83-2234-CD</p> <p>DAVID McCracken, DENT McCracken, HEZEKIAH McCracken, ASHLEY McCracken, and MARIA McCracken, their heirs, executors, administrators and assigns; DAVID M. RODGERS, BYRDE L. LANSBERRY, JOHN A. RODGERS, JR., SALLY BARGER, and STEVE BARGER; and JAMES H. RODGERS,</p> <p>Deceased; and HARBISON WALKER REFRACTORIES,</p>	<p>DECEMBER 16, 1983, COMPLAINT IN ACTION TO QUIET TITLE, filed by Carl A. Belin, Jr., Esquire. Three (3) copies Certified to Attorney. Premises situate in Lawrence Township, Clearfield County, Pennsylvania.</p> <p>DECEMBER 19, 1983, AFFIDAVIT, filed</p> <p>DECEMBER 19, 1983, MOTION FOR PUBLICATION, filed by Carl A. Belin, Jr., Esquire ORDER FOR PUBLICATION, filed AND NOW, to wit: December 19, 1983, upon consideration of the foregoing Motion, the plaintiff is granted leave to make service of the Complaint on the Defendants Hezekiah McCracken, Ashley McCracken, Maria McCracken, James H. Rodgers, Sally Barger and Steve Barger, by general publication once a week for three (3) consecutive weeks in The Progress of Clearfield, Pennsylvania, the last incwetion to appear not less than thirty (30) days prior to the ith of February, 1984, the date set forth hearing of said Complaint in the Courtroom at Clearfeild Pennsylvnaia at 9:00 o'clock A.M.. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p> <p>JANUARY 3, 1984, SHERIFF'S RETURN filed. Now, December 19, 1983 served within Action to Quiet Title on David M. Rodgers. Now, December 23, 1983 served within Action to Quiet Title on John A. Rodgers, Jr. Now, December 29, 1983 served within Action to Quiet Title on Byrde Lansberry. So answers, Chester A. Hawkins by Marilyn Wood</p> <p>JANUARY 17, 1984 PRAECIPE, filed by Carl A. Belin, Jr., Atty for Plff. Please re-instate the Complaint in the above-captioned action for service on the Defendant, Harbison Walker Refractories, by the Sheriff of Clearfield County. s/Carl A. Belin, Jr., Atty for Plff.</p> <p>JANUARY 17, 1984 COMPLAINT RE-INSTATED AND RE-ISSUED TO SHERIFF FOR SERVICE. s/lb</p> <p>FEBRUARY 10, 1984, AFFIDAVIT AS TO SERVICE OF DEFAULT JUDGMENT filed by Carl A. Belin, Jr. FEBRUARY 10, 1984, AFFIDAVIT AND PROOF OF PUBLICATION filed by Carl A. Belin, Jr. FEBRUARY 10, 1984, STIPULATION filed by Carl A. Belin, Jr. and John A. Ayres, Jr. FEBRUARY 10, 1984, MOTION and ORDER filed. ORDER AND NOW, this 10 day of February, 1984, an affidavit of service of the Complaint with notice to plead having been filed as to the defendants, David M. McCracken, Dent McCracken, Hezekiah McCracken, Ashley McCracken, Maria McCracken, Sally Barger, Stever Barger and James H. Rodgers, and further an affidavit of service of notice of intention to file default having been filed as to the defendants, David M. Rodgers, Byrde L. Lansberry and John A. Rodgers, Jr., the Court, upon Motion of Carl A. Belin, Jr., attorney for plaintiff, hereby orders that Title to all that certain parcel of land situate in Lawrence Township, Clearfield County, Pennsylvania, be quieted, that title to said premises is in the plaintiff, and that he shall be allowed to enjoy said property in peace. Said property is more particularly bounded and described as follows: BEGINNING at a point in the line of land of Elizabeth Johnston Estate where the road to McCracken's place from the township road crosses said Johnston line; thence by the direction thirteen hundred (1300) feet, more or less, to the woods line on the McCracken property; thence by the woods line of William C. McCracken in a northwesterly direction five hundred fifty (550) feet more or less, to the line of Sloss Bloom land and in part by the land of Elizabeth Johnston Estate in a direction somewhat north of east one thousand (1000) feet to the McCracken Road and the place of beginning. EXCEPTING AND RESERVING from the foregoing premises all the coal and fire clay in, under and upon the above-described land as more fully set forth in the chain of title.</p> <p>It is further ordered that the defendants are forever barred from asserting any right, lien, title or interest in the land inconsistent with the interest or claim of the plaintiff set forth in his complaint, unless the defendants take such action as the order directs within thirty (30) days thereafter. If such action is not taken within the thirty-day period, the Prothonotary on praecipe of the plaintiffs shall enter final judgment. Defendants shall file an answer within thirty days of date hereof or judgment shall be entered in accordance with this order. BY THE COURT, John K. Reilly, Jr., P.J.</p> <p>FEBRUARY 23, 1984, SHERIFF'S RETURN, filed. Now, Jan 17, 1984 Eugene L. Coon, Shff of Allegheny Co. was deputized to serve Action on Harbison Walker Refractoreis, deft. Now, Jan. 25, 1984 served within Action on deft. So answers, Chester A. Hawkins, Shfff By /s/ Marilyn Wood</p> <p>FEBRUARY 27, 1984, AFFIDAVIT, filed by Carl A. Belin, Jr., Esquire</p>
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Michael S. Delaney	CLEMENT ELLENBERGER and HOPE ELLENBERGER,	DECEMBER 9, 1983, COMPLAINT IN ACTION TO QUIET TITLE, filed by Michael S. Delaney, Esquire. One (1) copy Certified to Attorney. ALL of teh coal, clay, oil and gas, and other minerals, lying and beingg in and under the following described pieces or parcels of land, situate in Brady Township, Clearfeild County, Pennsylvania. AFFIDAVIT RE DEFENDANTS, filed  DECEMBER 9, 1983, MOTION FOR PUBLICATION, filed by Michael S. Delaney, Esquire One (1) copy Certified to Attorney.  DECEMBER 9, 1983, ORDER FOR PUBLICATION, filed AND NOW, the 16th day of December, 1983, upon consideration of the foregoing Motion, the Plaintiffs are granted leave to make service of the Complaint on the above-mentioned Defendants, their heirs, devisees, administrators, executors, assigns, and all other person, persons, firms, partnerships, or corporate entities in interest, or their legal representatives, by publication three (3) times in THE PROGRESS (newspaper ) and three (3) times in the COURIER-EXPRESS. That notice is to contain a notice to the Defendants, their unknown heirs and assigns, to enter their appearance or plea to the Complaint within twenty days of the publication of said notice or a default judgment may be entered against them. BY THE COURT: /s/ John K. Reilly, Jr., President Judge. One (1) copy Certified to Attorney.
	83-2235-CD	
	JAMES N. CORP and EDNA P. CORP, his wife, their cumulative heirs, devisees, administrators, executors, assigns, and all other person, persons firms, partnerships or corporate entities in interest,	<u>FEBRUARY 28, 1984, AFFIDAVIT OF SERVICE</u> , filed by Michael S. Delaney, Esquire <u>PROOF OF PUBLICATION</u> , filed. <u>ORDER OF COURT--FINAL DECREE</u> One Copy Cert to Atty. AND NOW, February 27, 1984, it appearing to the Court that the above-named Defendants, all of whose whereabouts were unknown, were served by publication, Affidavits of Service of which have been filed, showing the last publication on January 10, 1984; and it further appearing to the Court that no Answer has been filed to the said Complaint by the Defendants, or any of them, although more than twenty days have elapsed since said service. It is hereby ORDERED, ADJUDGED and DECREED, that the said Defendants, their cumulative heirs, devisees, administrators, executors, assigns, and all other persons, <del>firms, partnerships and corporate entities in interest</del> shall be forever barred from asserting any right, lien, title or interest in the said premises described in the Complaint unless the Defendants, their unknown heirs and assigns, shall commence an action of ejectment against the Plaintiffs for the premises within thirty days after service of notice of entry of this Order of Court on the said parties, Defendants, their unknown heirs and assigns. Said notice to be served upon said Defendants, their unknown heirs and assigns, three times in the Progress and three times in the Courier-Express. BY THE COURT: /s/ John K. Reilly, Jr., President Judge
	Pro by Atty. 40.00 Atty. 3.00	

<p>Dec. 19 8:30 a.m.</p>	<p>MODERN LOAN CONSUMER DISCOUNT CO. DBA NITTANY CONSUMER DISCOUNT CO. 220 South Allen St. State College, PA 16801</p> <p>83-2236-CD</p> <p>WILLIAM A. SELEPACK and ALICE SELEPACK, RD \$1, Box 302 Morrisdale, PA 16858</p> <p>Pro by Plff 9.00 o.c. 39.50</p>	<p>DECEMBER 19, 1983, JUDGMENT FROM J.P., Clifford H. Yorks/Keith Bierly, filed</p> <p>Judgment entered in favor of the Plaintiff and against the Defendant in the sum of Three Thousand Nine Hundred Thirty-six and 00/100 Dollars, with costs.</p> <p>Debt \$3,936.00</p> <p>Interest from October 12, 1983.</p> <p>Filed and Entered by Plaintiff, December 19, 1983.</p> <p>Judgment</p> <p> Prothonotary</p>
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James L Jubelirer	<div>CLIFTON GILSON,</div> <div>83-2237-CD</div> <div>LISA HEMPHILL,</div> <div><div>Pro by Atty. 20.00</div><div>Atty 5.00</div><div>Shff. by Atty. 11.75</div><div>Pro by atty 5.00</div></div>	<div>DECEMBER 19, 1983, PRAECIPE FOR WRIT OF SUMMOMS, filed by James L. Jubelirer, Esquire.</div> <div>Kindly enter the appearance of the undersigned for Plaintiff in the above-captioned matter and issue a Writ of Summons in Trespass in the above-captioned action.</div> <div>DECEMBER 19, 1983, WRIT OF SUMMONS IN TRESPASS ISSUED TO SHERIFF FOR SERVICE.</div> <div><div>DECEMBER 29, 1983, AFFIDAVIT OF SERVICE, filed</div><div>NOW December 29 , 1983 at 9:41 AM o'clock EST served the within Summons in Trespass on George Hemphill, Father of Lisa Hemphill, defendant at his place of residence, 711 Lawhead Ave., Clearfield, Clearfield County, Penna. by handing to George Hemphill a true and attested copy of the original Summons in Trespass and made known to him the contents thereof. So answers, Chester A. Hawkins, Sheriff by Marilyn Wood.</div></div> <div><div>OCTOBER 18, 1985, PRAECIPE FOR DISCONTINUANCE, filed</div><div>Kindly mark the above captioned action DISCONTINUED, SETTLED AND SATISFIED, s/s/ James L. Jubelirer, Esq.</div></div> <div><div><u>DISCONTINUED</u></div><div><u>SETTLED</u></div><div><u>SATISFIED</u></div></div>	

Ronald L. Collins	HOWARD LANSBERRY,	DECEMBER 19, 1983, COMPLAINT IN DIVORCE, filed by Ronald L. Collins, Esquire One (1) copy Certified to Attorney.
		<u>APRIL 24, 1984, MOTION FOR DIVORCE DECREE</u> , filed by Ron Collins
		<u>APRIL 24, 1984, AFFIDAVIT OF CONSENT OF HOWARD LANSBERRY</u> , filed
12/19/83 \$75.00 Pd. by Atty.	83-2238-CD	<u>APRIL 24, 1984, AFFIDAVIT OF CONSENT OF LINDA LANSBERRY</u> , filed
		<u>APRIL 24, 1984, DIVORCE DECREE</u> , filed
Clfd Trust		AND NOW THIS 24th day of April, 1984, upon Petition of Sobel & Collins, counsel for the Plaintiff, ninety (90) days having passed since the Plaintiff prayed for said divorce, and the consent of both parties having been evidenced, it is the ORDER and DECREE of this Court that HOWARD LANSBERRY be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between himself and LINDA LANSBERRY, 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. BY THE COURT /s/ John K. Reilly, Jr., President Judge
	LINDA LANSBERRY,	
	Pro 40.00 Vital Stat .50	
Ck#4731 Trans Pro. #11399 Atty	to reg acct. 40.50 34.50	\$75.00 \$75.00
		<u>MAY 3, 1984, VITAL STAT. FORM MADE THIS DAY</u>

	<p>MELLON-BANK,--N.A.--</p> <p>251-Pearl-Street-</p> <p>- Pittsburgh,--PA--15224</p> <p>Assigned to the</p> <p>United States of America</p>	<p>D. S. B. -- DATED MAY 29, 1980</p> <p>Pay In Installments.</p> <p>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 Forty-three and 32/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$5,143.32</p> <p>Atty Comm. 20%</p> <p>Interest from May 29, 1980.</p> <p>Filed and Entered by Plaintiff, December 19, 1983.</p> <p>Judgment</p> <p><i>Raymond Withrow</i> Prothonotary</p> <p>DECEMBER, 19, 1983, Notice of Entry of Judgment mailed to Defendant.</p> <p><u>JULY 6, 1984, ASSIGNMENT OF JUDGMENT,</u></p> <p>FOR VALUE RECEIVED and intending to be legally bound, MELLON BANK N.A. does hereby, this 4th Day of June, 1984 sell, assign, transfer and set over all of its right, title and interest in and to the above stated judgment, debt, o costs, attorney's fees and interest thereon, without warrenty (except as to the insurability of the note on which said judgment is entered) and without recourse, to the United States of America it's successors and assigns, and hereby authourizes the Prothonotary of said county to enter this assignment Filed by M.J. Griffen Banking Officer</p>
<p>Dec. 19. 8:30 a.m.</p>	<p>83-2239-CD</p> <p>CLARENCE H. PARMENTER</p> <p>and MARY PARMENTER</p> <p>Houtzdale, PA 16651</p> <p>Pro by Plff. 9.00</p> <p>Pro by Plff. 5.00</p> <p><i>Atty: Raymond Withrow</i> Prothonotary</p>	<p>DECEMBER 19, 1983, CERTIFIED COPY OF LIEN, PENNSYLVANIA UNEMPLOYMENT COMPENSATION FUND, filed</p> <p>Pursuant to the laws of the Commonwealth of Pennsy- lvania, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Four Thousand Two Hundred Fourteen and 67/100 Dollars,</p> <p>Debt \$4,214.67 (Tax, plus Interest, Comp. 12/31/83)</p> <p>Filed and Entered by Plaintiff, December 19, 1983.</p> <p>Judgment</p> <p><i>Raymond Withrow</i> Prothonotary</p> <p><u>AUGUST 12, 1988, SNP Issued to 88-1318-CD</u></p>
<p>Dec.19 8:30 a.m.</p>	<p>83-2240-CD</p> <p>COMMONWEALTH OF PENNA</p> <p>DEPARTMENT OF LABOR AND</p> <p>INDUSTRY</p> <p>PO Box 3900</p> <p>Harrisburg, PA 17105</p> <p>JOSEPH DE SALVE,</p> <p>Individually and t/a</p> <p>DE SALVE'S SERVICE.</p> <p>PO Box 2</p> <p>Penfield 4, PA 15849</p> <p>Pro by Plff 9.00</p>	

COMMONWEALTH OF PENNA  
DEPARTMENT OF LABOR AND  
INDUSTRY  
PO Box 3900  
Harrisburg, PA 17105

DECEMBER 19, 1983, CERTIFIED COPY OF LIEN, PENNSYLVANIA  
UNEMPLOYMENT COMPENSATION FUND, ifled

Pursuant to the laws of the Commonwealth of Pennsy-  
lvania, Judgment is entered in favor of the Plaintiff  
and against the Defendants in the sum of One Thousand  
Thirty-eight and 96/100 Dollars.

Deb \$1,038.95 (Tax, plus Interest,  
Comp. 12/31/83)

Filed and Entered by Plaintiff, December 19, 1983.  
Judgment

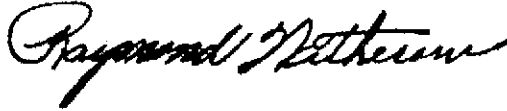

*Raymond Nathan*  
Prothonotary

JUDITH GALLAHER  
Box 185 Hopkins Street  
Irvona, PA 16656

NOVEMBER 18, 1988, SNP Issued to 88-1903-CD

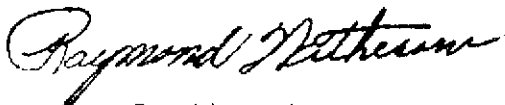
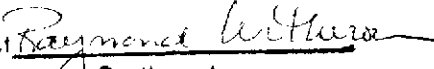

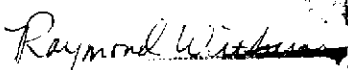
Pro by Plff 9.00  
Pro by Atty 5150

And Now, 9 day of Oct 1984 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.  
Attest *Allen D. Britz*  
Prothonotary

Carl A. Belin	CURWENSVILLE FEED STORE, INC., a corporation,	DECEMBER 19, 1983, COMPLAINT IN ASSUMPSIT, filed by Carl A. Belin, Jr., Esquire One (1) Copy Certified to Attorney. JANUARY 25, 1984, SHERIFF'S RETURN filed. Now, December 20, 1983, Richard Miller, Sheriff of McKean County was deputized. Now, January 11, 1984 served within Complaint in Assumpsit on Derrick Equipment Inc., return of Sheriff Miller hereto attached. So answers, Chester A. Hawkins by Marilyn Wood FEBRUARY 13, 1984, AFFIDAVIT filed by Carl A. Belin, Jr. FEBRUARY 13, 1984, PRAECIPE filed by Carl A. Belin, Jr. Please enter judgment by default against the defendant in the above-captioned action for failure to file responsive pleadings to the Complaint served upon it on January 11, 1984 within twenty (20) days from the date of service. Judgment to be entered in the amount of \$34,791.74 together with interest thereon from December 1, 1983. s/Carl A. Belin, Jr.	
	83-2242-CD	Judgment is entered in favor of the Plaintiff and against the Defendant for failure to file an answer in the amount of Thirty-four thousand Seven hundred Ninety-one and 74/100 Dollars with interest from December 1, 1983. Debt \$34,791.74 Interest from December 1, 1983 DEFAULT JUDGMENT  Prothonotary	
	DERRICK EQUIPMENT, INC., a corporation,	APRIL 3, 1984, PRAECIPE filed by Carl A. Belin, Jr. Please certify the judgment entered against the defendant, Derrick Equipment, Inc., on February 13, 1984 to the Prothonotary of McKean County, Pennsylvania for entry on the record. s/Carl A. Belin, Jr. APRIL 17, 1984, EXEMPLIFIED RECORD MAILED TO PROTHONOTARY OF MCKEAN COUNTY	
	Pro by Atty. 40.00 Atty. by Atty 3.00 Shff Hawkins by Atty 10.75 Shff Miller 19.89		
	Pro by Atty 9.00 Pro  10.00		



		JOHN C. STAHLNECKER,	<p>DECEMBER 20, 1983, NOTICE OF APPEAL FROM J.P., Wesley J. Read, filed</p> <p><u>PRAECIPE TO ENTER RULE TO FILE COMPLAINT AND RULE TO FILE</u>, filed.</p> <p>Enter rule upon JOHN C. STAHLNECKER, appellee, to file a complaint in this appeal (Common Pleas No. 83-2243-CD) within twenty (20) days after service of rule or suffer entry of judgment of non pros.</p> <p><u>RULE: To JOHN C. STAHLNECKER, appellee.</u></p> <p><u>DECEMBER 22, 1983, PROOF OF SERVICE OF NOTICE OF APPEAL AND RULE TO FILE COMPLAINT</u> filed by Benjamin S. Blakley</p> <p>I hereby swear or affirm that I served a copy of the Notice of Appeal, Common Pleas No. 83-2243-CD, upon the District Justice designated therein on 12/20/83 by certified mail, sender's receipt attached hereto, and upon the appellee, John C. Stahlnecker, on 12/20/83 by certified mail, sender's receipt attached hereto. and further that I served the Rule to File a Complaint accompanying the above Notice of Appeal upon the appellee to whom the Rule was addressed on 12/20/83 by certified mail, sender's receipt attached hereto. s/Benjamin S. Blakley</p> <p><u>DECEMBER 27, 1983, TRANSCRIPT</u> filed by Wesley J. Read</p> <p><u>DECEMBER 27, 1983, RETURN RECEIPT TO WESLEY J. READ</u> filed.</p> <p><u>DECEMBER 27, 1983, RETURN RECEIPT TO JOHN C. STAHLNECKER</u> filed.</p> <p><u>JANUARY 13, 1984 PRAECIPE</u>, filed by Benjamin S. Blakley, III. Attorney for Deft.</p> <p>Please enter a judgment of non pros for Defendant and against Plaintiff in the above captioned matter for failure to file a Complaint within twenty (20) days after service of a Rule to file a Complaint and pursuant to Pa. R.C.P. J.P. No. 1004 B. s/Benjamin S. Blakley, III</p> <p>Judgment is entered in favor of the Defendant and against the Plaintiff for failure to file a Complaint.</p> <p>JUDGMENT OF NON PROS</p> <p><i>Raymond Wetherow</i> Prothonotary</p>
Benjamin S. Blakley	83-2243-CD	PALUMBO'S MEAT MARKET	
		Pro by Atty. 20.00	
		Atty. 3.00	
		Non Pros <i>by atty</i> 9.00	

<div>Dec. 20 8:30 a.m.</div>	<div>EQUIBANK</div> <div>83-2244-CD</div> <div>GEORGE SOCASH and SARAH E. SOCASH,</div> <div>Pro by Plff. 9.00 o.c. 6.50 Pro by Plff 5.00</div>	<div>DECEMBER 20, 1983, AGREEMENT TO REVIVE, filed. To Revive and Continue Lien entered to 79-238-CD</div> <div>By Virtue of Agreement contained herein, Judgment is entered in favor of the Plaintiff and against the DEfendants in the sum of Three Thousand Four Hundred Forty-four and 33/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay Inquisition and Exemption.</div> <div>Debt \$3,444.33 Atty. Comm.</div> <div>Interest from January 15, 1979.</div> <div>Filed and Entered by Plaintiff, December 20, 1983.</div> <div>Judgment</div> <div> Prothonotary</div> <div>And Now, <u>14</u> day of <u>July</u> 19 <u>88</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</div> <div>Attest  Prothonotary</div>
<div>Dec. 20 8:30 a.m.</div>	<div>EQUIBANK,</div> <div>83-2245-CD</div> <div>WILLIAM T. BANEY and CHERYL D. BANEY.</div> <div>Pro by Plff. 9.00 o.c. 6.50 Pro by Plff 5.00</div>	<div>DECEMBER 20, 1983, AGREEMENT TO REVIVE, filed. To Revive and Continue Lien entered to 79-272-CD/</div> <div>By Virtue of Agreement contained herein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Four Thousand Seven Hundred Seventy-seven and 29/100 with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</div> <div>Debt \$4,777.29 Atty. Comm. 20%</div> <div>Interest from January 12, 1979.</div> <div>Filed and Entered by Plaintiff, December 20, 1983.</div> <div>Judgment.</div> <div> Prothonotary</div> <div>And Now, <u>2</u> day of <u>Oct</u> 19 <u>88</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</div> <div>Attest  Prothonotary</div>



Edward V.  
Cherry

MADALINE M. TAYLOR and  
MARIAN A. WHIPPLE, Co-  
Executrices of the  
Estate of EDNA TAYLOR,  
deceased,

83-2247-CD

GRANT FERRIER, JACOB  
FERRIER, WILLIAM G.  
FERRIER, ALBERT FERRIER,  
CLARENCE M. CLINTON,  
GLEN KLINE, and their  
heirs, devisees, admini-  
strators, executors and  
assigns, and all other  
person, persons, firms,  
partnerships, or cor-  
porate entities in  
interest,

Pro by Atty. 41.00  
Atty. 3.00  
Pro by Atty 10.00

DECEMBER 20, 1983, COMPLAINT IN ACTION TO QUIET TITLE,  
filed by Edward V. Cherry, Esquire.

NO COPIES

ALL that certain lot or piece of land situate in  
the Township of Sandy, County of Clearfeild and State  
of Pennsylvania.

AFFIDAVIT OF PLAINTIFFS, filed

ORDER, filed.

NOW, this 20th day of December, 1983, it appearing  
that an Action to Quiet Title has been filed in the above  
entitled case, and the identity and whereabouts of  
GRANT FERRIER, JACOB FERRIER, WILLIAM G. FERRIER, ABLERT  
FERRIER, CLARENCE M. CLINTON, GLEN KLINE, their heirs,  
devisees, administrators, executors and assigns, and all  
other person, persons, firms, partnerships or corporate  
entities in interest, are unknown, the Defendants shall  
be served with a copy of the Complaint by advertising the  
same in the COURIER-EXPRESS three times in accordance with  
the Notice attached to and made a part of the Complaint.  
BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

JANUARY 27, 1984, AFFIDAVIT AND PROOF OF PUBLICATION  
filed by Paula M. Cherry

JANUARY 27, 1984, ORDER filed.

NOW, this 27 day of January, 1984, it appearing that  
service of the Complaint to Quiet Title in the above  
stated action was served on all of the Defendants, and  
by Affidavit of Paula M. Cherry, Esq., Attorney for  
Plaintiffs, no Answer or Appearance has been filed in  
said action, and on motion of Paula M. Cherry, Esq.,  
Attorney for Plaintiffs, it is hereby ORDERED AND DECREED:

1. That the Defendants, GRANT FERRIER, JACOB  
FERRIER, WILLIAM G. FERRIER, ALBERT FERRIER, CLARENCE M.  
CLINTON, GLEN KLINE, and their heirs, devisees,  
administrators, executors and assigns, and all other  
person, persons, firms, partnerships or corporate entities  
in interest, are forever barred from asserting any right,  
title, lien or interest inconsistent with the interest  
or claim of the Plaintiffs as set forth in their Complaint  
in and to ALL that certain piece, parcel, or lot of land  
lying and being situate in the Township of Sandy, County  
of Clearfield, and Commonwealth of Pennsylvania, being  
bounded and described as follows, to wit:

BEGINNING at an iron stake at the State Highway  
leading from Oklahoma to Shaffer Siding and line of  
land now or formerly of Robert Marley; thence in a  
Southern direction along said State Highway a distance  
of 75 feet to an iron stake; thence in a Westerly  
direction and in a line parallel to line of land now  
or formerly of Robert Marley a distance of 100 feet  
to a stake; thence in a Northerly direction and in a  
line parallel to aforementioned State Highway a  
distance of 75 feet to an iron stake; thence in an  
Easterly direction along line of land now or formerly  
of the aforementioned Robert Marley a distance of  
100 feet to an iron stake at State Highway, the  
place of beginning.

Said Order to be final and absolute unless the Defendants,  
GRANT FERRIER, JACOB FERRIER, WILLIAM G. FERRIER, ALBERT  
FERRIER, CLARENCE M. CLINTON, GLEN KLINE, and their heirs,  
devisees, administrators, executors and assigns, and all  
other person, persons, firms, partnerships or corporate  
entities in interest, shall file exceptions thereto  
within Thirty (30) days.

2. That if said Defendants, GRANT FERRIER, JACOB  
FERRIER, WILLIAM G. FERRIER, ALBERT FERRIER, CLARENCE M.  
CLINTON, GLEN KLINE, and their heirs, devisees, administrators,  
executors and assigns, and all other person, persons,  
firms, partnerships or corporate entities in interest,  
have not filed said exceptions within said Thirty-day  
period, the Prothonotary shall enter final judgment upon  
praecipe of the Plaintiffs.

3. That the rights of the Plaintiffs are superior  
to the rights of the Defendants, GRANT FERRIER, JACOB  
FERRIER, WILLIAM G. FERRIER, ALBERT FERRIER, CLARENCE M.  
CLINTON, GLEN KLINE, and their heirs, devisees,  
administrators, executors and assigns, and all other  
person, persons, firms, partnerships or corporate entities  
in interest.

4. That the said Plaintiffs, have title in fee simple to said premises as described in the  
Complaint as against the Defendants, GRANT FERRIER, JACOB FERRIER, WILLIAM G. FERRIER, CLARENCE M.  
CLINTON, GLEN KLINE, and their heirs, devisees, administrators, executors and assigns, and all  
other person, persons, firms, partnerships or corporate entities in interest.

5. That the Defendants, GRANT FERRIER, JACOB FERRIER, WILLIAM G. FERRIER, ALBERT FERRIER,  
CLARENCE M. CLINTON, GLEN KLINE, and their heirs, devisees, administrators, executors and  
assigns, and all other person, persons, firms, partnerships or corporate entities in interest,  
are enjoined from setting up any title to the premises of the Plaintiffs described in said  
Complaint and from impeaching, denying, or in any way attacking the title of the Plaintiffs to  
said premises.

6. That these proceedings, or any authenticated copy thereof, shall at all times hereafter  
be taken as evidence of the facts declared and established thereby.

7. That a Certified Copy of this Order shall be recorded in the Office of the Recorder of  
Deeds of Clearfield County, Pennsylvania. BY THE COURT, John K. Reilly, Jr., President Judge



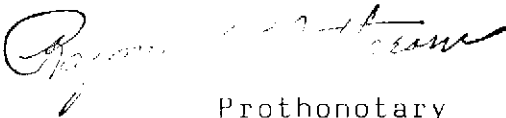

Benjamin S. Blakley	CAROL A. BOGLE,	DECEMBER 20, 1983, PETITION TO PROCEED IN FORMA PAUPERIS, FILED BY Benjamin S. Blakley, III, Esquire One (1) copy Certified to Attorney. ORDER, filed AND NOW, this 20th day of December, 1983, leave is hereby granted unto CAROL A. BOGLE, Plaintiff in the aforesaid cause of action, to proceed therewith to the termination of said proceeding without payment of costs therefore. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.
	83-2249-CD	DECEMBER 20, 1983, COMPLAINT UNDER SECTION 201(d) OF THE DIVORC CODE, filed by Benjamin S. Blakley, III, Esquire One (1) copy Certified to Attorney. AFFIDAVIT OF PLAINTIFF UNDER SECTION 201(d) OF THE DIVORCE CODE, filed 1. The parties to this action separated in May of 1978, and have continued to live separate and apart for a period of at least three (3) years. 2. The marriage is irretrievably broken. 3. I understand that I may lose rights concerning alimony, division of property, lawyer's fees or expenses if I do not claim them before a divorce is granted. I verify that the statements made in this affidavit are true and correct. I understand that false statements herein are made subject to the penalties of 18 Pa. C.S. §4904 relating to unsworn falsification to authorities.
	EDGAR R. BOGLE,	FEBRUARY 1, 1984, SHERIFF'S RETURN filed. Now, December 21, 1983, John Dinger, Sheriff of Jefferson County was deputized. Now, December 27, 1983 attempted to serve the within Complaint in Divorce on Edgar R. Bogle, defendant by deputizing the Sheriff of Jefferson County. The return of Sheriff Dinger is hereto attached and made a part of the return marked "NOT FOUND". Possibly across Jefferson County Line in Elk County. So answers, Chester A. Hawkins by Marilyn Wood
ck #43948	Pro <i>Sup Co</i> 40.00	FEBRUARY 3, 1984, PRAECIPE filed. Please reinstate the Complaint in Divorce in the above captioned matter. s/Benjamin S. Blakley III
Co. Check #44100	Shff OFF. CR. 10.75	FEBRUARY 7, 1984, COMPLAINT REINSTATED AND REISSUED TO SHERIFF FOR SERVICE
	Shff Dinger 18.75	MARCH 7, 1984, SHERIFF'S RETURN filed. Now, February 7, 1984, Raymond Krasinski, Sheriff of Elk County was deputized.
	Shff Hawkins No Cost	Now, February 21, 1984 served within Complaint in Divorce on Edgar R. Bogle, return of Sheriff Krasinski hereto attached. So answers, Chester A. Hawkins by Marilyn Wood
Co. Check #44541	Shff Krasinski 20.00	MARCH 16, 1984, AFFIDAVIT OF NON MILITARY SERVICE, filed CAROL A. BOGLE being duly sworn according to law, deposes and says that she is the Plaintiff in the above matter; that she personally knows the Defendant, EDGAR R. BOGLE, is over the age of 18 years; and that he resides at Drummond Road, Brockport, Jefferson County, Pennsylvania, and that it is unknown if he is employed. Plaintiff further avers that Defendant is not in the military or naval service of the United States or its allies or otherwise within the provisions of the Soldiers' and Sailors' Civil Relief Act of 1940 and its amendments. /s/ Carol A. Bogle
		MARCH 16, 1984, PRAECIPE TO TRANSMIT RECORD, filed by Benjamin Blakley
		MARCH , 1984, ORDER, filed AND NOW, this 26th day of March, 1984, this action having been considered by the Court it is ORDERED AND DECREED that: CAROL A. BOGLE, Plaintiff and EDGAR R. BOGLE, Defendant are divorced from the bonds of matrimony. BY THE COURT /s/ John K. Reilly, Jr., President Judge.
		APRIL 4, 1984, VITAL STAT. MADE

[illegible]

Joseph Colavecchi	COMMERCIAL CREDIT CO.	DECEMBER 21, 1983, COMPLAINT IN ASSUMPSIT, filed by Joseph Colavecchi, Esquire. Two (2) copies Certified to Sheriff Three (3) copies Certified to Attorney. <u>FEBRUARY 8, 1984 PRAECIPE TO REINSTATE COMPLAINT</u> filed by Joseph Colavecchi You are requested to reinstate the Complaint filed in the above-captioned matter. s/Joseph Colavecchi <u>FEBRUARY 8, 1984 TWO COPIES REINSTATED AND REISSUED TO SHERIFF FOR SERVICE</u>  <u>MARCH 5, 1984, SHERIFF'S RETURN</u> , filed NOW, February 8, 1984, Raymond Krasinski, Sheriff of Elk County was deputized by Chester Hawkins, Sheriff of Clearfield County to serve the within Complaint in Assumpsit on Dennis L. & Reba Haight, defendant. NOW, February 22, 1984, served the within Complaint in Assumpsit on Dennis L. & Reba Haight, defendants by deputizing the Sheriff of Elk County. The return of Sheriff Krasinski is hereto attached and made a part of this return stating that he served Dennis L. Haight. So Answers Chester A. Hawkins, Sheriff, by Marilyn Wood. <u>MARCH 30, 1984, PRAECIPE FOR JUDGMENT</u> filed by Joseph Colavecchi The Defendants, Dennis L. Haight and Reba Haight, having been served on February 22, 1984, and no answer having been filed, a further ten (10) day notice was then given to Dennis L. Haight and Reba Haight on March 14, 1984, a copy of said notice being attached to this Praecipe. No answer still having been filed to the Complaint in Assumpsit, please assess damages against Dennis L. Haight and Reba Haight as follows: <div><div>1. Amount of Debt: \$1,216.81</div><div>2. Interest from 12/21/83 to 3/29/84: 19.84</div><div>3. Costs to Date: 57.49</div><div>TOTAL AMOUNT OF JUDGMENT: \$1,294.14</div></div> s/Joseph Colavecchi
	83-2251-CD	
	DENNIS L. HAIGHT and REBA HAIGHT.	
	Pro by Atty. 40.00	Judgment is entered in favor of the Plaintiffs and
	Atty. 3.00	against the Defendants for failure to file an Answer
	Shff	for a total of One thousand Two hundred Ninety-four
	Hawkins No Costs	and 14/100 Dollars.
	Shff	
	Krasinski by Atty 17.49	
	Pro by Atty 9.00	Debt: \$1,294.14
	Pro by Atty 10.00	DEFAULT JUDGMENT
		<i>Raymond Krasinski</i> Prothonotary
		Notice of Entry of Judgment mailed to Defendants
		<u>MAY 30, 1984, PRAECIPE TO TRANSFER CERTIFIED COPY OF JUDGMENT TO ELK COUNTY COURTHOUSE</u> , filed by Joseph Colavecchi, esquire. Please transfer a certified copy of the above Judgment against Dennis L. Haight and Reba Haight to the Prothonotary's Office in Elk County, Pennsylvania, at Ridgway, Pennsylvania.
		<u>JUNE 6, 1984, CERTIFICATION OF DOCKET ENTRIES and JUDGMENT TO ELK COUNTY BY REGULAR MAIL.</u>





Edward S. Newlin	BENEFICIAL CONSUMER DISCOUNT COMPANY,	DECEMBER 21, 1983, PRAECIPE FOR WRIT OF REVIVAL, filed.  Issue Writ of Revival of judgment entered to No. 76-25-CD and index it in the judgment index against Andrew Coleman, Jr., and Twila Coleman in the amount of Four Thousand Nine Hundred Eighty-nine and 94/100 Dollars.  Debt \$4,989.94  Filed and Entered by Attorney, December 21, 1983.  Judgment
Dec. 21 11:25 a.m.	83-2253-CD	
	ANDREW COLEMAN, JR. and TWILA COLEMAN,	 Prothonotary
		DECEMBER 21, 1983, NOTICE OF ENTRY OF WRIT OF REVIVAL MAILED TO DEFENDANT.
		JANUARY 9, 1984, SHERIFF'S RETURN, filed. Now, Jan 3, 1984 at 3:30 PM EST served within Writ on Andrew Coleman, Jr., deft at his place of residence. Now, Jan 3, 1984 at 3:30 PM EST served within Writ on Andrew Coleman, Jr., husband of Twila Coleman, deft at his place of residence. So answers, Chester A. Hawkins, Shff By /s/ Marilyn Wood
	Pro by Atty. 15.00 Atty. by Atty 3.00 Shff Hawkins 20.75 Pro by Atty 9.00	JANUARY 30, 1984, PRAECIPE FOR JUDGMENT, filed by Edward S. Newlin, Esquire Enter judgment for the Plaintiff, Beneficial Consumer Discount Company and against the Defendants, Andrew Coleman, Jr., and Twila Coleman in the sum of Seven Thousand Nine Hundred Seventy-five and 77/100 Dollars. (\$7,975.77.) in the above case.
		Judgement entered in favor of the Plaintiff and against the Defendant in the sum of Seven Thousand Nine Hundred Seventy-five and 77/100 Dollars.  Debt \$7,975.77  DEFAULT JUDGMENT
		 Prothonotary
		WRIT OF EXECUTION ISSUED TO 84-3-EX



Dec. 22  
8:30 a.m.

CURWENSVILLE STATE BANK  
PO Box 29  
Curwensville, PA 16833

83-2255-CD

VINCENT FIDA  
501 Meadow Street  
Curwensville, PA 16833

Pro	by Plff	9.00
o.c.		6.50
to	by Plff	5.00

DECEMBER 22, 1983, AGREEMENT TO REVIVE, filed. To  
Revive and Continue Lien entered to 78-3262-CD.

By Virtue of Agreement contained herein, Judgment  
is entered in favor of the Plaintiff and against the  
Defendants in the sum of Twelve Thousand Five Hundred  
Ninety-four and 04/100 Dollars, with Interest, Attorney's  
Commission, Cost of Suit, Release of Errors, Waiving Stay,  
Inquisition and Exemption.

Debt \$12,594.04  
Atty. Comm. 10%  
Interest from December 13, 1978.

Filed and Entered by Plaintiff, December 22, 1983.  
Judgment

*Raymond W. Theron*  
Prothonotary

And Now, 26 day of Feb 1984 By paper  
filed, the above  
interest and costs

*Raymond W. Theron*  
Prothonotary

[illegible]

John W. Burge	<div>DORIS SMEAL</div> <div>83-2257-CD</div> <div>JOHNSON &amp; MORGAN</div> <div><div>Pro</div><div>by Atty.</div><div>20.00</div></div> <div><div>Atty.</div><div></div><div>3.00</div></div> <div><div>Pec</div><div>by atty</div><div>9.00</div></div>	<div>DECEMBER 22, 1983, NOTICE OF APPEAL From J.P., Michael A. Rudella, filed.</div> <div>PRAECIPE TO ENTER RULE TO FILE COMPLAINT AND RULE TO FILE, filed</div> <div>Enter rule upon Doris Smeal, appellee, to file a complaint in this appeal (Common Pleas No. 83-2257-CD) within twenty (20) days after service of rule or suffer entry of judgment of non pros. /s/ John W. Burge, Esq.</div> <div>DECEMBER 30, 1983, PROOF OF SERVICE OF NOTICE OF APPEAL AND RULE TO FILE COMPLAINT filed.</div> <div>I hereby swear or affirm that I served a copy of the Notice of Appeal, Common Pleas No. 83-2257-CD, upon the District Justice designated therein on 12/23/83 by certified mail, sender's receipt attached hereto, and upon the appellee, Doris Smeal, on 12/23/83 by certified mail, sender's receipt attached hereto and further that I served the Rule to File a Complaint accompanying the above Notice of Appeal upon the appellee to whom the Rule was addressed on 12/23/83 by certified mail, sender's receipt attached hereto. s/not ligible</div> <div>DECEMBER 30, 1983 TRANSCRIPT filed by Michael Rudella</div> <div>JANUARY 23, 1984, PRAECIPE filed.</div> <div>The Plaintiff not having filed her Complaint within 20 days after service of the Notice of Appeal and Rule to File Complaint in the above matter, please enter judgment of non pros. s/John W. Burge</div> <div>Judgment is entered in favor of Defendants and against Plaintiff for failure to file a Complaint.</div> <div>JUDGMENT OF NON PROS</div> <div><div>Raymond Wetherman</div><div>Prothonotary</div></div>	

	<p>Dec. 23 8:30 a.m.</p>	<p>COMMONWEALTH OF PENNA DEPARTMENT OF REVENUE PO Box 2055 Harrisburg, PA 17105</p> <p>83-2258-CD</p> <p>RICHARD L. MANEY, t/a RICHARD L. MANEY RD #1 Frenchville, PA 16836</p> <p>Pro by Plff 9.00</p>	<p>DECEMBER 23, 1983, CERTIFIED COPY OF LIEN, SALES AND USE TAX, filed</p> <p>Pursuant to the laws of the Commonwealth of Pennsy- lvania, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Hundred Five and 90/100 Dollars.</p> <p>Debt \$105.90 (Tax, plus Interest, Comp. 12/16/83)</p> <p>Filed and Entered by Plaintiff, December 23, 1983.</p> <p>Judgment</p> <p><i>Raymond Witheron</i> Prothonotary</p>
	<p>Dec. 23 8:30 a.m.</p>	<p>COMMONWEALTH OF PENNA DEPARTMENT OF REVENUE PO Box 2055 Harrisburg, PA 17105</p> <p>83-2259-CD</p> <p>AMES OF CLEARFIELD INC. ROUTE 322 Clearfeild, PA 16830</p> <p>Pro by Plff 9.00 <i>Pro By Rly</i> 5.50</p>	<p>DECEMBER 23, 1983, CERTIFIED COPY OF LIEN, SALES AND USE TAX, filed</p> <p>Pursuant to the laws of the Commonwealth of Pennsy- lvania, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Five Hundred Eighty-one and 49/100 Dollars.</p> <p>Debt \$2,581.49 (Tax, plus Interest, Comp. 12/16/83)</p> <p>Filed and Entered by Plaintiff, December 23, 1983</p> <p>Judgment</p> <p><i>Raymond Witheron</i> Prothonotary</p> <p>And Now, <u>13</u> day of <u>Feb</u> 1984 by paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Raymond Witheron</i> Prothonotary</p>

Dec.23  
8:30 a.m.

COMMONWEALTH OF PENNA  
DEPARTMENT OF REVENUE  
PO Box 2055  
Harrisburg, PA 17105

83-2260-CD

SHERMAN WILLIAMS COMPANY  
101 Prospect Ave. N.W.  
Cleveland, OH 44115

Pro by Plff 9.00  
Pss by Plff 5.50

Sub No. 22, dated Feb. 27, 1984, under  
filed, the above-captioned case, for debt,  
interest and cost.

Attest: *Raymond Wetherow*  
Prothonotary

DECEMBER 23, 1983, CERTIFIED COPY OF LIEN, SALES AND USE  
TAX, filed.

Pursuant to the laws of the Commonwealth of Pennsy-  
lvania, Judgment is entered in favor of the Plaintiff  
and against the Defendants in the sum of Seventy-nine  
and 89/100 Dollars.

Debt \$79.89 (Tax, plus Interest  
Comp. 12/16/83)

Filed and Entered by Plaintiff, December 23, 1983.  
Judgment

*Raymond Wetherow*  
Prothonotary

Dec. 23  
8:30 a.m.

COMMONWEALTH OF PENNA  
DEPARTMENT OF REVENUE  
PO Box 2055  
Harrisburg, PA 17105

83-2261-CD

C. A. WALKER LUMBER AND  
SUPPLY COMPANY  
1101 Walker Rd.  
Bigler, PA 16825

Pro by Plff 9.00

DECEMBER 23, 1983, CERTIFIED COPY OF LIEN, SALES AND USE  
TAX, filed.

Pursuant to the laws of the Commonwealth of Pennsy-  
lvania, Judgment is entered in favor of the Plaintiff  
and against the Defendants in the sum of One Hundred  
Thirteen and 71/100 Dollars.



Debt \$113.71 (Tax, plus Interest  
Comp. 12/16/83)

Filed and Entered by Plaintiff, December 23, 1983.  
Judgment

*Raymond Wetherow*  
Prothonotary



		<p>COMMONWEALTH OF PENNA DEPARTMENT OF REVENUE PO Box 2055 Harrisburg, PA 17105</p>	<p>DECEMBER 23, 1983, CERTIFIED COPY OF LIEN, SALES AND USE TAX, filed.</p> <p>Pursuant to the laws of the Commonwealth of Pennsy- lvania, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Six Hundred Eleven and 50/100 Dollars.</p> <p>Debt \$1,611.50 (Tax, plus Interest, Comp. 12/31/83)</p> <p>Filed and Entered by Plaintiff, December 23, 1983</p> <p>Judgment</p> <p><i>Raymond J. Witherow</i> Prothonotary</p>
	<p>Dec. 23 8:30 a.m.</p>	<p>83-2262-CD</p> <p>EDWARD N. BEHEL, t/a EDWARD AMERICAN AUTO SERVICE 304 Park Avenue Clearfield, PA 16830</p> <p>Pro by Plff 9.00</p>	
		<p>COMMONWEALTH OF PENNA DEPARTMENT OF REVENUE PO Box 2055 Harrisburg, PA 17105</p>	<p>DECEMBER 23, 1983, CERTIFIED COPY OF LIEN, SALES AND USE TAX, filed.</p> <p>Pursuant to the laws of the Commonwealth of Pennsy- lvania, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Seven Hundred Eighty-two and 89/100 Dollars.</p> <p>Debt \$1,782.89 (Tax, plus Interest Comp. 12/16/83)</p> <p>Filed and Entered by Plaintiff, December 23, 1983</p> <p>Judgment</p> <p><i>Raymond J. Witherow</i> Prothonotary</p>
	<p>Dec. 23 8:30 a.m.</p>	<p>83-2263-CD</p> <p>ANTONINO AMATO, t/a TONY'S PEZZA 217 Curtin Street RAMSEY, PA 16671</p> <p>Pro by Plff 9.00 <i>1.00 By Plff 5.00</i></p>	<p>And Now, <u>12</u> day of <u>Oct</u> 19<u>84</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <i>Raymond Witherow</i> Prothonotary</p>

<div>Dec. 23 8:30 a.m.</div>	<div>COMMONWEALTH OF PENNA DEPARTMENT OF REVENUE PO Box 2055 Harrisburg, PA 17105</div> <div>83-2264-CD</div> <div>RAYMOND N. VANDERVORT and HARRY A. PEOPLES, t/a SUPERIOR PAINTING AND REPAIR RD #1 Luthersburg, PA 15848</div> <div>Pro by Plff 9.00 <i>Pro By Plff 5.50</i></div>	<div>DECEMBER 23, 1983, CERTIFIED COPY OF LIEN, SALES AND USE TAX, filed.</div> <div>Pursuant to the laws of the Commonwealth of Pennsy- lvania, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Fifty-one and 93/100 Dollars.</div> <div>Debt \$51.93 (Tax, plus Interest, Comp. 12/16/83)</div> <div>Filed and Entered by Plaintiff, DEcember 23, 1983.</div> <div>Judgment</div> <div> Prothonotary</div> <div>And Now, <u>13</u> day of <u>Feb</u> 198<u>4</u> by paper filed, the sum of <u>51.93</u> in full of debt, Interest and cost. Attest: <u>Raymond Witterow</u> Prothonotary</div>
<div>Dec. 23 8:30 a.m.</div>	<div>COMMONWEALTH OF PENNA DEPARTMENT OF REVENUE PO Box 2055 Harrisburg, PA 17105</div> <div>83-2265-CD</div> <div>CHARLOTTE M. CORDWELL, t/a BOULEVARD SUNOCO 618 Liberty Blvd. DuBois, PA 15801</div> <div>Pro by Plff 9.00</div>	<div>DECEMBER 23, 1983, CERTIFIED COPY OF LIEN, SALES AND USE TAX, filed</div> <div>Pursuant to the laws of the Commonwealth of Pennsy- lvania, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Six Hundred Nine and 81/100 Dollars.</div> <div>Debt \$609.81 (Tax, plus Interest Comp. 12/16/83)</div> <div>Filed and Entered by Plaintiff, December 23, 1983</div> <div>Judgment</div> <div> Prothonotary</div>



Carl A. Belin, Jr.	PHILIPSBURG AREA  AUTHORITY FOR INDUSTRIAL DEVELOPMENT, and  CONSOLIDATED INNS, INC.,   83-2267-CD          EDMUND J. ZITZELBERGER & EVELYN J. ZITZELBERGER	DECEMBER 23, 1983, PRAECIPE, filed by Carl A. Belin, Jr. Esquire. Issue a summons in Quiet Title against the above- named defendnats concerning the hereinafter described property: Property more particularly described in a certain Deed dated October 9, 1981 between H. Robert Fischer, Mark Murphy and J. L. Davies, doing business as Tracydale Development Co., a partnership and Edmund J. Zitzelberger and Evelyn J. Zitzelberger, and recorded in the Clearfeild County Recorder's Office in Deed Book 824, page 242, and Deed dated May 27, 1982 between Exxon Corporation and Edmund J. Zitzelberger and Evelyn J. Zitzelberger, and recorded in the Clearfeild County Recorder's Office in Deed Book 879, page 132. Said Summons to be served on the Defendants at their address of: 201 North Second Street, Clearfield, Pennsylvania. /s/ Carl A. Belin, Jr. JANUARY 3, 1984, SHERIFF'S RETURN filed. Now, December 28, 1983 served within Summons Action to Quiet Title on Edmund J. Zitzelberger. Now, December 29, 1983 served within Summons Action to Quiet Title on Evelyn J. Zitzelberger. So answers, Chester A. Hawkins by Marilyn Wood  FEBRUARY 24, 1987 PRAECIPE TO DISCONTINUE filed by Carl A. Belin, Jr., Esq. Please mark the above-caption action settled, discontinued and ended. s/Carl A. Belin, Jr., Esq.  SETTLED, DISCONTINUED AND ENDED
	Pro by Atty.	20.00
	Atty.	3.00
	Shff by Atty	14.75
	Pro by Atty	5.00

Stonecipher, Cunningham, Beard & Schmitt (Roger S. Cunningham)	CARSON PIRIE SCOTT AND COMPANY,	DECEMBER 27, 1983, COMPLAINT IN ASSUMPSIT, filed by Roger S. Cunningham, Esquire. JANUARY 12, 1984, SHERIFF'S RETURN filed. Now January 4, 1984 served within Complaint in Assumpsit on A. L. Reitz. So answers, Chester A. Hawkins by Marilyn Wood  AUGUST 13, 1984 PRAECIPE FOR DEFAULT JUDGMENT, filed by Roger Cunningham, Atty. Please enter judgment in favor of the Plaintiff and against the Defendant for failure of the Defendant to file an Answer within the prescribed period in the amount of : \$755.00. Amount claimed in Complaint \$500.00 Interest at a rate of 2% from 6/25/82 on \$500.00 255.00  Total due 755.00 & costs  s/Roger Cunningham, Atty for Plff.  Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of (\$755.00) Seven hundred fifty-five and 00/100 Dollars for failure to file an Answer.  DEBT: \$755.00  DEFAULT JUDGMENT  <div>Raymond J. Peterson Prothonotary</div>  SEPTEMBER 20, 1984, PRAECIPE TO SATISFY, filed. Please satisfy the above captioned case and mark it off the Docket. /s/ Roger S. Cunningham, Esq.  SATISFIED
	83-2268-CD	
	A. L. REITZ, an individual, t/a DISCOUNT CARPET SALES,	
	Pro by Atty. 30.00 Pro 10.00 Atty. 3.00	
	Shff by Atty 18.35 Pro by atty 9.00 Pro by atty 5.00	

<p>Dec 27 8:30 a.m.</p>	<p>MID-STATE BANK &amp; TRUST COMPANY</p> <p>83-2269-CD</p> <p>JOHN P. ROSSELLI and JUNE I. ROSSELLI</p> <p>Pro Plff. 9.00 o.c. 6.50 <i>Pro. by Plff.</i> 5.00</p>	<p>DECEMBER 27, 1983, <u>AMICABLE SCIRE FACIAS, To Revive and Continue Lien entered to Judgment No. 79-106-CD.</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 Three Thousand Five Hundred Forty-three and 02/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$3,543.02</p> <p>Atty. Comm. 15%</p> <p>Interest from January 15, 1979.</p> <p>Filed and Entered by Plaintiff, December 27, 1983.</p> <p>Judgment.</p> <p><i>[Signature]</i> Prothonotary</p> <p><i>Add Nov. 9th Court May 1984 By paper filed, the sum of \$3,543.02 plus interest and cost.</i> <i>[Signature]</i> Prothonotary</p>	
<p>Dec.27 8:30 a.m.</p>	<p>COMMONWEALTH OF PENNA DEPARTMENT OF REVENUE PO Box 2055 Harrisburg, PA 17105</p> <p>83-2270-CD</p> <p>VANCE DICKEY MASONRY 705 EPK Avenue Clearfield, PA 16830</p> <p>Pro by Plff 9.00</p>	<p>DECEMBER 27, 1983, <u>CERTIFIED COPY OF LIEN, PENNSYLVANIA INCOME TAX EMPLOYER WITHHOLDING TAX, filed.</u></p> <p>Pursuant to the laws of the Commonwealth of Pennsylvania, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand One Hundred Eighty-five and 95/100 Dollars,</p> <p>Debt \$1,185.95 (Tax, plus Interest Comp. 1/31/83)</p> <p>Filed and Entered by Plaintiff, December 23, 1983.</p> <p>Judgment</p> <p><i>[Signature]</i> Prothonotary</p>	



CIVIL ACTION

DECEMBER 1983

DOCKET 237

Vernon D. Roof	VINCENT A. DESANTIS,	DECEMBER 27, 1983, COMPLAINT FOR PARTIAL CUSTODY, filed by Vernon D. Roof, Esquire One (1) copy Certified to Attorney. ORDER OF COURT, filed You, DONNA L. DESANTIS, Defendant, have been sued in Court to obtain custody, partial custody or visita- tion of the minor children: MICHELLE JEAN DESANTIS and SHONDA LACY DESANTIS. You are ordered to appear in person at the Clear- field County Courthouse, Clearfield, Pennsylvania, on the 1st day of February, 1984, at 10:30 o'clock a.m. for a conference and/or hearing. You are further ordered to bring with you the minor children: MICHELLE JEAN DESANTIS and SHONDA LACY DESANTIS. If you fail to appear as provided by this Order or to bring the children, an order for custody, partial custody or visitation may be entered against you or the court may issue a warrant for your arrest. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.
Dec. 27. 11:55 a.m.	83-2271-CD	
	DONNA L. DESANTIS,	
	Pro <i>Leif Utley</i> 40.00	



		<p>MAPLE AVENUE HOSPITAL MAPLE AVENEU DUBois, PA 15801</p>	<p>DECEMBER 29, 1983, JUDGMENT FROM J.P. Wesley J. Read, filed.</p> <p>Judgment entered in favor of the Plaintiff and against the Defendant in the sum of Two Hundred Thirty- five and 70/100 Dollars. with costs.</p> <p>Debt \$235.70</p> <p>Interest from October 31, 1983.</p> <p>Filed and Entered by Plaintiff, December 29, 1983.</p> <p>Judgment</p> <p><i>Raymond W. Hetherington</i> Prothonotary</p>
<p>Dec. 29 8:30 a.m.</p>	<p>83-2273-CD</p>	<p>MR. STEPHEN STEINBEISER. MRS. CAROL STEINBEISER RD #1 DuBois, PA 15801</p>	
		<p>Pro by plff. 9.00</p>	

Earle D.  
Lees, Jr.  
Richard H.  
Milgrub

FRANKLIN E. BOYER,

83-2274-CD

John W.  
Blasko  
James M.  
Horne

SAMUEL B. BARLEY, M.D.

DECEMBER 29, 1983, PRAECIPE FOR SUMMONS IN TRESPASS,  
filed by Earle D. Lees, Jr., Esquire and Richard H.  
Milgrub, Esquire

Enter our appearance for the Plaintiff and issue a  
Summons in Trespas in the above captioned matter.

DECEMBER 29, 1983, WRIT OF SUMMONS IN TRESPASS ISSUED TO  
SHERIFF FOR SERVICE.

JANAURY 30, 1984, PRAECIPE FOR ENTRY OF APPEARANCE,  
filed by John W. Blasko and James M. Horne, Esquires

Please enter the undersigneds appearance on behalf  
of the Defendant, SAMUEL B. BARLEY, M.D., and have all  
papers served on the undersigned.

JANAURY 30, 1984, PRAECIPE FOR RULE TO FILE A COM-  
PLAINT, filed by John W. Blasko, Esquire

Please enter Rule on Plaintiff in the above-cap-  
tioned matter to file a Complaint within twenty (20) days,  
or suffer entry of judgment of non pros.

JANAURY 30, 1984, RULE MAILED TO JOHN W. BLASKO FOR  
SERVICE OF RULE.

JANUARY 30, 1984, CERTIFICATE OF SERVICE, filed  
by John W. Blasko, Esquire

I hereby certify that a true and correct copy of the  
Entry of appearance in the above-captioned matter was  
mailed on Janaury 26, 1984, at the post office, State  
College, Pennsylvania, postage prepaid, to the attorney  
of record, Earle David Lees, Jr., Esq., 109 North Brady  
Street, DuBois, PA 15801. /s/ John W. Blasko.

FEBRUARY 3, 1984, CERTIFICATE OF SERVICE, filed by  
John W. Blasko.

FEBRUARY 10, 1984, SHERIFF'S RETURN filed.

Now January 3, 1984 served within Summons in Trespas  
on Dr. Barley. So answers, Chester A. Hawkins by Marilyn  
Wood

FEBRUARY 17, 1984, COMPLAINT IN TRESPASS filed by  
Milgrub and Lhota for Richard P. Mislitsky

No copies

MARCH 19, 1984, CERTIFICATE OF SERVICE, filed by  
McQuaide, Blasko, Schwartz, Fleming & Faulkner, Inc.  
By John W. Blasko

Pro by Atty. 20.00

Atty. RHM 3.00

Shff by Atty 18.35

Pro by Atty 20.00

Subpoena (3) 6.00

Shff. by Atty 22.35

Shff. Surcg. by Atty 6.00

Pro by Atty 5.00

Jury 4.00

MARCH 19, 1984, DEFENDANTS PRELIMINARY OBJECTIONS,  
FILED BY John W. Blasko

MARCH 28, 1984, PLAINTIFF'S ANSWER TO DEFT. PRELIM OBJ. filed by

MARCH 23, 1984, CERTIFICATE OF SERVICE filed by  
McQuaide, Blasko, Schwartz, Fleming & Faulkner, Inc.

By John W. Blasko  
FOR ARGUMENT filed by John W. Blasko

Feinberg &  
Silva

APRIL 5, 1984, PRAECIPE TO LIST FOR ARGUMENT  
Please list the Preliminary Objections filed by Defendant on or about March 15, 1984, in  
the above-captioned matter for argument. s/John W. Blasko

APRIL 5, 1984, CERTIFICATE OF SERVICE filed by John W. Blasko

APRIL 26, 1984, CERTIFICATE OF SERVICE, filed by John W. Blasko, Esquire.

I hereby certify that a true and correct copy of the Praecipe to List for Argument in the  
above-captioned matter was mailed on April 24, 1984, at the post office, State College, Penna.,  
postage prepaid, to the attorney of record, Richard P. Mislitsky, Esquire. s/John W. Blasko, Esq.

APRIL 26, 1984, PRAECIPE TO LIST FOR ARGUMENT filed.

Please list the Preliminary Objections filed by Defendant on or about March 15, 1984, in the  
above-captioned matter for argument. s/John W. Blasko, Esquire

JUNE 11, 1984, PLAINTIFF'S EXPERT WITNESS INTERROGATORIES ADDRESSED TO DEFENDANT AND  
CERTIFICATE OF SERVICE, filed by Richard P. Mislitsky, Esquire.

APRIL 16, 1984, PLAINTIFF'S MEMORANDUM IN ANSWER TO DEFT. PRELIMINARY OBJECTIONS & PETITION  
FOR COSTS AND EXPENSES, filed by Richard P. Mislitsky, Esquire.  
ORDER filed.

One Copy Certified to Attorney  
AND NOW, this \_\_\_\_\_ day of \_\_\_\_\_,

it is hereby ORDERED AND DECREED that defendant's  
Preliminary Objections are denied and dismissed. Defendant will file a responsive pleading within  
twenty (20) days of this Order. Defendant will pay plaintiff's costs and expenses upon submission  
of same. s/

JUNE 5, 1984, PLAINTIFF'S ANSWERS TO DEFENDANT'S INTERROGATORIES FOR ANSWER BY PLAINTIFF (SET ONE)  
AND REQUEST FOR PRODUCTION (SET ONE), filed by Richard P. Mislitsky, Esquire.

AND CERTIFICATE OF SERVICE, filed by Richard Mislitsky, Esquire.

FILED IN TRANSCRIPT DRAWER UNDER "B".

JUNE 15, 1984, ORDER filed.

NOW, June 15, 1984, the Court having indicated during the course of presentation of Argument  
in the above matter that the Plaintiff, Franklin E. Boyer, might have been a close friend of the  
family; and the Court having investigated and determined this to be so; it is the ORDER of this  
Court that this Judge, namely, Senior Judge John A. Cherry, be and he is hereby recused in the  
above stated case. BY THE COURT, s/John A. Cherry, Senior Judge.

JUNE 7, 1984 SUBPOENA, filed.

TO: Samuel B. Barley, MD

JUNE 7, 1984 SUBPOENA, filed.

TO: Medical Records Custodian

JUNE 7, 1984 SUBPOENA, filed.

TO: THE MEDICAL RECORDS CUSTODIAN

	<div>Rick Mattern</div>	<div>BARBARA L. QUADE,</div> <div>83-2275-CD</div> <div>KENNETH PHILLIPS</div> <div>Pro        by Atty.        40.00</div> <div>Atty.                        3.00</div>	<div>DECEMBER 29, 1983, PETITION TO CONFIRM CUSTODY ORDER AND RULE TO SHOW CAUSE, filed by Rick Mattern, Esquire</div> <div>One copy Certified to Attorney.</div> <div>One copy Certified to Sheriff.</div> <div>ORDER OF TEMPORARY CUSTODY AND RULE TO SHOW CAUSE, filed.</div> <div>AND NOW, this 29th day of December, 1983, upon consideration of the foregoing Petition of Barbara L. Quade, it is the ORDER of this Court that the Plaintiff be and is hereby granted Temporary Legal Custody of the minor child, Luther A. Quade.</div> <div>IT IS THE FURTHER ORDER of this Court that a Rule is granted upon Defendant, Kenneth Phillips, to show cause, if any, why the Plaintiff should not be granted permanent legal custody of the said minor child.</div> <div>RULE IS RETURNABLE the 11th day of January, 1984, in the Courtroom, Second Floor, Clearfield County Court-house, Clearfield, Pennsylvania, at 9:00 A.M..</div> <div>YOU ARE HEREBY ORDERED TO APPEAR AT THE ABOVE DATE AND TIME.</div> <div>If you fail to appear as provided by this Order, an Order for custody may be entered against you. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</div> <div>JANUARY 13, 1984, ORDER OF PERMANENT CUSTODY, filed by Rick Mattern</div> <div>Three copies Certified to Attorney.</div> <div>ORDER</div> <div>AND NOW, this 13 day of January, 1984, upon consideration of the Petition to Confirm Custody filed to the above term and number, a Rule Returnable having been made for January 11, 1984 at 9:00 A.M., the Defendant having received due notice, a certified copy of the Petition and Rule having been served on his attorney, Paul Silberblatt, Esquire, and neither the Defendant nor his counsel having appeared in Court at the aforesaid time and date, it is the ORDER of this Court that the Petitioner, Barbara L. Quade, be and is hereby awarded permanent legal custody of the minor child, Luther A. Quade.</div> <div>It is the FURTHER ORDER of this Court that in the event it is established legally that Kenneth Phillips is the father of the minor child, Luther A. Quade, in such circumstance he shall be allowed reasonable visitation with the minor child, Luther A. Quade, the parties to agree upon the periods of visitation. BY THE COURT, /s/ John K. Reilly, Jr., President Judge</div>

Carl A. Belin, Jr.	FULLINGTON AUTO BUS CO.	DECEMBER 29, 1983, NOTICE OF APPEAL FROM J. P. William Daisher, filed. <u>PRAECIPE TO ENTER RULE TO FILE COMPLAINT AND RULE TO FILE</u> , filed Enter rule upon Fullington Auto Bus Company, appellee, to file a complaint in this appeal (Common-Pleas No. 83-2276-CD) within twenty (20) days after service of rule or suffer entry of judgment of non pros. /s/ Joseph J. Lee, Attorney for appellant.  DECEMBER 29, 1983, <u>PROOF OF SERVICE OF NOTICE OF APPEAL AND RULE TO FILE COMPLAINT</u> , filed by Joseph J. Lee, Esquire. AFFIDAVIT: I hereby swear or affirm that I served a copy of the Notice of Appeal, Common Pleas No. 83-2276-CD, upon the District Justice designated therein on December 29, 1983, by certified mail, sender's receipt attached hereto, and upon the appellee, Fullington Auto Bus Company, on December 29, 1983, by certified mail, sender's receipt attached hereto. AND further that I served the Rule to File a Complaint accompanying the above Notice of Appeal upon the appellee to whom the Rule was addressed December 29, 1983, by certified mail, sender's receipt attached hereto. <u>JANUARY 13, 1984, COMPLAINT IN ASSUMPSIT</u> filed by Carl A. Belin, Jr. No copies <u>CERTIFICATE OF MAILING</u>  FEBRUARY 21, 1984, <u>ANSWER AND NEW MATTER</u> , filed by Joseph J. Lee, Esquire. CERTIFICATE OF MAILING, filed. <u>MARCH 8, 1984, PRELIMINARY OBJECTIONS</u> filed by Carl A. Belin, Jr. <u>CERTIFICATE OF MAILING</u>
	83-2276-CD	
Joseph J. Lee	JOHNSON WORLD TOURS	
	Pro by Atty 15.00 Atty. 3.00 Pro 40.00	

William T. Davis	CLEARFIELD BANK & TRUST COMPANY.	DECEMBER 29, 1983, COMPLAINT IN ASSUMPSIT, filed by William T. Davis, Esquire. Two (2) copies Certified to Sheriff One (1) copy Certified to Attorney.  JANUARY 16, 1984, SHERIFF'S RETURN, filed. Now, Jan 4, 1984 at 9:00 AM EST served within Complaint on Dennis L. McElfresh, deft.. Now, Jan 4, 1984 at 9:00 AM EST served within Complaint on Dennis L. McElfresh, husband of Helen R. McElfresh, deft. So answers, Chester A. Hawkins, Shff By /s/ Marilyn Wood  FEBRUARY 2, 1984, PRAECIPE TO ENTER JUDGMENT filed. Please enter judgment in the above action of Assumpsit for failure of the Defendants to plead to the Complaint and liquidate the damages as follows: Principal Debt \$5,200.00 Due on principal of Judgment Note as of Dec. 22, 1983 3,606.12 Interest from Feb. 15, 1983 to Dec. 22, 1983 at 15.5% per annum 476.72 Together with costs, attorney's commission and interest to date of sale. Judgment is to be entered against the premises described in the Complaint filed in this action, being the same premise as described in Deed recorded in Deed Book 732, Page 211. s/William T. Davis  Judgment is entered in favor of the Plaintiff and against the Defendants for failure to plead to Complaint in the sum of Three thousand Six hundred Six and 12/100 dollars with interest in the amount of Four hundred seventy-six and 72/100 Dollars.  Pro by Atty. 40.00 Debt \$3,606.12 Atty. by Plff 3.00 Interest 476.72 Shff Hawkins 14.75 DEFAULT JUDGMENT Pro by Plff 9.00
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DENNIS L. McELFRESH and  
HELEN R. McELFRESH

*Raymond Wetherston*

Prothonotary

SATISFIED WRIT OF EXECUTION ISSUED TO 84-4-EX

David S. Ammerman	RICHARD L. LININGER; MARK VRAHAS; KENNETH A. BUNDY; THE BOARD OF COUNTY COMMISSIONERS OF CLEARFIELD COUNTY,	DECEMBER 29, 1983, PETITION FOR ORDER DIRECTING CONTROLLER TO APPROVE PAYMENT, filed by David S. Ammerman, Esquire. Five (5) copies Certified to Attorney. DECEMBER 30, 1983, PETITION FOR ORDER DIRECTING CONTROLLER TO APPROVE PAYMENT filed by Kim C. Kesner Four copies certified Attorney JANUARY 20, 1984, ANSWER TO PETITION FOR ORDER DIRECTING CONTROLLER TO APPROVE PAYMENT filed by Gates & Seaman JANUARY 20, 1984, ANSWER TO PETITION FOR ORDER DIRECTING CONTROLLER TO APPROVE PAYMENT filed by Gates & Seaman FEBRUARY 10, 1984 JOINT MOTION AND STIPULATION FOR DISCONTINUANCE filed by Carl A. Belin Jr. and Laurance B. Seaman Two copies certified to Attorney Laurance Seaman ORDER AND NOW, this 10 day of February, 1984, upon reading and considering the foregoing Joint Motion and Stipulation for Discontinuance, leave is hereby granted to Clearfield County to voluntarily withdraw said Petition thereby terminating said action. BY THE COURT, John K. Reilly Jr., P.J.
Laurance B. Seaman	C. FREDERICK RALSTON,	
CV # 43948	Pro <i>Sup Co</i> 40.00 Pro <i>By Co</i> # 44534 5.00	

CIVIL ACTION

DECEMBER 1983

DOCKET 237

PROGRESSIVE PUBLISHING  
COMPANY, INCORPORATED.  
Clearfield, PA 16830

D. S. B. -- DATED DECEMBER 20, 1983.

On Demand.

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

Debt

\$1,895.70

Atty. Comm. 10%

Interest from December 20, 1983,

Filed and Entered by Plaintiff, December 29, 1983.

Judgment

KEITH W. BILLOTTE  
ADVENTURE PARK  
Clearfield, PA 16830

Dec. 29  
3:30 p.m.

83-2279-CD

Pro by Plff. 9.00

Pro by Plff. 5.00

Prothonotary

December 23, 1983, Notice of Entry of Judgment mailed  
to Defendants.

And Now, 3rd day of Jan 1984 By paper  
Filed, the above judgment is satisfied in full of debt,  
interest and cost.

Allen Raymond Withers  
Prothonotary

Toni M. Cherry	SHARON KEMATICK,	DECEMBER 29, 1983, COMPLAINT IN DIVORCE, filed by Toni M. Cherry, Esquire One (1) copy Certified To attorney.
		JANUARY 9, 1984, COMPLAINT FOR CUSTODY, filed by Toni M. Cherry Two copies Certified to Attorney.
		ORDER OF COURT You GREGORY PAUL KEMATICK, Defendant, have been sued in Court to obtain custody of the child, JESSICA KEMATICK.
12/29/83 \$75.00 Pd. by Atty	83-2280-CD	You are ordered to appear in person at the Courtroom of the Clearfield County Courthouse, Market Street, Clearfield, Pennsylvania, February 1, 1984 at 9:00 o'clock A.M., for a pre-hearing conference. Custody of JESSICA KEMATICK is temporarily awarded to Plaintiff, SHARON KEMATICK, pending further Order of this Court.
Clfd Trust		If you fail to appear as provided by this Order, an order for custody, partial custody or visitation may be entered against you or the court may issue a warrant for your arrest. BY THE COURT, /s/ John K. Reilly, Jr., President Judge
	GREGORY PAUL KEMATICK,	JANUARY 26, 1984 AFFIDAVIT OF SERVICE filed by Toni M. Cherry FEBRUARY 13, 1984, STIPULATION filed. Two copies certified to Attorney
		CONSENT ORDER AND NOW, February 16, 1984, upon consideration of the Stipulation, IT IS HEREBY ORDERED AND DECREED:
		1. SHARON KEMATICK shall have legal custody of JESSICA KEMATICK, age 2 years.
		2. SHARON KEMATICK shall have physical custody of the said JESSICA KEMATICK subject to to rights of visitation in GREGORY PAUL KEMATICK as are hereafter stated.
	Pro 40.00	3. GREGORY PAUL KEMATICK shall have secondary custody or visitation of ths aid JESSICA KEMATICK as follows:
	Pro .50	(a) Every other weekend between the hours of 5:00 P.M. on Friday and 5:00 P.M. on Sunday, commencing with the weekend of Friday, January 27, 1984.
Ck#5368 Trans to regacct. \$75.00		(b) Every other of the following holidays from 10:00 A.M. to 6:00 P.M. Said holidays are Easter Sunday, Memorial Day, Independence Day, Labor Day and Thanksgiving. HUSBAND'S visitation shall commence with Easter Sunday of 1984.
Pro. 40.50		(c) Over the Christmas holiday from December 23rd at 5:00 P.M. until December 24th at 6:30 P.M.
#12329 Atty 34.50 \$75.00		(d) Two (2) weeks during the Summer months separated into two (2) one-week periods until said child reaches the age of 4 years. As soon as said child reaches the age of 4 years, then the Summer vacztion period may consist of two (2) consecutive weeks.
		(e) On March 5th of every year from 10:00 A.M. until 6:00 P.M.
	Pro My Atty 8.00	(f) The above mentioned provisions for weekend visitation notwithstanding, SHARON KEMATICK shall have custody of said child on every Mother's Day weekend and GREGORY PAUL KEMATICK shall not exercise his right to custody of said child on Mother's Day weekend. In addition, in the event Father's Day weekend shall fall on a weekend not designated for visitation by GREGORY PAUL KEMATICK, then the parties will trade weekends so that the child can spend Father's Day weekend with GREGORY PAUL KEMATICK. Likewise, the parties will trade weekends so that the child will always spend Mother's Day weekend with SHARON KEMATICK.
		(g) On all other dates and times mutually agreeable to the parties herein.
		4. Each parent shall take the child to Mass on every Sunday and Holy day of obligation falling during a period when the child is in the respective custody of that parent.
		5. Neither party shall take the minor child into a bar or a club where alcoholic beverages are being served, nor shall either of them transport said child in a vehicle in which alcoholic beverages are being consumed.
		6. All overnight visitation provided for GREGORY PAUL KEMATICK shall be exercised in the home of his parents under their direct supervision.
		7. Notwithstanding the custody and visitation privileges herein set forth, SHARON KEMATICK and GREGORY PAUL KEMATICK may, by mutual consent, vary from the provisions of this Order to better suit their respective living schedules or may enter into a modified order if they so desire.
		BY THE COURT, John K. Reilly, Jr., President Judge
		OCTOBER 17, 1985, PETITION & RULE TO SHOW CAUSE, filed by Toni M. Cherry, Esq 1 cert Atty AND NOW, this 17 day of October, 1985, upon consideration of the contents of the foregoing Petition, it is hereby ORDERED, ADJUDGED AND DECREED, that a Rule to Show Cause why an award of alimony pendente lite, counsel fees and costs should not be made and is hereby granted.
		Rule returnable on the 27th day of November, 1985, at 2:30 o'clock P.M. in the Main Courtroom of the Clearfield County Courthouse, Second Floor, North Second Street, Clearfield Pennsylvania 16830, when and where the Plaintiff and Defendant are required to be present with counsel, if they have counsel, for presentation of this court case before the Court.
		BY THE COURT: John K. Reilly, Jr President Judge.
		NOVEMBER 21, 1985, STIPULATION, filed 3 cert Atty AND NOW, this 15th day of November, 1985, the parties having agreed to modify the order which had been previously entered by the Court of Common Pleas of Clearfield County, Pennsylvania, on February 13, 1984, with regard to the visitation of the minor child, JESSICA KEMATICK, do hereby stipulate and agree that the Court enter the order that herein-after appears. /s/ Sharon Kematick, /s/ Toni M. Cherry, Esq., /s/ Gregory Paul Kematick, /s/ Anthony S. Guido, Esq.
		CONSENT ORDER, SEE ORIGINAL FOR FILING.



Anthony S. Guido	COLLEEN C. OVERTURF, Administratrix of the Estate of RONALD L. OVERTURF, deceased.	83-2281-CD	DECEMBER 30, 1983, COMPLAINT IN ACTION FOR DECLARATORY JUDGMENT, filed by Anthony S. Guido, Esquire One (1) copy Certified to Attorney. WHEREFORE, Plaintiff respectfully prays: That your Honorable Court enter it's judgment or decree construing the terms and provisions of said liability policies issued by the Defendant, STATE FARM MUTUAL AUTOMOBILE INSURANCE COMPANY, to John Roudybush, Joan Roudybush, and Patrick Roudybush, being policies numbered 610-3419-E30-388 and 554-0574-A27-381, the effective dates of covering being October 5, 1982 to October 5, 1983, declaring that under and by virtue thereof Defendant, STATE FARM MUTUAL AUTOMOBILE INSURANCE COMPANY, is liable to the Ronald L. Overturf Estate for any damages incurred by said Estate as a result of said accident in excess of the sum of \$15,000.00 to the limit of the coverage provided in said policies issued by Defendant, STATE FARM MUTUAL AUTOMOBILE INSURANCE COMPANY, JANUARY 16, 1984, RETURN OF SERVICE OF COMPLAINT, filed by Anthony Guido JANUARY 16, 1984, PRAECIPE FOR ENTRY OF APPEARANCE filed. Please enter the undersigneds' appearance on behalf of the Defendant, STATE FARM MUTUAL AUTOMOBILE INSURANCE COMPANY, and have all papers served on the undersigned. s/John W. Blasko s/James M. Horne JANUARY 16, 1984, CERTIFICATE OF SERVICE filed by James M. Horne JANUARY 20, 1984, ANSWER OF DEFENDANT STATE FARM MUTUAL AUTOMOBILE INSURANCE COMPANY filed by James M. Horne JANUARY 20, 1984, CERTIFICATE OF SERVICE filed by James M. Horne MARCH 23, 1985, STIPULATION, filed by James Horne, Esq. MARCH 23, 1984, CERTIFICATE OF SERVICE filed by James M. Horne. NOVEMBER 2, 1984, ORDER, filed. NOW, this 1st day of November, 1984, upon consideration of Petition for declaratory Judgment filed on behalf of Plaintiff above-named, the stipulation of facts having been agreed to by the parties with the following amendment, paragraph 16 of the stipulation of facts is amended to read as follows: 16. Brian Keith Roudybush is not a specifically named insured on the declaration pages of either of the policies issued by State Farm Mutual Automobile Insurance Company. IT is the ORDER of this Court that in view of the decision of the Superior Court of the Commonwealth of Pennsylvania in Garber v. Travelers Insurance Companies, 421 A.2d 744(1980) and the Supreme Court decision in Carr v. Home indemnity Company, 404 Pa. 27, 170 A. 2d 588 (1961), the definition of a non-owned automobile contained in the subject policies is not ambiguous and therefore judgment is entered in favor of the defendant Stat Farm Mutual Automobile Insurance Company and against the Plaintiff Colleen C. Overturf, Administratrix of the Estate of Ronald L. Overturf, deceased. BY THE COURT: /s/ John K. Reilly, Jr., P.J.  JUDGMENT IS entered in favor of the defendant State Farm Mutual Automobile Insurance Company and against the Plaintiff Colleen C. Overturf, Administratrix of the Estate of Ronald L. Overturf, deceased as per Court Order.  JUDGMENT OF THE COURT <i>Raymond Netherman</i> Prothonotary
John W. Blasko & James M. Horne	STATE FARM MUTUAL AUTOMOBILE INSURANCE CO.	Pro by Atty. 40.00 Atty. 3.00 Pro <i>A.G. Sup. Atty.</i> 30.00	
NOVEMBER 13, 1984, EXCEPTIONS, filed by Anthony Guido, Esq.			
FEBRUARY 13, 1985, ORDER, filed. NOW, this 12th day of February, 1985, upon consideration of Exceptions filed by Plaintiffs above named to the ORDER of this Court dated November 1, 1984, it is the ORDER of this Court that said Exceptions be and are hereby dismissed. BY THE COURT: /s/ John K. Reilly, Jr., P.J. MARCH 13, 1985, NOTICE OF APPEAL, filed by Anthony Guido, Esq. One copy mailed Superior Court by Regular Mail PROOF OF SERVICE, filed. I hereby certify that on March 12, 1985, I served copies of the Notice of Appeal filed in this case upon James M. Horne, Esq., Attorney for Defendant, State Farm Mutual Automobile Company; and upon Hon. Jphn K. Reilly, Jr., Judge of this Court who entered the Order appealed from, by mailing the same to them by regular mail. /s/ Anthony Guido, esq APRIL 12, 1985, SUPERIOR COURT OF PENNSYLVANIA OFFICIAL DOCKET NO. 00355PGH85, Filed. MAY 24, 1985, ALL PAPERS MAILED TO SUPERIOR COURT MAY 30, 1985, RETURN RECEIPT, filed JUNE 7, 1985 ALL PAPERS RETURNED TO THIS OFFICE. NO OPINION INCLUDED BY JUDGE.			

Thomas B. Rutter	MARGARET ELIZABETH QUACKENBUSH, 128 Reserve Road St. Mary's, PA 15857	DECEMBER 30, 1983, PRAECIPE FOR SUMMONS IN TRESPASS, filed by Thomas B. Rutter, Esquire. Kindly issue Writ of Summons in Trespass in the above-captioned matter and serve upon the above-named Defendant.  DECEMBER 30, 1983, WRIT OF SUMMONS IN TRESPASS ISSUED TO SHERIFF FOR SERVICE.  FEBRUARY 3, 1984, PRAECIPE FOR ENTRY OF APPEARANCE filed by M. David Halpern Please enter my appearance for and on behalf of STEPHEN P. REJEC, M.D. and REJEC MEDICAL ASSOCIATES, Defendants, in the above captioned matter and serve all pleadings on the undersigned counsel. s/M. David Halpern FEBRUARY 3, 1984, PRAECIPE FOR RULE TO FILE A COMPLAINT filed by M. David Halpern Enter Rule upon the Plaintiff in the above captioned matter to file a Complaint within twenty (20) days or non pros sec reg. s/M. David Halpern FEBRUARY 3, 1984, RULE ISSUED ON ATTORNEY FOR PLAINTIFF BY REGULAR MAIL FEBRUARY 9, 1984, SHERIFF'S RETURN filed. Now, January 4, 1984 served within Summons in Trespass on Jeanne Herbster, Office Manager for Stephen P. Rejec, M.D. Now, January 4, 1984 served within Summons in Trespass on Jeanne Herbster, Office Manager for Rejec Medical Assoc. So answers, Chester A. Hawkins by Marilyn Wood FEBRUARY 23, 1984, COMPLAINT IN TRESPASS filed by Thomas B. Rutter No copies
M. David Halpern	STEPHEN P. REJEC, M.D. REJEC MEDICAL ASSOCIATES Maple Avenue DuBois, PA 15801	JUNE 21, 1984, ANSWER AND NEW MATTER filed by Jubelirer, Carothers, Krier, Halpern & Smith By David Halpern, Esq.  JUNE 20, 1984, NOTICE OF SERVICE OF INTERROGATORIES, filed by M. David Halpern, Esq.  JULY 2, 1984, PLAINTIFFS REPLY TO DEFENDANT'S NEW MATTER, filed by Andrew Soloman  JULY 11, 1984, INTERROGATORIS AND ANSWERS THERETO, filed by Andrew A. Soloman, Esq.  AUGUST 1, 1984, DEPOSITION OF MARGARET ELIZABETH QUACKENBUSH, filed by Constance J. Hilling, Court Reporter. Deposition filed in Testimony drawer. R.  NOVEMBER 2, 1984, NOTICE OF DEPOSITION OF STEPHEN P. REJEC, M.D., filed by Andrew Soloman, Esq.  FEBRUARY 7, 1985, DEPOSITION OF STEPHEN P. REJEC, M.D., filed by Sara Ann Sargent, Filed in Transcript Drawer under "R"  JANUARY 21, 1986, PRAECIPE TO LIST FOR TRIAL, filed. Kindly place the above captioned matter on the trial list for the next civil court term. /s/ Andrew Soloman, Esq. One copy certified to atty  AUGUST 26, 1986, PRE-TRIAL ORDER, filed NOW, this 26th day of August, 1986, following pre-trial conference in the above captioned matter, it is the ORDER of the Court that jury selection will be held on Tuesday, September 9, 1986, at 1:00 o'clock P.M. with Trial by jury commencing on October 27, 1986, at 9:30 o'clock A.M. BY THE COURT: Joseph S. Ammerman, Judge.  SEPTEMBER 22, 1986, NOTICE OF DEPOSITION OF DAVID L. KATZ, M.D., filed by Thomas B. Rutter, Esq. 1 copy cert atty
	Pro by Atty. 40.50 Atty. 3.00 Shff by Atty 20.35 Pro Jurors <i>by Atty</i> 4.00 Pro by Atty 5.00	
OCTOBER 14, 1986 JURY LIST filed 1. Mrs. Betty Levenduski 2. John Sullivan 3. Ronald Fye 4. Barbara Lloyd 5. Greg Wallace 6. Marie Fyock 7. Lori Hayward 8. Mrs. Marvin Peterson 9. Donald McGonigal 10. Mrs. Ronald Beebe 11. Cloyd Grimes 12. Tammy Rowles Alt#1 Paul Ramsey Alt#2 John Bennese CASE SETTLED-JURORS WERE SENT LETTERS BY REGULAR MAIL ON 14 OCTOBER 1986		
OCTOBER 28, 1986 PRAECIPE FOR DISCONTINUANCE filed by Thomas B. Rutter, Esq. Kindly mark the above-captioned matter settled, discontinued and ended. s/Thomas B. Rutter		
OCTOBER 10, 1988 PLAINTIFFS PRETRIAL MEMORANDUM filed by THOMAS B. RUTTER		
OCTOBER 10, 1988 PRETRIAL NARRATIVE STATEMENT OF DEFENDANTS, STEPHEN P. REJEC, AND MEDICAL ASSOCIATES filed. M DAVID HALPERN, ESQ.		
OCTOBER 10, 1988 AMENDED PRE TRIAL STATEMENT OF DEFENDANTS STEPHEN P. REJEC . M.D. AND REGIC MEDICAL ASSOCIATES filed. by DAVID L. KATZ M.D.  SETTLED AND DISCONTIUNED		

David P. King	KATHERYN A. FAUDIE,	DECEMBER 30, 1983, COMPLAINT IN DIVORCE, filed by David P. King, Esquire. One (1) copy Certified to Attorney.
		APRIL 16, 1984, AFFIDAVIT OF CONSENT OF KATHRYN A. FAUDIE, filed
		APRIL 16, 1984, AFFIDAVIT OF CONSENT OF THOMAS E. FAUDIE, filed
12/30/83 \$75.00 Pd. by Atty.	83-2283-CD	APRIL 16, 1984, AFFIDAVIT OF SERVICE, filed. Personally appeared before me, the undersigned officer, DAVID P. KING, ESQUIRE, who, being duly sworn according to law, deposes and says that service of the Complaint in Divorce at the above term and number was served upon the defendant by sending to him a true and certified copy of said Complaint by certified mail, return receipt requested, on the 30th day of december, 1983, said Complaint sent to his last known residence , and that the same was received by him on the 5th day of January, 1984, as evidenced by the return receipt card attached hereto with his signature affixed thereon. /s/ David P. King, Esquire.
Clfd Trust	THOMAS E. FAUDIE,	APRIL 16, 1984, PRAECIPE TO TRANSMIT RECORD, filed by David P. King, Esquire DECREE, filed.
		AND NOW, the 17th day of April, 1984, with the parties hereto having consented to a Decree in Divorce in accordance with SEction 201(c) of the Divorce Code.
	Pro 40.00	We, therefore, DECREE that KATHRYN A. FAUDIE be divorced and forever separated from the nuptial ties and
	Pro .50	bonds of matrimony heretofore contracted between herself and THOMAS E. FAUDIE. Thereupon all the rights, duties
Ck#4727 Trans to reg acct. \$75.00		or claims accruing to either of said parties in pursuance
Pro. 40.50		of said marriage, shall cease and determien, and each of
#11387 Atty 34.50 \$75.00		them shall be at liberty to marry agaon as though they had

never been heretofore married, except that...

The Prothonotary is directed to apy the Court costs, as noted herein, out of the deposits received and then remit the balance to the plaintiff. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

APRIL 19, 1984, MAILED VIITAL STATISTICS FORM TO DEPARTMENT OF HEALTH, NEW CASTLE, PA

David P. King	LAVERNA J. LANE,	DECEMBER 30, 1983, COMPLAINT IN DIVORCE, filed by David P. King, Esquire. One (1) copy Certified to Attorney. MARCH 7, 1984, PRAECIPE filed by David P. King Please mark the above-captioned divorce matter discontinued and withdrawn by the Plaintiff. s/David P. King MARCH 7, 1984, PETITION TO DISCONTINUE filed by David P. King ORDER AND NOW, this 7 day of March, 1984, in consideration of the foregoing Petition, it is hereby ordered and decreed that the within action, upon Praecipe by Plaintiff's Attorney, be discontinued, and that all unused funds as are held in escrow by the Prothonotary shall be released in due course. BY THE COURT, John K. Reilly, Jr., President Judge
12/30/83 \$75.00 Pd. by Atty.	83-2284-CD	
Clfd Trust		<u>DISCONTINUED</u>
	CHARLES OLIVER WEHUNT, JR,	
	Pro 40.00	
	Pro 5.00	

FEBRUARY 27, 1984, MOTION, filed by Carl A. Belin, Jr., Esquire.

ORDER, filed

AND NOW, this 27th day of February, 1984, an affidavit of service of notice of intention to file default having been filed as to the defendant, Harbison Walker Refractories, and no answer having been made by the defendant, the Court, upon motion of Carl A. Belin, Jr., Attorney for plaintiff hereby orders that title to all that certain parcel of land situate in Lawrence Township, Clearfield County, Pennsylvania, be quieted, that title to said premises is in the plaintiff, and that he shall be allowed to enjoy said property in peace. Said property is more particularly bounded and described as follows:

BEGINNING at a point in the line of land of Elizabeth Johnston Estate where the road to McCracken's place from the township road crosses said Johnston line; thence by the direction thirteen hundred (1300) feet, more or less, to the woods line on the McCracken property; thence by the woods line of William C. McCracken in a northwesterly direction five hundred fifty (550) feet more or less, to the line of Sloss Bloom; thence in part by the line of Sloss Bloom land and in part by the land of Elizabeth Johnston Estate; in a direction somewhat north of east one thousand (1000) feet to the McCracken road and the place of beginning.

EXCEPTING AND RESERVING from the foregoing premises all the coal and fire clay in, under and upon the above-described land as more fully set forth in the chain of title.

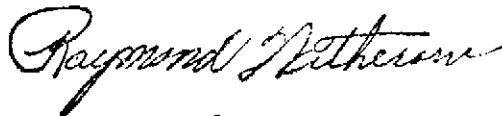
It is further ordered that the defendant, Harbison Walker Refractories, is forever barred from asserting any right, lien, title or interest in the land inconsistent with the interest or claim of the plaintiff set forth in his complaint, unless the defendant takes such action as the order directs within thirty (30) days thereafter. If such action is not taken within the thirty-day period, the Prothonotary on praecipe of the plaintiff shall enter final judgment. Defendant shall file an answer within thirty days of date hereof or judgment shall be entered in accordance with this order. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

MARCH 12, 1984, PRAECIPE filed by Carl A. Belin, Jr.

Please enter final judgment against the defendants, David McCracken, Dent McCracken, Hezekiah McCracken, Ashley McCracken, Maria McCracken, David M. Rodgers, Byrde L. Lansberry, John A. Rodgers, Jr., Sally Barger, Stever Barger and James H. Rodgers, for failure to comply with order of Court directing defendants to file objections within thirty (30) days from entry of order of judgment in favor of plaintiff. s/Carl A. Belin, Jr.

Judgment is entered in favor of the Plaintiff and against the Defendants for failure to comply with Order of Court dated February 10, 1984.

JUDGMENT FOR PREMISE

  
Prothonotary

March 23, 1984, Copy of Order certified to Recorder of Deeds

MARCH 28, 1984, PRAECIPE filed by Carl A. Belin, Jr.

Please enter final judgment against the defendant, Harbison Walker Refractories, for failure to comply with order of Court directing defendants to file objections within thirty (30) days from entry of order of judgment in favor of plaintiff. s/Carl A. Belin, Jr.

Judgment is entered in favor of the Plaintiff and against the Defendant Harbison Walker Refractories for failure to comply with Order of Court dated February 10, 1984.

JUDGMENT FOR PREMISE

  
Prothonotary

March 30, 1984, Copy of Order certified to Recorder of Deeds

CONTINUED FROM PAGE 381

83-2252-CD

TYK REFRACTORIES CO. vs. A. C. HOPKINS, HEIRS.

Affidavit of JOSEPH COLAVECCHI, ESQUIRE, Attorney for Plaintiff. No Answer has been filed in said Action, and on motion of JOSEPH COLAVECCHI, ESQUIRE, Attorney for Plaintiff, it is hereby ORDERED AND DECREED:

1. That all of the above-named Defendants, and any heirs or persons claiming under them, and any other person, eprsons, firms, partnerships or corporate entities who might claim any title to the premises, are forever barred from asserting any right, lien or interest, inconsis- tent with the interest or claim of the Plaintiff as set faorth in their Complaint, in and to the following-described peice ro parcel of land, together with the improvements thereon, situated in the Borough of Irvona, the Courty of Clearfield, the State of Pennsylvania, bounded and des- cribed as follows:

ALL THAT CERTAIN teact situated, tying and being in the Vorough of Irvona, Clearfield County, Pennsylvania, bounded and described as followw:

BEGINNIGN at a point or post on the right of way of two railroads, viz: the Cresson and Irvona Branch of the Pennsylvania Railroad Company and the New York Central Railroad Company; thence by the C. I. Branch of Pennsylvania Railroad north forty-four (44) degrees thirty (30) mintues west two hundred eighty-six (286) feet to a point on the track line, also corner of now or formerly of Harry Lightner north nien (9) degrees east one hudnred seventy-eight (178) feet more or less to the White Oak Call or corner; thence by the said lto nwo or formerly of Harry Lightner north eighty-one (81) degrees west two hundred Fifty-seven (257) feet more ro less, to the right of way of C. I. Branch of P. R. R.; thence by the same north forty-four (44) degrees thirty (30) minures west sic hundred fifty-six (656) feet to a point; thence by the same and parallel north twenty-one (21) thirty (30) Minutes west five hundred ninety-two (592) feet to a post on Witmer Run; thence by low water mark of the said Witmer Run south sixty-two (62) degrees east one hundred ninety-two (192) feet to a post; thence contin- uing down said run south forty-nine (49) degrees east five hundred seventeen (517) to a post; thence by same south fifty-five (55) degrees east two hudnred ninety-four (294) feet to a post; thence by the same south sixty-seven (67) degrees east two hundred twenty-six (226) feet to a post; thence by the same saouth fifty-eight (58) degrees east one hudnred thirty-six (136) feet to a point on the right of way of New York City Railroad Company; thence parallel at right angles to said right of way south four (4) degrees forty-five (45) mintues west six hundred ninety (690) feet to a point of the geginning containing eleven (11) acres and seventy-seven (77) perches and being part of teh James Blain and Ephraim Blain, also known as the Ephraim Blain and John Witmer surveys.

BEING the same presmises which was conveyed to Swank Refractories Company by Hiram Swank's Sons by deed dated October 25, 1973, recorded at Clearfield in Deed Book 663, Page 200.

Said Order to be FINAL AND ABSOLUTE, unless the Defendants named above, shall file excep- tions thereto within thirty (30) days from the date of this Order.

2. That if the above-named defendants have not filed exceptions within said thirty (30) days period, Prothonotary shall enter Final Judgment upon Praeipce fo the Plaintiff.

3. That the rights of the Plaintiff to the respective premises are superior to the rights or the Defendants, and any other heirs or persons claiming under them and any persons claiming title or who might claim any title to the above-described premises.

4. That the said Plaintiff ahs an indefeasible title to the property situated in the Borough of Irvona, clearfeild county, Pennsylvnaia as described above. Said title to be inde- feasible as agianst all of the above-named Defendants, and any heirs or persons claiming udner them and any eprsons claiming title, or who might claim any title to the above-described pre- mises.

5. That the defendants above-named, and any heirs or persons claiming under them, and any persons claiming title, or who might claim any title to the premises above-described, are en- joined from setting up any title to the above-described premises of the Plaintiff described in said Complaint, and also described in this Order, from impeaching, decying or in any way attacking the title of the Plaintiff to the said described premises.

6. Taht these proceedings or an authenticated copy thereof shall at all times thereafter betaken as evidence of the facts declared and established thereby.

7. That a certified Copy of this Order shall be recorded in the Office of the Recorder of Deeds of Clearfield County, Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr. President Judge.

JULY 9, 1984, PRAEIPCE FOR JUDGMENT, filed.

TO: RAYMOND WITHEROW, PROTHONOTARY Please enter judgment against all of tha above named defendants. No answer has been filed in this action, and more than thirty(30) days has passed since the Court issued an Order vesting title to the premises described in this action in the Plaintiff. Also, please certify a copy of the Order of Xourt in this action to the office of the Recorder of Deeds, Clearfield County, Pennsylvania. So says Joseph Calavecchi, Esq.

Judgement is entered in favor of the Plaintiffs and against the defendants for failure to file an answer of appearance

JUDGMENT FOR PREMISE

*Raymond Witherow*  
PROTHONOTARY

6/13/84

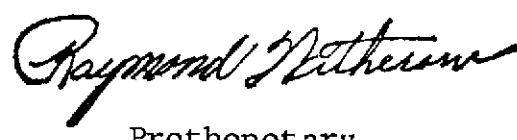
ONE certified to register and recorder.

CONTINUED FROM PAGE 376 NO. 83-2247-CD MADALINE M. TAYLOR al -vs- GRANT FERRIER et al

FEBRUARY 29, 1984, PRAECIPE filed by Paula M. Cherry  
Please enter final judgment in favor of the above named Plaintiffs and against the Defendants in accordance with Order of the above named Court dated January 27, 1984.  
s/Paula M. Cherry

Judgment is entered in favor of the Plaintiff and against the Defendants as per Order of Court dated January 27, 1984.

JUDGMENT FOR PREMISE



Prothonotary

February 29, 1984, One copy order certified to Recorder of Deeds

CONTINUED FROM PAGE 413      83-2274-CD      BOYER VS BARLEY

AUGUST 21, 1986 DEFENDANT'S MOTION IN LIMINE filed by John W. Blasko, Esq.  
CERTIFICATE OF SERVICE



CONTINUED FROM PAGE 398 NO. 83-2274-CD BOYER Vs BARLEY

Now June 11, 1984 at 10:30 AM DST served the within Subpoena on Margaret Ann Cowan, Off. Mgr. for Samuel B. Barley, M.D., defendant at her place of employment, Medical Arts Bldg., Dubois, Clearfield County, Penna. by handing to Margaret Ann Cowan a true and attested copy of the original Subpoena and made known to her the contents thereof. Now June 11, 1984 at 10:35 AM DST served the within Subpoena on Debra Robinson, Medical Records Custodian, daft. at Dubois Hospital, 100 Hospital Ave. Clearfield County, Penna. by handing to Debra Robinson a true and attested copy of the original Subpoena and made known to her the contents thereof. Now June 11, 1984 at 11:20 AM DST served the within Subpoena on Merta Frantz, Director of Medical Records, defendant at her place of employment, Maple Ave. Hospital, Maple Ave., Dubois, Clearfield County, Penna. by handing to Merta Frantz a true and attested copy of the original Subpoena and made known to her the contents thereof. So answers, Chester Hawkins, Shff. by Marilyn Wood.

JULY 9, 1984, DEFENDANT'S ANSWERS TO PLAINTIFF'S EXPERT WITNESS INTERROGATORIES AND CERTIFICATE OF SERVICE, filed by James Horne, Atty.

JANUARY 17, 1986, PRAECIPE FOR TRIAL LIST, filed.  
Please place the above captioned matter on the trial list for the next term of Civil Court. /s/ John Blasko, Esq.

MAY 12, 1986, PRAECIPE TO LIST FOR TRIAL, filed 1 cert Ct. Admn.  
Please place the above captioned matter on the trial list for the next term of Civil Court. /s/ John W. Blasko, Esq.

JUNE 5, 1986, DEFENDANT'S MOTION TO COMPEL PLAINTIFF TO ANSWER INTERROGATOES, OR IN THE ALTERNATIVE, MOTION FOR SANCTIONS, & ORDER, filed  
AND NOW, this 6th day of June, 1986, upon consideration of the defendant's Motion to Compel Plaintiff to Answer the First Set of Interrogatories with Request for Production propounded by Defendant, Samuel B. Barley, M.D., it is Ordered that the Plaintiff shall file full and complete answers to Defendant's Interrogatories and Request for Production within twenty (20) days of this Order. Plaintiff is not permitted to object to answering or responding to the Interrogatories or Request. If plaintiff fails to answer the interrogatories and Request of Defendant, Samuel B. Barley, M.D., fully and completely, the Court, upon Motion, shall issue an appropriate Order imposing sanctions of Plaintiff.  
BY THE COURT: John K. Reilly, Jr President Judge.

JUNE 5, 1986 DEFENANT'S MEMORANDUM OF LAW INSUPPORT OF THEIR MOTION TO COMPEL PLAINTIFF TO ANSWER INTERROGATORIES, OR IN THE ALTERNATIVE, MOTION FOR SANCTIONS, filed  
by John W. Blasco, Esq.

JUNE 5, 1986, CERTIFICATE OF SERIVCE, filed  
I hereby certify that a true and correct copy of the Defendant's Motion to Compel Plaintiff to Answer Interrogatories, or in the Alternative, Motion for Sanctions and Defenant Memorandum of Law in Support of their Motion to Compel Plaintiff to Answer Interrogatories, or in the Alternative, Motion for Sanctions, in the above captioned matter was mailed by regular mail, postage prepaid, at the Post Office, state College, Penna. on this 3rd day of June, 1986, to the attorney of record, Peter M. Villari, Esq., Feinberg and Silva, Fifth Floor, 2100 Arch Street, Philadelphia, PA 19103.  
/s/ John W. Blasko, Esq.

JUNE 24, 1986, RESPONSE OF PLAINTIFF TO DEFENDANT'S MOTION TO COMPEL ANSWERS TO INTERROGATORIES OR IN THE ALTERNATIVE, MOTION FOR SANCTIONS and ORDER OF COURT, filed.  
AND NOW, this 25th day of June, 1986, upon consideration of Defendant's Motion to Compel Plaintiff to Answer Interrogatories or in the alternative, Motion for Sanctions and Plaintiff's Response thereto, it is heregy ORDERED AND DECREED that plaintiff provide an appropriate expert report and/or more fully respond to the expert Interrogatories of the Defendant within thirty (30) days of the date of this Order of the Court, upon Motion fo the Defendant may issue an appropriate Order imposing further Sanctions on the Plaintiff. BY THE COURT: /s/ John K. Reilly, Jr., P.J.

JULY 30, 1986, PLAINTIFF'S SUPPLEMENTAL RESPONSES TO INTERROGATORIES OF DEFENDANT, filed  
by Peter Villai, Esq.

AUGUST 28, 1986, PRE-TRIAL ORDER, filed  
NOW, this 28th day of August, 1986, following pre-trial conference in the above captioned matter, it is the ORDER of this Court that jury selection shall be had Tuesday, September 9, 1986, at 9:00 A.M. with trial by jury to commence Monday, November 24, 1986, at 9:00 AM. BY THE COURT: John K. Reilly, Jr President Judge.

SEPTEMBER 4, 1986, DEFENDANT'S SUPPLEMENTAL ANSWERS TO PLAINTIFF'S EXPERT INTERROGAT-ORIES, filed by John W. Blasko, Esq.

SEPTEMBER 4, 1986, CERTIFICATE OF SERVICE, filed  
I hereby certify that a true and correct copy of Defendants's Supplemental Answers to Plaintiff's Expert Interrogatories was mailed by regular mail at the Post Office, State College, PA., postage prepaid, this 2nd day of September, 1986, to the attorney of record, Jack E. Feinberg, Esq., 2100 Arch St, 5th Floor, Philadelphia, PA 19103.  
/s/ John W. Blasko, Esq..

SEPTEMBER 10, 1986, DEFENDANT'S SECOND SUPPLEMENTAL ANSWERS TO PLAINTIFFS EXPERT INTERRO - GATORIES, filed by John Blasko, Esq.

OCTOBER 6, 1986, MEMORANDUM IN SUPPORT OF DEFENDANT'S MOTION IN LIMINE, filed  
by John W. Blasko, Esq.

NOVEMBER 13, 1986 PRAECIPE TO DISCONTINUE WITH PREJUDICE filed by Peter M. Villari, Esq.  
Please discontinue the above-captioned matter with prejudice, upon payment of your costs only. s/Peter M. Villari, Esq.

DISCONTINUED WITH PREJUDICE

NOVEMBER 14, 1986 JURY LIST filed  
1. Mrs. Michael Fenush 2. Barbara Lloyd 3. Mrs. Thomas Royer 4. Mary Ann McGarry 5. Mrs. Allen Johnson 6. Lori Hayward 7. Ronald Fye 8. Mrs. Betty Levenduski 9. Mrs. Robert Davis 10. Donald McGonigal 11. Willard Moors 12. Lola Bacher Alt #1 Linda Derbeque Alt#2 Marie Fyock

CONTINUED FROM PAGE 208 NO. 83-2061-CD SHOFESTALL -vs- SHOFESTALL

OCTOBER 2, 1985 ORDER, filed.

NOW, this 2nd day of October, this being the day and date set for hearing into the above-captioned matter, Vernetta Jane Shofestall having failed to appear, she having received due and proper notice thereof, it is the ORDER of the Court that Bench Warrant be issued forthwith and served in Clearfield County. BY THE COURT, s/John K. Reilly, Jr., President Judge.

OCTOBER 3, 1985 BENCH WARRANT ISSUED AND TAKEN TO SHERIFF FOR SERVICE. s/jmb

OCTOBER 7, 1985, AFFIDAVIT, filed

Earle D. Lees, Jr., Esquire, being first duly sworn according to law, deposes and states that he did cause a certified copy of the Notice and Order to Appear and Petition for Contempt to be served upon the Respondent, Vernetta Jane Shofestall, by certified mail, restricted delivery to Article No. 740-513-021 and 740-513-022, advising the Respondent of the hearing set and subsequently held on October 2, 1985, at 10:00 a.m. in the Courthouse, Clearfield, County, Pennsylvania. Said pleadings were posted with the United States Postal Service, postage prepaid, respectively, on August 13, 1985, and August 15, 1985. the domestic return receipts, are attached hereto, marked Exhibit "A" and made part hereof. Furthermore, affiant states that he did cause to be served by regular mail, on the aforesaid dates, the pleadings aforsereferenced upon the Respondents' then attorney, Benjamin S. Blakley, III, at his office in DuBois, Clearfield County, Pennsylvania. /s/ Earle D. Lees, Jr. Esq

NOVEMBER 1, 1985, ORDER, filed.

One copy certified to Atty Lees.

AND NOW, to wit, this 2nd day of October, 1985, hearing having been scheduled upon the foregoing Peition for Contempt, and after hearing thereon, and the Court being satisfied that the Respondent, Vernetta Jane Shofestall received due notice thereof and opportunity to be heard, it is hereby ORDERED and DECREED as follows:

1. Subject matter jurisdiction concerning issues of custody and visitation with the minor child, Adam Joel Shofestall, having been previously retained by this Court, and the Court being satisfied that the Respondent, Vernetta Jane Shofestall, has failed in her duties as custodial parent and further that Petitioner, Joel David Shofestall, is a fit and proper person to care for said minor child, sole custody is awarded to Joel David Shofestall over the minor child, Adam Joel Shofestall.

2. Respondent, Vernetta Jane Shofestall, shall not in any manner interfere with, hinder or limit Petitioner in obtaining and exercising possession of and over the aforsereferenced minor child.

3. Respondent, Vernetta Jane Shofestall may petition the Court to purge the Contempt Order entered concurrently herewith and to request the entry of an Order of Visitation.

4. Subject matter jurisdiction shall be retained by this Court concerning issues of custody and of visitation with the minor child, Adam Joel Shofestall. BY THE COURT: /s/ John K. Reilly, Jr., P.J.

FEBRUARY 28, 1986, PETITION FOR SUSPENSION OF SUPPORT PAYMENTS & ORDER, filed

AND NOW, to wit, this 24th day of February, 1986, upon consideration of the foregoing Petition or SUSPENSION of Support Payments and this Court being satisfied that lawful custody and possession of the minor child, namely, Adam Joel Shofestall, resides with Petitioner and that Respondent has continued to file to purge the contempt citation previously, issued by this Court, it is hereby ORDERED AND DECREED that the support obligation of Joel David Shofestall, be and is hereby suspended and terminated until further Order of Court retroactive to October 2, 1985.

BY THE COURT: John K. Reilly, Jr President Judge

MAR. 04, 1999, SHERIFF RETURN, filed.

NOW, January 29, 1999, caused the arrest of Vernetta Jane Shofestall and lodged her in the Clearfield County Jail. SO ANSWERS, CHESTER A. HAWKINS, SHERIFF by s/Marilyn Hamm

DECEMBER 27, 1985, ORDER, filed  
NOW, this 20th day of December, 1985, it is the ORDER of this Court for Domestic Relations Office to contact Anderson Logging Company of Penfield Logging Company. to ascertain the defendant's total income of 1985. and also, to contact DeSalve Trucking Stop in Penfield to determine the defendant's income from that source.  
BY THE COURT: John K. Reilly, Jr President Judge.

OCTOBER 20, 1986, AFFIDAVIT OF CONSENT OF SHARON KEMATICK, filed.

OCTOBER 20, 1986, AFFIDAVIT OF CONSENT OF GREGORY PAUL KEMATICK, filed.

OCTOBER 20, 1986 PRAECIPE TO TRANSMIT RECORD, filed by Toni M. Cherry, Esquire.  
DECREE, filed.

AND NOW, this 21st day of October, 1986, the Court, by virtue of the authority vested in it by law, decrees that SHARON KEMATICK and GREGORY PAUL KEMATICK are hereby divorced from the bonds of matrimony, and all the duties, rights, and claims accorded to either of the said parties at any time heretofore, in pursuance of said marriage, shall henceforth cease and determine, and the said parties shall severally be at liberty to marry again as if they had never been married. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

OCTOBER 20, 1986, VITAL STATISTICS FORM MAILED TO DEPARTMENT OF HEALTH, NEW CASTLE.

OCTOBER 31, 1986 NOTICE OF ELECTION TO RETAKE MAIDEN NAME filed  
Notice is hereby given that the Plaintiff in the above matter, having been granted a Final Decree in Divorce from the Bonds of matrimony on the 21st day of October, 1986, and the Plaintiff, SHARON KEMATICK, hereby elects to retake and hereafter use her prior name of SHARON KELLY, and gives this written notice avowing her intention in accordance with the provisions of the Act of May 25, 1939, P. L. 192, as amended. SHARON KEMATICK TO BE KNOWN AS SHARON KELLY.  
Three copies certified to Attorney Toni M. Cherry  
One copy typed, bluebacked and certified to Attorney Toni M. Cherry

MARCH 18, 1986, NOTICE OF TAKING DEPOSITION OF MR. WILLIAM RANDOLPH & CERTIFICATE OF SERVICE, filed by James H. DeVittorio, Esq.

This is to certify that the undersigned has on this dated served a true and correct copy of the attached Notice of Deposition by depositing such copy in the United States Mail, postage pre-paid and addressed as follows:

Scott V. Jones, Esq., Robert J. Pfaff, Esq., David F. Megnin, Esq.  
/s/ James H. DeVittorio, Esq.

APRIL 23, 1986, PRAECIPE, filed.

Please place Defendant National American Corporations Preliminary Objections to Plaintiffs Complaint on the next available Argument List. A Rule and Order setting a time and date for hearing on the Preliminary Objections is today being directed to Virginai Evanko, Assistant Court administrator. /s/ James DeVittorio, Esq.

CERTIFICATE OF SERVICE,

This is to certify that the undersigned has on this date served a true and correct copy of the attached and foregoing Praecipe by depositing such copy in the Undited Styates Mail, postage pre-paid and addressed as follows, Scott Jones, Robert Pfaff, David Megnin. /s/ James DeVittorio

APRIL 25, 1986, DEPOSITION OF WILLIAM F. RANDOLPH, filed.

Filed to Transcript Drawer "T"

MAY 6, 1986 RULE AND ORDER, filed.

AND NOW, this 5th day of May, 1986, at the request of Defendant, National American Corporation, a Rule is hereby granted against Plaintiff, Bernice Heffelfinger, through her attorney of record, to show cause if any she has, why the relief prayed for in National American Corporation's Preliminary Objections to Plaintiff's Complaint should not be granted.

RULE RETURNABLE and a hearing thereon scheduled the 19th day of June, 1986, at 2:15 PM on the second floor of the Clearfield County Courthouse.

IT IS FURTHER ORDERED that a copy of this Rule and Order be served upon all counsel of record. s/ Joseph Ammerman, Judge.

Copies of the above Rule and Order certified to the following Attorneys:

D. Megnin: R. J. Pfaff: S. V. Jones and James H. DeVittorio

MAY 6, 1986 RULE ISSUED ON DAVID F. MEGNIN, ATTORNEY FOR PLAINTIFF, AND Mailed

by regular mail.. s/jmb

JUNE 20, 1986, BRIEF IN SUPPORT OF DEFENDANT NACO'S PRELIMINARY OBJECTIONS, & CERTIFICATE OF SERVICE, filed

This is to certify that the undersigned has on this date served a true and correct copy of the attached and foregoing Brief in Support of NACO's Preliminary Objections by depositing such copy in the United States Mail, postage pre-paid and addressed as follows: David Megnin, Esq & Robert J. Pfaff, Esq & Scott Jones, Esq.  
/s/ James H. DeVittorio, Esq.

JUNE 19, 1986, MOTION TO SUBSTITUTE PARTY DEFENDANT & ORDER OF COURT, filed

AND NOW, this 19th day of June, 1986, upon presentation and consideration of the foregoing Motion, it is ORDERED AND DIRECTED that Recreational Land Corporation be, and hereby is substituted for National American Corporation as party defendant.  
/s/ Joseph S. Ammerman, Judge.

JUNE 25, 1986, NOTICE OF DEPOSITION OF BERNICE HEFFELFINGER, filed by Scott V. Jones, Esq.

JULY 24, 1986, PRAECIPE FOR TRIAL LIST, filed

Please place the above captioned case on the next availbale civil jury trial list.  
/s/ Scott V. Jones, Esq,

JULY 30, 1986, PRAECIPE TO ENTER APPEARANCE AND ADJUST RECORDS, filed

Kindly adjust your records to reflect the undersigned as counsel of record for Defendant, Recreation Land Corporation, in the above style matter. Service of suit papers made be made at: PO Box 411, Ridgway, PA 15853. /s/ James DeVittorio, Esq.

CERTIFICATE OF SERVICE

This is to certify that the undersigned has on this date served a true and correct copy of the attached and foregoing Praecipe to adjust the records by depositing such copy in the U.S. Mail, postage preaid and addressed as follows: David Megnin, Esq, Robert J. Pfaff, & Scott Jones., Esq. /s/ James H. DeVittorio, Esq.

JULY 30, 1986, ANSWER WITH NEW MATTER, filed

This is to certify that the undersigned has on this date served a true and correct copy of the attached and foregoing Answer with New Matter by depositing such copy in the U.S. Mail, postage prepaid and addressed as follows: Soctt Jones, Robert J. Pfaff, & David Megnin, Esq. /s/ James H. DeVittorie, Esq.

AUGUST 8, 1986, RESPONSE TO REQUEST FOR PRODUCTION OF DOCUMENTS BY DEFENDANT RECREATION LAND CORPORATION, filed by Scott V. Jones, Esq.

AUGUST 21, 1986, NOTICE OF DEPOSITION OF DR. CHOWDHRY, TO SCOTT JONES, ESQ ; ROBERT PFAFF, ESQ., & DAVID MEGNIN, ESQ., filed by James H. DeVittorio, Esq.

This is to certify that the undersigned has on this date served a true and correct copy of the attached and foregoing Notice of Deposition by depositing such copy in the United States Mail, postage prepaid and addressed as follows: Scott Jones, Esq., Robert Pfaff, Esq., & David Megnin, Esq., /s/ James H. DeVittorio, Esq.

AUGUST 22, 1986, REPLY TO NEW MATTER OF RECREATIONAL LAND CORPORATION, filed by David F. Megnin, Esq.

AUGUST 25, 1986, MOTION FOR SUMMARY JUDGMENT ON BEHALF OF FRANK TAYLOR, filed by Robert J. Pfaff, Es.q

CONTINUED FROM PAGE 416

83-2214-CD

HEFFELFINGER vs TAYLOR

AUGUST 29, 1986, ORDER, filed.

two copies certified to judge

NOW, August 29, 1986, upon motion by counsel for Plaintiff that the above captioned matter be continued, it is the ORDER of the Court that the case be continued until a Certificate of Reasiness and Praecipe for trial is filed by counsel for Plaintiff for the next term of Civil Court. BY THE COURT: /s/ Joseph S. Ammerman, J.

SEPTEMBER 10, 1986, PETITION FOR EXTENSION OF TIME TO JOIN AN ADDITIONAL DEFENDANT, filed by James H. DeVittorio, Esq.

CERTIFICATE OF SERVICE,

Petition served on Scott Jones, Esquire..Robert Pfaff, Esquire ..David Megnin, Esquire

SEPTEMBER 10, 1986, RULE AND ORDER, filed.

ATTY TO SERVE RULE

AND NOW, this 10th day of September, 1986, a Rule is granted to show cause why James H. DeVittorio, Esquire, a s Attorney of Record for Defendant, Recreation Land Corporation, Inc. should not be granted an extension of time to join an additional defendant in the above captioned matter.

RULE RETURNABLE the 13th day of November, 1986, and a hearing thereon scheduled in the main Court Room at the Clearfield County Court House in Clearfield, Pa. 3:00 pm. BY THE COURT: /s/ Joseph S. Ammerman, J

SEPTEMBER 15, 1986, CONSENT TO EXTENSION OF TIME, filed by David F. Megnin, Esq.

SEPTEMBER 15, 1986, BRIEF IN SUPPORT OF MOTION FOR SUMMARY JUDGMENT, filed by Frank J. Hartye, Esq.

SEPTEMBER 22, 1986, CONSENT TO REQUEST FOR EXTENSION OF TIME, filed by Scott V. Jones,.

OCTOBER 1, 1986, NOTICE OF DEPOSITION OF FRANK TAYLOR, filed by David F. Megnin, Esq.

OCTOBER 6, 1986, PRAECIPE, filed

Kindly file the within Consent filed on behalf of Defendant, Recreation Land Corp., running in favpr of granting the Motion for Summary Judgment filed by Frank Taylor, /s/ James H. DeVittorio, Esq.

OCTOBER 13, 1986 NOTICE OF DEPOSITION of Frank Taylor filed by David F. Megnin, Esq. CERTIFICATE OF MAILING

OCTOBER 14, 1986, ORDER, filed 4 copies cert

AND NOW, this 13th day of October, 1986, upon consideration of the Petition for Court for Defendant, Recreation Land Corporation to join as additional defendant out of time, and it appearing that counsel for all other parties of record in the above styled action have filed written consents to the requested late joinder of the proposed Additional Defendant.

IT IS HEREBY ORDERED that Recreation Land Corporation has the right to add as an Additional Defendant the Property Owners' Association of Treasure Lake, out of time, for a period of thirty (30) days succeeding the date of this Order.

IT IS FURTHER ORDERED that a copy of this Order shall be served upon all remaining parties of record through their counsel.

BY THE COURT: Joseph S. Ammerman, Judge.

OCTOBER 14, 1986, ORDER, filed 4 cert atty

NOW, this 13th day of October, 1986, it is the ORDER of the Court that the Motion for Summary Judgment filed by Defendant, Frank Taylor, be and is hereby granted.

BY THE COURT: Joseph S. Ammerman, Judge.

SUMMARY JUDGMENT is granted in favor of Frank Taylor, Deft., and against Bernice Heffelfinger, Plaintiff in the above captioned matter.

SUMMARY JUDGMENT.

*Raymond W. Peterson*  
Prothonotary

OCTOBER 20, 1986, COMPLAINT AGAINST ADDITIONAL DEFENDANT, filed 1 cert Shff CERTIFICATE

This is to certify that the undersigned has on this date served the foregoing Complaint against Additional Deft., on Scott Jones, & David Megnin, Esq,s /s/ James H. DeVittorio, Esq.

OCTOBER 24, 1986, AFFIDAVIT OF SERVICE, filed

NOW, October 23, 1986, at 11:20 AM O'clock DST served the within Complaint Against Additional Deft. on the Property Owners' Assoc. of Treasure Lake, Add'l Deft. at Treasure Lake, DuBois, Clearfield County, Pa., by handing to Lindy Sandy, Asst. Mgr. a true and attested copy of the original Complaint Against Add'l Deft., and made known to her the contents thereof. /s/ Chester A. Hawkins by Marilyn Hamm.

NOVEMBER 17, 1986 DEPOSITION OF FRANK LEE TAYLOR filed

FILED IN TRANSCRIPT DRAWER UNDER "T"

NOVEMBER 20, 1986, NOTICE OF DEPOSITION OF STEPHEN P. WILLEMS, filed

This is to certify that the undersigned has served a true and correct copy of the foregoing Notice of Deposition on Scott Jones, & David Megnin and Walter F. Wall, Esq. /s/ James H. DeVittorio, Esq.

DECEMBER 1, 1986 ANSWER AND NEW MATTER filed by Walter Fredrick Wall, Esq.

DECEMBER 4, 1986 REPLY TO ADDITIONAL DEFENDANT'S NEW MATTER filed by James H. DeVittorio, Esq. CERTIFICATE OF SERVICE

Cont'd fr. Pg. 416/a

HEFFELFINGER vs TAYLOR

83-2214-CD

DECEMBER 8, 1986, REPLY OF DEFENDANT STEPHEN P. WILLEMS TO NEW MATTER OF THE TREASURE LAKE PROPERTY OWNERS ASSOC., filed by Scott V. Jones, Esq.

DECEMBER 8, 1986, PRAECIPE FOR TRIAL LIST, filed  
Place the above captioned case on the next available civil jury trial list.  
/s/ Scott V. Jones, Esq.

DECEMBER 19, 1986 REPLY TO NEW MATTER OF ADDITIONAL DEFENDANT filed by David F. Megnin, Esq.  
CERTIFICATE OF MAILING

DECEMBER 23, 1986, NOTICE OF DEPOSITION OF DR. PETER SOTOS, filed

JANUARY 6, 1987 DEPOSITION OF STEPHEN P. WILLEMS filed by Sara Ann Sargent Agency  
FILED IN TRANSCRIPT DRAWER UNDER "T"

JANUARY 16, 1987 DEPOSITION OF PETER SOTOS, M.D. filed by Sara Ann Sargent Agency

JANUARY 29, 1987 PRE-TRIAL ORDER filed

NOW, this 28th day of January, 1987, following pre-trial conference in the above captioned matter, it is the ORDER of the Court that jury selection will be held on February 6, 1987, at 9:00 o'clock A.M., with trial by jury commencing on April 23, 1987, at 9:00 o'clock A.M. Plaintiff is directed to submit any reports of experts to the Defendants on or before March 2, 1987. BY THE COURT: Joseph S. Ammerman, Judge

FEBRUARY 23, 1987, ANSWER TO REQUEST FOR ADMISSION, filed by David F. Megnin, Esq.

MARCH 20, 1987 NOTICE OF DEPOSITION filed by David F. Megnin, Esq.

Deposition of Robert Holst, M.D.  
CERTIFICATE OF MAILING

APRIL 8, 1987 NOTICE OF VIDEOTAPE DEPOSITION filed by James H. DeVittorio, Esq.

Videotape of Dr. Peter N. Sotos  
PROOF OF SERVICE

This is to certify that the undersigned has on this date served a true and correct copy of the attached and foregoing Notice of Videotape Deposition by depositing such copy in the United States Mail, postage pre-paid and addressed as follows: Walter F. Wall, Esquire, MEYER, DARRACH, BUCKLER, BEBENEK & ECK, 513 Allegheny Street, Hollidaysburg, PA 16648; Scott V. Jones, Esquire, BLAKLEY & JONES, 406 Deposit Bank Building, DuBois, PA 15801; David Megnin, Esquire, 201 South McKean Street, Kittanning, PA 16201; Sara Ann Sargent, Court Reporting Service, 210 Main Street, Johnstown, PA 15901. s/James H. DeVittorio, Attorney for Defendant Recreation Land Corporation

APRIL 8, 1987 SUPPLEMENTAL PRE-TRIAL NARRATIVE STATEMENT ON BEHALF OF ADDITIONAL DEFENDANT  
filed by Walter Fredrick Wall, Esq.

I hereby certify that a true and correct copy of the within Supplemental Pre-Trial Narrative Statement has been forwarded to counsel of record. s/Walter Fredrick Wall, Esq.

APRIL 23, 1987, LIST OF JURORS CALLED,

1. Andrew Thomas; 2. Frank Humberson; 3. Lester Hoover; 4. William Amick; 5. Mary Lou Peffer; 6. Theodore Blake; 7. William Ogden; 8. Philip Peters; 9. Mrs. Ardell Buck; 10. Floyd Keller; 11. Mrs. Donald Yohe; 12. Mrs. John Lannen; Alt#1 Bradley Livergood; Alt# 2 Elizabeth Stumpf. VERDICT: CASE SETTLED 4/23/87

APRIL 29, 1987 PRAECIPE TO MARK CASE SETTLED, DISCONTINUED AND ENDED filed by David F. Megnin, Esq.

Mark the above-captioned case settled, discontinued and ended. Plaintiff has been reimbursed directly by Defendants for record costs. s/David F. Megnin, Esq.

SETTLED, DISCONTINUED AND ENDED

OCTOBER 20, 1987, PRE-TRIAL STATEMENT OF DEFENDANT, RECREATION LAND CORPORATION, filed by James H. DeVittorio, Esq.

OCTOBER 20, 1987, PRE-TRIAL MEMORANDUM OF DEFENDANT STEPHEN P. WILLEMS, filed by Scott V. Jones, Esq.

OCTOBER 20, 1987, PRE-TRIAL MEMORANDUM, filed by David F. Megnin, Esq.

FEBRUARY 18, 1988, BRIEF IN SUPPORT OF MOTION FOR SUMMARY JUDGMENT, filed by Frank J. Hartye, Esq.

APRIL 25, 1988, LETTERS, filed

APRIL 25, 1988, PRE-TRIAL MEMORANDUM OF DEFENDANT STEPHEN P. WILLEMS, filed by Scott V. Jones, Esq.

APRIL 25, 1988, PRE TRIAL STATEMENT OF DEFENDANT RECREATION LAND CORPORATION, FILED by James H. DeVittorio, Esq.

APRIL 25, 1988, ADDITIONAL DEFENDANT'S PRE-TRIAL NARRATIVE STATEMENT, filed by Walter Fredrick Wall, Esq.

APRIL 25, 1988, PRE-TRIAL MEMORANDUM AND AMENDMENT TO PRE-TRIAL MEMORANDUM, filed by David R. Megnin, Esq.

CONTINUED FROM PAGE 360 83-2229-CD ELOISE J. LOGAN vs. HOWARD L. LOGAN

SEPTEMBER 11, 1985, NOTICE OF MASTER'S HEARING, filed by Benjamin S. Blakley, III, Esquire.

MARCH 10, 1986, ORDER, -filed.(2 copies Cert Atty. David King)  
AND NOW, this 10th day of March, 1986, with the parties to this action having agreed on the record before the Master to settle this Divorce Action and all outstanding issues, IT IS THE ORDER OF THIS COURT that terms and conditions of such settlement are final, and such terms and conditions are as follows:

1. Husband shall convey to wife all of his rights, title and interest in that marital residence known as 118 Simmons Street, DuBois, Pennsylvania, and from and hereafter he shall have no claim, right or entitlement to the same. He shall immediately tender a deed to wife to accomplish this result.
2. Additionally, Husband shall have no claim fof alimony, alimony pendente lite, counsel fees or any other spousal support now and forever.
3. Husband further has no claim, right or entitlement to the pension plan of the Wife as vested and acquired through her employer, Brockway, Inc. as this shall from and hereafter be the sole and exclusive right and entitlement of the Wife.
4. Additionally, all furniture, furnishings, fixtures and other items of personalty that exist in the subject matter premises and marital residence as mentioned above shall remain with said residence and will be the sole and exclusive property of the Wife except as to those things hereinafter noted and set forth below.
5. Husband shall have no claim against the automobile titled in Wife's name alone, nor shall he have any claim to any other accounts or assets of the Wife which could or may be considered marital assets except as specifically mentioned in this Order.
6. Wife shall pay to the Husband and amount of Twenty Thousand Dollars (\$20,000.00) up-on receipt of the deed conveying Husband's interest in the real estate.
7. Wife shall have no claim for alimony, alimony pendente lite, counsel fees or any other spousal support except as may be mentioned herein.
8. Wife shall have no claim, right, entitlement or interest in Husband's pension plan through American General Life Insurance Company.
9. The following items of personalty are the sole and exclusive property of the Husband from and hereafter, and these items include the desk, adding machine, desk lamp, exercise bike power tools, hand tools, CLU frames, clothing and other rsonal effects in the home. Wife shall property make these things available to Husband, but in regard to the desk lamp and exercise bike, it is acknowledged that these are not currently in the possession of the Wife.
10. Wife shall have no claim to the automobile titled in the name of Husband, as this shall be his sole and exclusive property.
11. All other assets, accounts and items which may or could be considered marital assets and which are titled in Husband's name alone shall from and hereafter similarly be his sole and exclusive possession.
12. Except as specifically provided herein, neither of the parites hereto will make any claim against the other, their estates, and similarly neither of them shall incur any debts or liabilities from this date hereafter for which the other might or could be held responsible.
13. In regard to the marital debts, Husband and Wife shall except as noted below, each be responsible equally for paying such marital debts asexisted on October 31, 1985. Any additional Master's fees shall be considered a marital debt to be shared equally by the parties.
14. Teha bove equal obligation or joint responsibility for marital debts are subject only to one exception, that being of a deficiency judgmetn with The Union Banking and Trust Company in the approximate sum of \$3,400.00. In regard to this debt, Husband shall pay



CONTINUED FROM PAGE 417, 83-2229-CD LOGAN vs. LOGAN

\$900.00 of the same and Wife shall be responsible for the balance.

15. Husband's share of the marital debts shall be paid from teh lump sum of \$20,000.00 paid by Wife to Husband by Counsel for Husband prior to distribution of said monies to Husband and the net proceeds remianing after payment of Husband's share of the marital debts shall be distributed to Husband. Wife shall pay her share of the marital debts at the time of the closing of the transfer of the marital residence out ofher separate monies.

16. In regards to a small account in the name of counsel for each party having an approximate balance of \$200.00 , it is specifically ordered that these monies be used to pay the marital debts.

17. Wife's insurance coverage made available to her through her employer, Brockway, Inc. shall be the primary insurance for major medical for the children and Husband's health insurance provided by American general Insurance Company will be the primary coverage for hospitalization of the children.

FINALLY, in accordance with Seciton 201(c) of the Divorce Code, IT SI HEREBY DECREED theat ELOISE J. LOGAN and HOWARD E. LOGAN are this date divorced from the bonds of matrimony and shall be free to remarry as if no marriage shall have even existed between them. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

APRIL 12, 1986, VITAL STATISTICS FORM MAILE TO DEPARTMENT OF HEALTH, NEW CASTLE, PA.

APRIL 18,1986, PRAECIPE,filed.  
The parties having reached settlement in the above matter, please file the attached docket entries in the above matter and accept service of my statement for Masters fees incurred in the above matter./s/ Benjamin S. Blakley,Esq.



Cont'd from Pg. 405                      83-2281-CD      OVERTURF      vs      STATE FARM INSURANCE

DECEMBER 15, 1986, ORDER FROM SUPERIOR COURT, filed  
NOW, December 9, 1986, Praecipe for Discontinuance filed (appeal Discontinued)  
/s/ Eleandr R. Valecko, Dep. Proth.

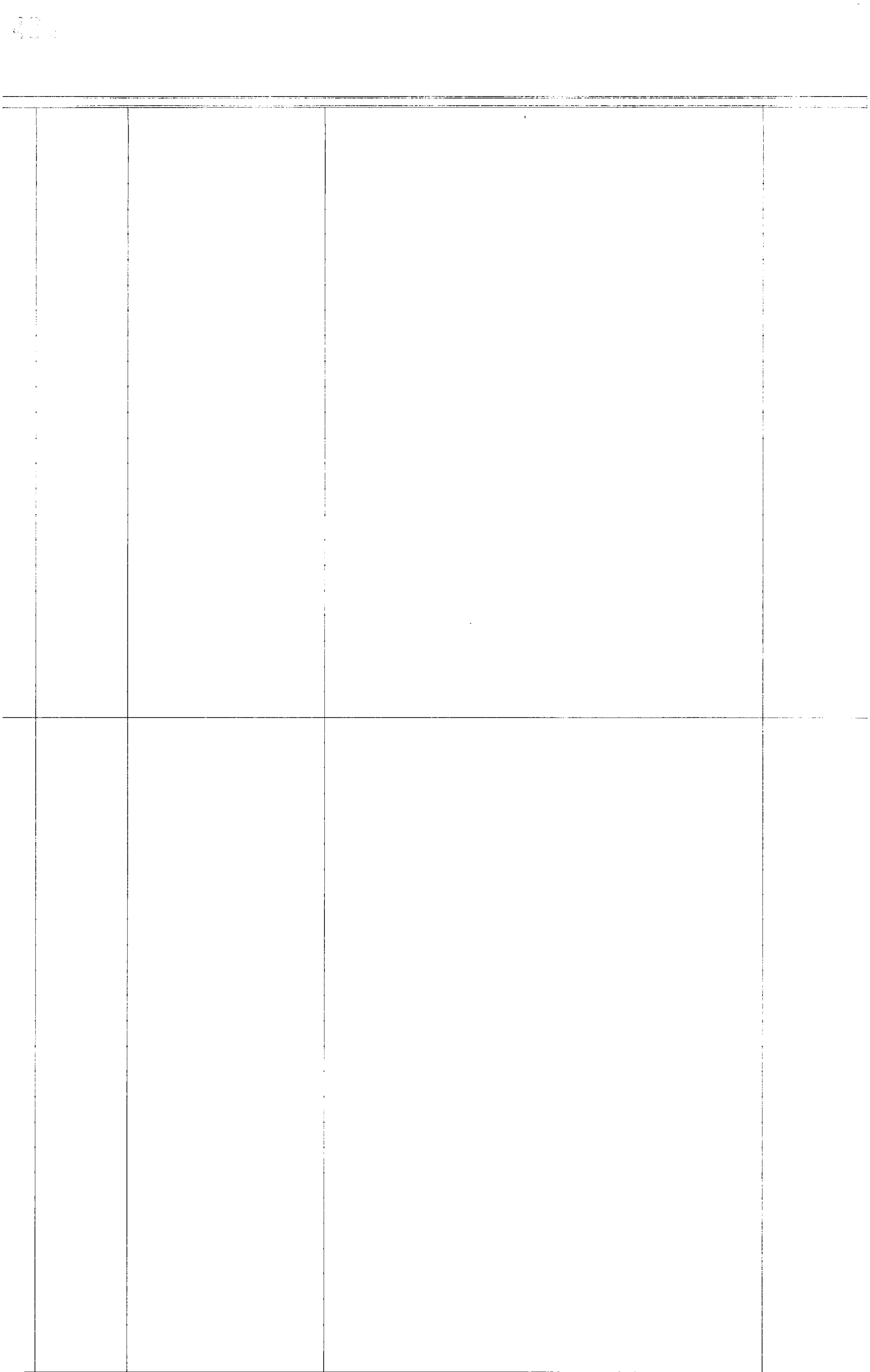
ALL PAPERS TO CASE FILED IN BUCKET

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CONTINUED FROM PAGE 443 JAMES IRVIN HUTTON -vs- GERALDINE JEAN HUTTON 86-14-CD

NOVEMBER 12, 1986 AFFIDAVIT OF CONSENT OF GERALDINE JEAN HUTTON filed

NOVEMBER 12, 1986 AFFIDAVIT OF CONSENT OF JAMES IRVIN HUTTON filed  
One copy certified Attorney

NOVEMBER 12, 1986 PRAECIPE TO TRANSMIT RECORD filed  
Two copies certified Attorney

NOVEMBER 12, 1986 POSTNUPTIAL AGREEMENT filed  
Four copies certified Attorney

NOVEMBER 12, 1986 DIVORCE DECREE filed

AND NOW, this 12 day of November, 1986, it is ORDERED AND DECREED that JAMES IRVIN HUTTON, Plaintiff, and GERALDINE JEAN HUTTON, Defendant, are divorced from the bonds of matrimony.

It is further ordered that the Postnuptial Agreement dated November 6, 1986 entered into by the parties shall be incorporated into this final decree of divorce. BY THE COURT: John K. Reilly, Jr., JUDGE

Two copies conformed for Attorney  
Copy typed, blue-backed for attorney  
November 12, 1986 Vital Statistics Form Mailed



Cont'd from Pg. 452

84-25-CD SWALES vs. LINDSAY

as Counsel for H. Arnold Swales and Jeannette E. Swales in the above captioned action and the Court having issued a Rule directed to H. Arnold Swales and Jeannette E. Swales to show cause why Joseph Colavecchi should not be permitted to withdraw as their legal counsel in the above captioned case and no objections having been filed to this Petition, it is hereby ORDERED and DECREED that Joseph Colavecchi is permitted to withdraw as legal counsel for H. Arnold Swales and Jeannette E. Swales in this case.  
BY THE COURT: John K. Reilly, Jr. President Judge.

NOVEMBER 16, 1987, ANSWER TO MOTION FOR SUMMARY JUDGMENT AND RULE TO SHOW CAUSE, filed by F. Cortez Bell, Esq.

NOVEMBER 16, 1987, DEFENDANT'S BRIEF ON MOTION FOR SUMMARY JUDGMENT, filed by F. Cortez Bell, Jr., Esq. filed in Transcript drawer "L"

NOVEMBER 25, 1987, AFFIDAVIT OF SERVICE BY CERTIFIED MAIL, F. Cortez Bell, Jr., Esq.

NOVEMBER 25, 1987, AFFIDAVIT OF SERVICE BY CERTIFIED MAIL, FILED by F. Cortez Bell, Jr. Esq.

FEBRUARY 16, 1988 ORDER, filed

NOW, this 12th day of February, 1988, following briefs, it is the ORDER of this Court that Motion for Summary Judgment filed on behalf of the Plaintiffs be and is hereby denied. BY THE COURT: John K. Reilly, Jr. President Judge.

APRIL 8, 1988 MOTION FOR SUMMARY JUDGMENT AND RULE, filed by F. Cortez Bell, Jr., Atty for Defendants.

AND NOW, this 11th day of April, 1988, upon consideration of the foregoing Motion for Summary Judgment of F. Cortez Bell, Jr., Atty for Defendants, Howard M. Lindsay and Leona F. Lindsay, a Rule is granted upon the Plaintiffs to show cause why the Defendants should not be entitled to Summary Judgment.

Rule Returnable this 31st day of May, 1988, at (9:30) am.m. BY THE COURT, s/ John K. Reilly, Jr., President Judge.

APRIL 13, 1988 RULE ISSUED ON PLAINTIFFS BY CERTIFIED, RETURN RECEIPT# 796-984-860 MAIL.s/jmb

APRIL 13, 1988, AFFIDAVIT OF SERVICE BY CERTIFIED MAIL, filed

I, F. Cortez Bell, Jr., being sworn according to law, depose and say that I am the attorney for the Defendants in the above case.

On April 8, 1988, I caused to be mailed a copy of Motion for Summary Judgment and Rule to Show cause to the Plaintiffs, Arnold Swales and Jeannette E. Swales, by Certified mail, return receipt requested. Return receipt is attached hereto signed on April 11, 1988. /s/ F. Cortez Bell, Jr., Esq.

APRIL 3, 1988, SENDER'S RECEIPT P 796 984 860, filed.

APRIL 15, 1988,, RETURN RECEIPT, filed.

APRIL 19, 1988, AFFIDAVIT OF SERVICE BY CERTIFIED MAIL, filed

I, F. Cortez Bell, Jr., being sworn according to law, do depose and say that On April 14, 1988, I caused to be mailed a Certified copy of Rule to Show Cause to the Plaintiffs, by Certified mail, return receipt requested, restricted delivery. Receipt for Certified mail, together with Return Receipt card bearing the signature H. Arnold Swales, dated April 15, 1988, is attached hereto. /s/ F. Cortez Bell, Jr., Esq.

MAY 31, 1988, ORDER, filed

NOW, this 31st day of May, 1988, this being the day and date set for argument on Defendants' Motion for Summary Judgment, Plaintiffs having failed to appear either in person or by counsel, following argument, it is the ORDER of this Court that said Motion be and is hereby granted and Summary Judgment entered in favor of Defendants above-named. BY THE COURT: John K. Reilly, Jr., P.J.

CONTINUED FROM PAGE 517      84-112-CD      CHARLOTTE R. GREEN      vs.      JOHN R. GREEN, III

JANAURY 31, 1984, SHERIFF'S RETURN, filed

NOW, Janaury 31, 1984, after diligent search in my baliwick I return the within Temporary Protective Order & Petition "NOTFOUND" as to John R. Green III, defendant. So answers, Chester A. Hawkins, Sheriff, by Marilyn Wood.

		<p>COMMONWEALTH OF PENNA DEPARTMENT OF REVENUE PO Box 2055 Harrisburg, PA 17105</p>	<p>JANUARY 3, 1984, CERTIFIED COPY OF LIEN, PENNSYLVANIA INCOME TAX EMPLOYER WITHHOLDING TAX, filed</p> <p>Pursuant to the laws of the Commonwealth of Pennsy- lvania, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Eighty-five and 74/100 Dollars.</p> <p>Debt \$85.74 (Tax, plus Interest, Comp, 12/31/83)</p> <p>Filed and Entered by Plaintiff, January 3, 1984</p> <p>Judgment</p> <p><i>Raymond M. Heston</i> Prothonotary</p>
Jan 3 8:30 a.m.	84-1-CD	<p>WILLPAT CONSTRUCTION CO. RD #1, Box 595 CURWNEVILLE, PA 16833</p>	
	Pro by Plff.	9.00	

Dwight L. Koerber	GERALD A. PATRICK,	JANUARY 3, 1984, COMPLAINT IN DIVORCE, filed by Dwight L. Koerber, Esquire Three (3) copies Certified to Attorney. JANUARY 24, 1984 <u>PROOF OF SERVICE</u> , filed by Dwight L. Koerber, Jr., Atty for Plff. Attached hereto as proof of service under Rule 2079 (c) 3) of the Pennsylvania Rules of Civil Procedure is a receipt signed on January 3, 1984, by Lois Patrick, or her agent, acknowledging receipt of the Complaint served against Defendant, by Certified Mail No. 379 411 338. Respectfully submitted, s/Dwight L. Koerber, Jr. Atty for Plff.  APRIL 27, 1984, <u>PRAECIPE TO TRANSMIT RECORD</u> , filed by Dwight L. Koerber, Jr.  APRIL 27, 1984, <u>AFFIDAVIT OF CONSENT OF GERALD A. PATRICK</u> , filed  APRIL 27, 1984, <u>AFFIDAVIT OF CONSENT OF LOIS L. PATRICK</u> , filed  APRIL 30, 1984, <u>DIVORCE DECREE</u> , filed  AND NOW, the 30th day of April, 1984, We, therefore, DECREE that Gerald A. Patrick be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between himself and Lois L. Patrick  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 K. Reily, Jr., President Judge  <u>MAY 3, 1984, VITAL STAT. MADE THIS DAY</u>
1/3/84 \$75.00 Pd by Atty.	84-2-CD	
Clfd Trust		
	LOIS L. PATRICK,	
	Pro 40.00 Pro .50	
Ck#4730 Trans to reg acct. Pro. #11398 Atty	\$75.00 40.50 34.50	



<div>Jan. 3 12.00 p.m.</div> <div>CP* 43948</div>	<div>ROSE ANN PARADA,</div> <div>84-4-CD</div> <div>JOYCE JOHNSON,</div> <div>Pro <i>Luf Co</i> 20.00</div>	<div> <p>JANUARY 3, 1984, NOTICE OF APPEAL FROM J.P., Michael Rudella, Esquire . filed.</p> <p><u>PRAECIPE TO ENTER RULE TO FILE COMPLAINT AND RULE TO FILE, filed.</u></p> <p>Enter rule upon ROSE ANN PARADA, appellee, to file a complaint in this appeal (Common Pleas No. 84-4-CD) within twenty (20) days after service of rule or suffer entry of judgment of non pros.</p> <p>RULE: To ROSE ANN PARADA, appellee.</p> <p><u>JANUARY 3, 1984, PRAECIPE TO PROCEED IN FORMA PAUPERIS, filed by Marjorie J. Scharpf, Esquire</u></p> <p>Kindly allow JOYCE JOHNSON, to proceed in forma pauperis.</p> <p>I, Marjorie J. Scharpf, attorney for the party proceeding in forma pauperis, certify that I beleive the party is unable to pay the costs and that I am providing fees legal services to the party. The party's affidavit showing inability to pay the costs of litigation is attached hereto.</p> <p><u>AFFIDAVIT IN SUPPORT OF PETITION TO PROCEED IN FORMA PAUPERIS, filed</u></p> </div>
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Joseph Colavecchi	ROBERT F. HANSEL,	<div>JANUARY 3, 1984, COMPLAINT IN ASSUMPSIT AND IN TRESPASS, filed by Joseph Colavecchi, Esquire Two (2) copies Certified to Attorney. Two (2) copies to Sheriff JANUARY 23, 1984, SHERIFF'S RETURN filed. Now, January 9, 1984 served within Complaint in Trespass on Faline Kauffman, Wife of Defendant for Bird &amp; Son. Now, January 18, 1984 served within Complaint in Assumpsit on Morris Lezzer, President of Lezzer Cash &amp; Carry. So answers, Chester A. Hawkins by Marilyn Wood  APRIL 17, 1984, PRAECIPE TO DISCONTINUE, filed by Joseph Colavecchi, esquire Please mark the above case discontinued, settled and Ended without cost on either party, and with prejudice.  DISCONTINUED and SETTLED and  ENDED</div>
	BIRD & SON and LEZZER CASH & CARRY	
	Pro by Atty.	40.00
	Atty.	3.00
	Shff by Atty	37.95
	Pro by Atty	5.00

<div>R. Denning Gearhart</div> <div>1/3/84 \$75.00 Pd. by Atty</div> <div>Clfd Trust</div>	<div>WILLIAM F. VAUGHN,</div> <div>84-6-CD</div> <div>PEGGY S. VAUGHN,</div> <div>Pro 40.00 Vital Stat. .50</div> <div>Ck#4714 Trans to reg acct. \$75.00 Pro. 40.50 #11372 Atty 34.50 \$75.00</div>	<div>JANUARY 3, 1984, COMPLAINT IN DIVORCE, filed by R. Denning Gearhart, Esquire One (1) copy Certified to Attorney.</div> <div>MARCH 20, 1984, MOTION TO INCORPORATE POST-NUPTIAL AGREEMENT, POST-NUPTIAL AGREEMENT, filed by R. Denning Gearhart</div> <div>APRIL 3, 1984, MOTION FOR DIVORCE DECREE, filed by R. Denning Gearhart</div> <div>APRIL 3, 1984, AFFIDAVIT OF CONSENT OF WILLIAM VAUGHN, filed</div> <div>APRIL 3, 1984, AFFIDAVIT OF CONSENT OF PEGGY S. VAUGHN, filed</div> <div>APRIL 3, 1984, DIVORCE DECREE, filed</div> <div>AND NOW THIS 3rd day of April, 1984, upon Petition of R. Denning Gearhart, Esquire, counsel for the Plaintiff, ninety (90) days having passed since the Plaintiff prayed for said divorce, and the consent of both parties having been evidenced, it is the ORDER and DECREE of this Court that William F. Vaughn be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between himself and Peggy S. Vaughn, 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.</div> <div>APRIL 4, 1984 VITAL STAT FORM MADE</div>
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James A. Naddeo	DENNIS J. BARRETT, SR.	JANUARY 3, 1984, COMPLAINT IN DIVORCE, filed by James A. Naddeo, Esquire One (1) copy Certified to Attorney. JANUARY 13, 1984, AFFIDAVIT OF SERVICE filed by James A. Naddeo JANUARY 27, 1984, PETITION FOR HEARING FOR ALIMONY PENDENTE LITE, COUNSEL FEES, COST AND EXPENSES, filed by Laurance B. Seaman, Esquire. Two (2) copies Certified to Attorney. RULE, filed AND NOW, this 27th day of Janaury, 1984, upon consideration of the foregoing Petition and on Motion of Laurance B. Seaman, Esquire, a Rule is hereby granted on the Plaintiff/Respondent to show cause why Defendant/ Petitioner should not be awarded Alimony Pendente Lite, Counsel Fees, Costs and Expenses. Rule returnable for hearing on the 1st day of February, 1984 at 10:00 o'clock A.M., at the Main Court Room, Clearfield County Court House, Clearfield, Pennsylvania. Service of this Rule is to be made by Counsel for Petitioner upon Counsel for Respondent by regular mail. BY THE COURT: /s/ John K Reilly, Jr., President Judge.
1/3/84 \$75.00 Pd by Atty.	84-8-CD	
Clfd Trust		
Laurance B. Seaman	EILEEN M. BARRETT,	JANAURY 27, 1984, ANSWER TO COMPLAINT IN DIVORCE AND COUNTERCLAIM, filed by Laurance B. Seaman, Esquire OCTOBER 9, 1984, AFFIDAVIT OF CONSENT OF DENNIS J. BARRETT, filed. OCTOBER 9, 1984, AFFIDAVIT OF CONSENT OF EILEEN M. BARRETT, filed. OCTOBER 9, 1984, PRAECIPE TO TRANSMIT RECORD, filed by James A. Naddeo, Esquire. ORDER, filed. AND NOW, this 9th day of October, 1984, Plaintiff having filed a Complaint in Divorce under the Divorce Act on the 6th day of Janaury, 1984, and the parties having filed an Affidavit of Consent, stating that the marriage of the plaintiff and defendant is irretrievably
	Pro 40.00 Pro .50	
Ck#4833 Trans to reg acct. Pro. 40.50 #11560 Atty 34.50	\$75.00 \$75.00	broken and ninety (90) days were elapsed from the date of the filing of the Complaint.  We, therefore, DECREE that DENNIS J. VARRETT, SR., be divorced and forever separated from the nuptialites and bonds of matrimony, hereto contracted between himself and EILEEN M. BARRETT thereupon all of the rights, duties or claims accruing to either of said parties and pursuance of said marriage shall cease and determien, and each of them shall be at l iberty to marry again as though they had never been heretofore married, with full force and recognition given to the Agreement of September 11, 1984, which the said parties signed.  The Prothonotary is hereby directed to pay the Court costs as noted herein out of the deposits received and then remit the balance to the Plaintiff. BY THE COURT: /s/ John K. Reilly, Jr., President Judge. OCTOBER 12, 1984, VITAL STATISTICS FORM MAILED TO DEPARTMETN OF HEALTH, NEW CASTLE, PA.
		SEPTEMBER 21, 1989, PETITION TO ESTABLISH RIGHTS OF PARTIAL CUSTODY, filed by James A. Naddeo, Esq. 1 cert/Atty ORDER, filed You, Eileen M. Barrett, Respondent/Defendant, have been sued in Court to obtain custody, partial custody, or visitation of the children, DENNIS J. BARRETT, JR., and BRIAN DANIEL BARRETT. You are ORDERED to appear in person at the Clearfield Coutny Courthouse, Courtroom No. 1, at 10:00 AM on October 12, 1989, for a conference. It is FURTHER ORDERED that physical custody of teh children, DENNIS J. BARRETT, JR., and BRIAN DANIEL BARRETT, is hereby temporarily awarded to teh parties jointly. If you fail to appear as provided by this Order, an Order for custody, partial custody, or visitation may be entered against you or the Court may issue a warrant for your arrest. BY THE COURT: John K. Reilly, Jr., P.J.  NOVEMBER 28, 1989, CONSENT DECREE, filed 2 copies cert atty. NOW, this 27th day of November, 1989, in consideration of the consent of the parties it is hereby ORDERED and DECREED as follows: 1. That Petitioner is Dennis J. Barrett, Sr., an individual who resides at 310 West Pine Street, Clearfield, PA.

Cont'd from Pg. 436

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BARRETT v. BARRETT

## ORDER OF NOVEMBER 28, 1989, CONT'D:

2. That respondent, Eileen M. Barret, now know as Eileen M. McKeown, an individual, who resides at P.O. Box 105, Grampian, PA 16838.

3. That the parties are the parents of two children, Dennis J. Barrett, Jr, and Brian Daniel Barrett.

4. That the parties shall have shared legal custody of the children with mother having primary physical custody of the children.

5. That the parties have agreed to the following:

(a) That the parties hereby agree that father shall have visitation with the children on alternating weekends from Friday at 5:00 P.M. to Sunday at 5:00 P.M.

(b) That during the weekend visitation, the parties children are to attend CCD classes at 9:00 A.M. at St. Bonaventure Church in Grampian.

(c) That the parties shall share visitation of the children on Easter and Christmas said times to be agreed upon by the parties.

(d) That the parties shall alternate all other holidays.

(e) That Father shall have the children for two weeks during the summer months, said visits to coincide with father's vacation. Said two weeks not to be consecutive unless father's vacation schedule prohibits any other arrangement.

(f) That father agrees to continue to pay cuspport for the oldest son, Dennis J. Barrett, Jr., while he attends a two year accredited vocational or technical school.

BY THE COURT: Joseph S. Ammerman, Judge.

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[illegible]

		<p>ELOISE J. LOGAN,</p> <p>84-9-CD</p> <p>HOWARD E. LOGAN,</p> <p>Pro by Atty. 40.00</p> <p>Atty. 3.00</p>	<p>JANUARY 4, 1983, PETITION UNDER THE PROTECTION FROM ABUSE ACT, filed by David P. King, Esquire</p> <p>Three (3) copies Certified to Attorney.</p> <p>TEMPORARY PROTECTION ORDER, filed.</p> <p>AND NOW, this 4th day of January, 1984, upon consideration of the contents of the foregoing Petition, it is hereby ordered that ELOISE J. LOGAN shall have exclusive possession of the residence and dwelling as situated at 118 Simmons Street, DuBois, Clearfield County, Pennsylvania, and that until further Order of Court, the said HOWARD E. LOGAN shall not enter said residence and dwelling, or attempt to visit or otherwise make contact with ELOISE J. LOGAN, and that the said ELOISE J. LOGAN shall have custody of their minor children until further Order of Court.</p> <p>Service of a copy of this Order shall be made upon the Defendant forthwith, and a copy of this Order shall also be issued to the Police Department having appropriate jurisdiction to enforce this Order. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p> <p>ORDER FOR HEARING, filed</p> <p>AND NOW, January 4, 1984, it is hereby ordered that a Hearing be held on the foregoing Petition on the 6th day of January 1984, at 10:00 o'clock A.M., in the Main Courtroom of the Clearfeild County Courthouse, Clearfield Pennsylvnaia.</p> <p>The Defendant is advised that he is entitled to counsel at said Hearing. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p> <p>FEBRUARY 5, 1986, PETITION FOR SPECIAL RELIEF UNDER PA. R.C.P. 1920.43 &amp; ORDER, filed 2 cert atty</p> <p>AND NOW, this 22nd day of January, 1986, in consideration of the foregoing Petition for Special Relief A RULE IS ENTERED upon the Defendant to show cause why he should not execute and tender a Deed as requested, and why the divorce should not proceed as agreed to.</p> <p>Returnable the 5th day of March, 1986, at 3:00 o'clock P.M., in the Main Courtroom of the Clearfield County Courthouse, Clearfield, Pennsylvania.</p> <p>BY THE COURT: Joseph S. Ammerman, Judge.</p> <p>MARCH 24, 1986, PETITION FOR RULE AND ADJUDICATION OF CIVIL CONTEMPT AND OTHER SPECIAL RELIEF UNDER RULE 1920.43(a) and RULE, filed.</p> <p>one copy certified to atty</p> <p>AND NOW, this 24th day of March, 1986, upon consideration of Petitioners Petition for Rule and Adjudication of Civil Contempt, a Rule is hereby entered upon Respondent to show cause why Petitioners Petition should not be granted and an attachment and citation in contempt issue, due to the Respondents alleged violation of the Order of March 10, 1986, and her violation of the agreement precipitating that Order allowing Petitioner to go to the residence at 118 Simmons Street, DuBois, Pennsylvania on March 19, 1986, to collect his personal property and other items of property awarded to him in the settlement.</p> <p>Rule Returnable the 26th day of March, 1986, at 1:30 pm in the Judges Chambers of the Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT: /s/ Joseph S. Ammerman, Judge.</p>
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	<p>IN RE: COMMITMENT OF GEORGE KEITH, An Alleged Mentally Disabled Person,</p> <p>84-10-CD</p>	<p>JANUARY 4, 1983, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.</p> <p>GEORGE KEITH has acted in such a manner as to cause me to believe that he is severely mentally dis- abled.</p> <p>He has been examined by John Stolar, M.D. and was found to be in need of treatment.</p> <p>As the patient is currently in Warren State Hos- pital receiving involuntary treatment under Section 304, I ask that this court issue an order that the patient be involuntarily committed for another period of inpatient treatment.</p> <p>I affirm that I have informed the patient of the actions I am taking and have explained to him these pro- cedures and his rights as described in Form MH-786-A. I believe that he: understand these rights.</p> <p>I hereby affirm that I have reexamined George Keith on 12/19/83 to determine if he continues to be severely mentally disabled and in need of treatment.</p> <p>IN MY OPINION: The patient is severely mentally disabled and in need of (continued) treatment. /s/ John Stolar, M.D., bc.</p> <p>ORDER, filed</p> <p>NOW, this 5th day of October, 1983, pursuant to section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that J. Richard Mattern, II, Esquire be and is hereby appointed Mental Health Review Officer for a period of two (2) years from October 1982 through October 1984. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p> <p>ORDER, filed</p> <p>NOW, this 18th day of October, 1981, pursuant to the Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that John Sughrue, Esquire or his duly authorized delegate be and is hereby appointed as the attorney to represent alleged severely mentally disabled persons in all hearing s conducted by the Mental Health Review Officer, pursuant to said Act. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p> <p>JANUARY 13, 1984, MENTAL HEALTH REVIEW OFFICER's REPORT AND DECREE, filed.</p> <p>One (1) copy Certified to Mental Health.</p> <p>DECREE, filed</p> <p>AND NOW, this 13th day of January, 1984, the Mental</p>	
<p>CV#44159</p>	<p>Pro <i>Jug Co</i> 40.00 B. Blakley 125.00 R. Mattern R. Mattern 225.00</p>	<p>Health REview Officer's Report is acknowledged. We approve his recommendation.</p> <p>The Court finds that GEORGE A. KEITH continues to be severely mentally disabled.</p> <p>Accordingly, the Court ORDERS that the subject be involuntarily cimmitted to the Forensic Unit of Warren State Hospital, a state mental institution, pursuant to Section 305 and Section 305(g)(2), 50 P.S. 7304(g)(2) of the Mental Health Procedures Act of 1976, as amended for in- Patient treatment for a period of one (1) year.</p> <p>It is the FURTHER ORDER of this Court that Clearfield County pay the fees of J. Richard Mattern II, Esquire, and Benjamin S. Blakley III, Esquire and that Warren State Hospital re- imburse Clearfield County for said fees, together with filing costs, pursuant to the directive to said state hospital dated January 27, 1977 from Robert M. Daly, M.D., Deputy Secretary for Mental Health.</p> <p>As there are no criminal charges pending agianst the subject and as eh has not been con- victed of any crime or sentenced, and as he is not on parole or probation, the costs of his care at Warren State Hospital shall not be borne by Clearfield County. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p>	

Jan 4. 11:45 a.m.	KEYSTONE NATIONAL BANK	84-10½-CD	JANUARY 4, 1984, AGREEMENT TO REVIVE, filed. To Revive and Continue Lien entered to 79-305-CD.	
			By Virtue of Agreement contained herein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Fifteen Thousand Six Hundred Eighty-two and 80/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errros, Waiving Stay Inquisition and Exemption.	
	TERRANCE B. MORGAN, and LESLIE M. KAVELAK		Debt	\$15,682.80
			Atty. Comm. 15%	
			Interest from February 9, 1979.	
			Filed and Entered by Plaintiff, January 4, 1984	
			Judgment.	
	Pro	by Plff.	9.00	
		O.C.	6.50	
	Pro	by Plff	5. <sup>00</sup>	
			<div>Raymond Witherow Prothonotary</div> <div>And Now, <u>26</u> day of <u>July</u> 19<u>85</u> By paper filed, the debt has been satisfied in full of debt, interest and cost. Attest <u>Raymond Witherow</u> Prothonotary</div>	

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<div>Ronald E. Archer</div>	<div>NATIONAL BANK OF THE COMMONWEALTH , 709 Hannah Street Houtzdale, PA 16651</div> <div>84-11-CD</div> <div>GEORGE R. FINNEY and VELMA M. FINNEY, RD #1, Box 652 Osceola Mills, PA 16666</div>	<div>JANUARY 4, 1984, COMPLAINT IN CONFESSION OF JUDGMENT, filed by Ronald E. Archer, Esquire</div> <div>Pursuant to the authority contained in the warrant of attorney, a copy of which is attached to the Complaint in this action. I, Ronald, E. Archer, Esquire, appear for the defendant and confess judgment in favor of the Plaintiff and against the defendants in the sum of Seven Thousand Three Hundred Thirty-one and 52/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</div> <div>Debt \$7,331.52</div> <div>Atty. Comm. 15%</div> <div>Interest from August 2, 1983.</div> <div>Filed and Entered by Attorney, January 4, 1984.</div> <div>Judgment.</div> <div><div>Prothonotary</div></div> <div>And Now, <u>11</u> day of <u>May</u> 1984 by paper filed, the above judgment is satisfied in full of debt, interest and cost.</div> <div><div>Prothonotary</div></div>	
	<div>Pro by Atty. 9.00</div> <div>Atty 3.00</div> <div>Pro by Atty 5.00</div>		



Jan. 5  
10/15/a.m.

CURWNEVILLE STATE BANK  
PO Box 29  
Curwensville, PA 16833

84-12-CD

ROBBINS & PEACOCK  
TRUCKING, and RAYMOND M.  
ROBBINS/ LARRY W. PEACOCK  
RD #3,  
Clearfield, PA 16830

Pro by Plff 9.00  
o.c. 7.50  
Pro 5.00

JANUARY 5, 1984, AGREEMENT TO REVIVE, filed. To  
Revive and Continue Lien entered to 78-3241-CD.  
By Virtue of Agreement contained herein, Judgment  
is entered in favor of the Plaintiff and against the  
Defendants in the sum of Twelve Thousand Seven Hundred  
Fifty and 89/100 Dollars, with Interest, Attorney's Com-  
mission, Cost of Suit, Release of Errors, Waiving Stay,  
Inquisition and Exemption.  
Debt \$12,750.89  
Atty. Comm. 10%  
Interest from October 10, 1978/  
Filed and Entered by Plaintiff, January 5, 1984.  
Judgment.

*Raymond M. Peacock*  
Prothonotary

And Now, 6<sup>th</sup> day of Oct 1989 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Raymond M. Peacock*  
Prothonotary

Jan 5 12:10 p.m.	84-13-CD	COLIN H. COLLINS,	JANUARY 5, 1984, NOTICE OF APPEAL from J.P., William M. Daisher, filed.
			<p>PRAECIPE TO ENTER RULE TO FILE COMPLAINT AND RULE TO FILE, filed</p> <p>Enter rule upon Colin H. Collins, appellee, to file a complaint in this appeal (Common Pleas No. 84-13-CD) within twenty (20) days after service of rule or suffer entry of judgment of non pros.</p> <p>RULE: To Colin H. Collins, appellee.</p> <p>JANUARY 6, 1984, PROOF OF SERVICE OF NOTICE OF APPEAL AND RULE TO FILE COMPLAINT, filed by R. Denning Gearhart</p> <p>I hereby swear or affirm that I served a copy of the Notice of Appeal, Common Pleas No.84-13-CD, upon the District Justice designated therein on January 5, 1984, by certified mail, sender's receipt attached hereto, and upon the appellee, Colin H. Collins, on January 5, 1984 by certified mail, sender's receipt attached hereto. and further that I served the Rule to File a Complaint accompanying the above Notice of Appeal upon the appellee to whom the Rule was addressed on January 5, 1984 by <b>certified</b> mail, sender's receipt attached hereto.</p> <p>s/R. Denning Gearhart</p>
R. Denning Gearhart		CARROLYN BRODERICK,	
		Pro    by Atty.	20.00
		Atty.	3.00

Joseph Colavecchi John R. Ryan	JAMES IRVIN HUTTON,	JANUARY 5, 1983, COMPLAINT IN DIVORCE, filed by Joseph Colavecchi, Esquire One (1) copy Certified to Sheriff. One (1) copy Certified to Attorney. <u>JANUARY 11, 1984, SHERIFF'S RETURN</u> filed. Now January 9, 1984 served within Complaint in Divorce on Geraldine Jean Hutton. So answers, Chester A. Hawkins by Marilyn Wood <u>FEBRUARY 16, 1984, PETITION FOR WRIT OF HABEAS CORPUS and ORDER</u> filed by Joseph Colavecchi Two copies certified to Attorney One copy certified to Sheriff <u>ORDER</u> AND NOW, this 16 day of February, 1984, upon consideration of the averments contained in the within Petition and upon Motion of Petitioner's attorney, John R. Ryan, Esquire, it is ORDERED that respondent, Geraldine Jean Hutton, be barred from removing the three minor children, Tammy Lynn Hutton; James Irvin Hutton, Jr.; and Allen Eugene Hutton from the jurisdiction of this Court until such time as a Hearing may be held to determine custody of said children. Further, a Hearing is scheduled for determining the custody of said children on the 4 day of April, 1984 at 10:00 o'clock A.M., at the Clearfield County Courthouse and respondent is directed to produce said children at that time and place. BY THE COURT: John K. Reilly, Jr., President Judge  <u>FEBRUARY 27, 1984, AFFIDAVIT OF SERVICE</u> , filed.. NOW, February 21, 1984 at 2:43 PM o'clock EST served the within Petition & Order on William Brady, Adult Member of Housegold for Geraldine Jean Hutton, defendant at his place of residence, RD Box 376, LaJose, Clearfield County, PA. by handing to William Brady a true and attested copy of the original Petition & Order and made knoww to him the contents thereof. So answers, Chester A. Hawkins , Sheriff, by Marilyn Wood.  <u>APRIL 18, 1984, STIPULATION OF PARTIES AS TO CHILD CUSTODY AND VISITATION</u> , filed by Joseph Colavecchi, Esq. Four (4) copies certified to Attorney. <u>MAY 21, 1984, ANSWER TO PLAINTIFF'S COMPLAINT</u> , filed by C. D. Schenkemeyer, Jr., Esquire. Two (2) copies certified to Attorney.  <u>MAY 21, 1984, MOTION FOR HEARING &amp; ORDER</u> , filed by C.D. Schenkemeyer, Jr. atty for Defendant 2 Copies Cert. to Atty AND NOW, May 22, a Petition for alimony Pendente Lite, Counsel Fees and Expenses having been filed in this matter, IT IS HEREBY ORDERED that a hearing be held on said Petition on the 3rd day of July, at 9:00 o'clock A.M. in Room--, Clearfield County Courthouse, Clearfield, PA. IT IS FURTHER ORDERED that both parties hento shall within thirty (30) days of service of this Petition, file the income and expense information required by Pa. Rule of Civil Procedure No. 1920.31(a)(a). If the petitioner fails to file the documents required by said Rule, the date for the hearing will be continued until the documents are filed. If the responding party fails to file the required documents, the Court will, upon motion, enter an appropriate sanction order pursuant to Pa. Rule of Civil Procedure No. 4019. BY THE COURT /s/ John K. Reilly, Jr., President Judge <u>JUNE 4, 1984, ACCEPTANCE OF SERVICE</u> , filed by John R. Ryan, Esquire.  <u>JUNE 8, 1984, ANSWER TO COUNTERCLAIM</u> , filed by Joseph Colavecchi, Esquire. Two (2) Copies Certified to Attorney. <u>JUNE 18, 1984, INVENTORY AND APPRAISEMENT OF JAMES I. HUTTON, PLAINTIFF</u> , filed by Joseph Colavecchi, Esq. Two (2) Copies Certified to Attorney.  <u>SEPTEMBER 14, 1984, PETITION FOR ENFORCEMENT OF VISITATION AGREEMENT and RULE TO SHOW CAUSE</u> , filed by John Ryan, Esq. Three certified copies to atty. AND NOW, this 12th day of Sept., 1984, upon consideration of the foregoing Petition and on Motion of John R. Ryan, Esquire, Attorney for James I. Hutton, a Rule is granted on Geraldine Jean Hutton, the Defendant to show cause why she should not comply with the agreement of the parties as to visitation and grant Plaintiff reasonable visitation therein. Rule returnable on the 21st day of November, 1984 at the Clearfield County Courthous at 10:00 A.M. BY THE COURT: /s/ John K. Reilly, Jr., P.J. <u>OCTOBER 8, 1984, ANSWER</u> , filed by C.D. Schenkemeyer, Jr., Esq. Two certified copies to atty.  <u>APRIL 29, 1986, PRAECIPE TO WITHDRAW APPEARANCE</u> , filed by C. D. Schenkemeyer, Jr., Esquire. Please with draw my appearance on behalf of the defendant in the above captioned matter.  <u>JULY 15, 1986, PRAECIPE TO ENTER APPEARANCE</u> , filed. One copy certified to atty Please enter my appearance on behalf of the Defendant, in the above captioned case./s Ann B. Wood, Esq.
1/5/84 \$75.00 Pd. by Atty.	84-14-CD	
Clfd Trust		
C.D. --- Schenkemeyer --Jr.----- Ann B. Wood	GERALDINE JEAN HUTTON,	
	Pro	40.00
Pro Ck#11282	Shff	21.55
	Shff	
	Hawkins by Atty.	21.55
	Pro	.50
C.#5398 Trans to reg acct.		\$75.00
Pro.	40.50	
#11282 Shff	21.55	
#12364 Atty	12.95	\$75.00

Cynthia Soul	ANN CRAWFORD, MARIANNE PHILLIPS and BRIAN SEKULA Sandy Township Auditors.	JANUARY 5, 1984, PETITION, filed by Cynthia Soul, Esquire One (1) copy Certified to Attorney. ORDER, filed. AND NOW, this 5th day of January, 1984, in consid- eration of the foregoing Petition, it is the ORDER of this Court that hearing be held in the above captioned matter on January 23, 1984, at 10:00 a.m. at the Clear- field County Courthouse. BY THE COURT: /s/ John K. Reilly, Jr., President Judge. FEBRUARY 15, 1984, PETITIONER'S BRIEF filed by Cynthia Soul FEBRUARY 17, 1984, RESPONDENTS' BRIEF filed by Richard H. Milgrub One copy certified to Attorney MARCH 7, 1984, MEMORANDUM AND DECREE filed. The actions of the Supervisors being invalid, the Court enters the following: D E C R E E NOW, this 7th day of March, 1984, upon consideration of the Petition of the Sandy Township Auditors in the above-captioned matter, and after hearing arguments thereon, it is hereby ORDERED and DECREED that the action taken by the Sandy Township Supervisors in filing a petition with this Court on November 22, 1983, to have a C.P.A. appointed to perform the township audit for fiscal year 1983 is null and void in that said action did not comply with the requirements of either the Second Class Township Code or the Open Meeting Law (Sunshine Law). By the Court, John K. Reilly, Jr., President Judge MARCH 14, 1984, PETITION and ORDER filed. ORDER AND NOW, this 14 day of March, 1984, it is the ORDER of this Court that Sandy Township Auditors be given an additional 45 days from March 7, 1984 to conduct and conclude the 1983 audit for Sandy Township. BY THE COURT: John K. Reilly, Jr., President Judge
Jan. 5 3:00 p.m.	84-15-CD	
Richard H. Milgrub	SANDY TOWNSHIP SUPERVISORS,	
	Pro by Atty. 40.00 Atty. 3.00	

<div>1</div> <div>Jan. 6 8:00 a.m.</div>	<div>CURWENSVILLE STATE BANK PO Box 29 Curwensville, PA 16833</div> <div>84-16-CD</div> <div>LEE WRIGLESWORTH, RD Grampian, PA 16838</div> <div>Pro by Plff. 9.00 o.c. 6.50 Pro by Plff 5.00</div>	<div>JANUARY 6, 1984, AGREEMENT TO REVIVE, filed. To Revive and Continue Lien entered to 79-38-CD By Virtue of Agreement contained herein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Fourteen Thousand One Hundred Fifty-two and 44/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption. Debt \$14,152.44 Atty. Comm. 10% Interest from January 2, 1979. Filed and Entered by Plaintiff, January 6, 1984. Judgment</div> <div>Raymond Witherow Prothonotary</div> <div>And Now, 21 day of April 1988 By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest Raymond Witherow Prothonotary</div>
<div>Jan. 6 8:30 a.m.</div>	<div>MELLON BANK N.A.</div> <div>84-17-CD</div> <div>REGIS M. GRRNLAND and BARBARA A. GREENLAND,</div> <div>Pro by Plff. 9.00 o.c. 6.50 Pro by plff 5.00</div>	<div>JANUARY 6, 1984, AGGREEMENT TO REVIVE, filed. To Revive and Continue Lien entered to 78-3170-CD. By Virtue of Agreement contained herein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Nineteen Thousand Forty-four and 72/100 Dollars, with Interest, Attorney's Commission. Cost of Suit, Release of Errors, Waiving Stay, Inquisi- tion and Exemption. Debt \$19,044.72 Atty. Comm. 20% Interest from October 25, 1978. Filed and Entered by Plaintiff, January 6, 1984. Judgment.</div> <div>Raymond Witherow Prothonotary</div> <div>And Now, 9 day of Dec 1987 By paper filed, the a satisfied in full of debt; interest and cost Attest Raymond Witherow Prothonotary</div>

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<div>Jan 6. 10:55 a.m.</div>	<div>PULASKI CLUB, 724 W. Washington Ave. DuBois, PA 15801</div> <div>84-18-CD</div> <div>RICHARD GHEZZI and JANICE GHEZZI, RD #2 Renoldsville, PA 15851</div> <div>Pro by Plff 9.00</div>	<div>JANUARY 6, 1984, JUDGMENT FROM J.P., Wesley J. Read, filed.</div> <div>Judgment entered in favor of the Plaintiff and against the Defendant in the sum of Four Hundred Sixteen and 50/100 Collars.</div> <div>Debt \$416.50</div> <div>Interest from May 9, 1983</div> <div>Filed and Entered by Plaintiff, January 6, 1984</div> <div>Judgment.</div> <div>Prothonotary</div>	
<div>Jan 6 11:05 a.m.</div>	<div>THE CITIZENS NATIONAL BANK OF BIG RUN, Big Run, PA 15715</div> <div>84-19-CD</div> <div>RALPH J. KORB, RD #1 Grampian, PA 16838</div> <div>Pro by Plff. 9.00</div>	<div>D. S. B. -- DECEMBER 27, 1983</div> <div>On Demand.</div> <div>By Virtue of Power of Attorney contained therein.</div> <div>Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Thirty-two Thousand Sic Hundred and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</div> <div>Debt \$32,600.00</div> <div>Atty. Comm.</div> <div>Interest from December 27, 1983.</div> <div>Filed and Entered by Plaintiff, January 6, 1984.</div> <div>Judgment</div> <div>Prothonotary</div> <div>JANUARY 6, 1984, Notice of Entry of Judgment mailed to Defendant.</div>	

		<div>THE CITIZENS NATIONAL BANK OF BIG RUN, Big Run, PA 15715</div> <div>84-20-CD</div> <div>RALPH KORB, Rd #1 Grampian, PA 16838</div> <div>Pro by Plff. 9.00</div>	<div>D. S. B. -- DECEMBER 27, 1983</div> <div>On Demand.</div> <div>By Virtue of Power of Attorney contained therein. Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Seventeen Thousand and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisi- tion and Exemption.</div> <div>Debt \$17,000.00</div> <div>Atty. Comm. Interest from December 27, 1983. Filed and Entered by Plaintiff, January 6, 1984. Judgment</div> <div><div>Raymond Wetters</div><div>Prothonotary</div></div> <div>January 6, 1984, Notice of Entry of Judgment mailed to Defendant.</div>

<div>Paul Silverblatt</div> <div>Jan.6 2:00p.m.</div>	<div>CURWENSVILLE STATE BANK</div> <div>84-21-CD</div> <div>DEAN BARRETT and MYRTLE BARRETT, RD #2. Curwnesville, PA 16833</div> <div>Pro by Plff Shff Hawkins</div>	<div>JANUARY 6, 1984, PRAECIPE FOR WRIT OF REVIVAL, filed.</div> <div>Issue Writ of Revival of Judgment entered to 79-159-CD, 1979 and index it in the judgment index against DEAN BARRETT and MYRTLE MARRETT, in the amount of Six Thousand Three Hundred Ninety=eight and 63/100 Dolllars with Interest from January 26, 1979.</div> <div>Debt \$6,398.63</div> <div>Atty. Comm.</div> <div>Interest from January 26, 1979.</div> <div>Filed and Entered by Plaintiff, January 6, 1984.</div> <div>Judgment.</div> <div><div>Prothonotary.</div></div> <div>JANUARY 6, 1984, WRIT OF REVIVAL ISSUED TO SHERIFF FOR SERVICE.</div> <div>JANUARY 20, 1984, ANSWER TO WRIT OF REVIVAL filed by Earle D. Lees, Jr.</div> <div>JANUARY 30, 1984, SHERIFF'S RETURN, filed.</div> <div>Now, Jan 10, 1984 at 10:00 AM EST served within Writ on Myrtle Barrett deft. at her place of employment.</div> <div>Now, Jan 10, 1984 at 10:00 AM EST served within Writ on Myrtle Barrett, wife of Dean Barrett deft at her place of employment. So answers, Chester A. Hawkins, Shff</div> <div>15.00 By /s/ Marilyn Wood</div> <div>15.15</div>



Winifred H. Jones-Wenger	GEORGE W. SANKEY, II	JANUARY 6, 1984, COMPLAINT IN DIVORCE, filed by Winifred H. Jones-Wenger, Esquire One (1) copy Certified to Attorney. JANUARY 16, 1984, AFFIDAVIT OF SERVICE filed by Winifred H. Jones-Wenger JANUARY 17, 1984, ANSWER AND COUNTERCLAIM filed by Cynthia Soult One copy certified to Attorney JANUARY 23, 1984, PETITION FOR ALIMONY PENDENTE LITE, COUNSEL FEES AND EXPENSES, filed by Cynthia Soult One Copy Certified to Attorney. RULE AND NOW, this 19 day of January, 1984, upon consideration of the foregoing Petition, it is hereby ORDERED and DIRECTED that a rule be issued on the plaintiff to show cause why he should not pay the defendant alimony pendente lite, counsel fees and expenses. Rule returnable the 1 day of February, 1984, at 10:30 a.m. BY THE COURT, /s/ John K. Reilly, Jr., P.J.  FEBRUARY 1, 1984 ANSWER TO PETITION FOR ALIMONY PENDENTE LITE, COUNSEL FEES AND EXPENSES, filed by Winifred H. Jones-Wenger. FEBRUARY 6, 1984, ANSWER TO COUNTERCLAIM, filed by Winifred H. Jones-Wenger, Esquire. FEBRUARY 7, 1984 ORDER filed. NOW, this 1st day of February, 1984, following hearing into the above-captioned matter, it is the ORDER of this Court that Plaintiff named here above, pay to Defendant One Hundred (\$100.00) Dollars per month temporary alimony, and, also, Plaintiff herein is to pay Counsel Fees in the amount of Two Hundred Fifty (\$250.00) Dollars, to be paid on a schedule agreed upon by the Parties. BY THE COURT, John K. Reilly, Jr., President Judge One copy certified to Domestic Relations One copy each certified to Attorneys of record FEBRUARY 21, 1984, ANSWERS TO INTERROGATORIES PROPOUNDED TO BE ANSWERED BY PLAINTIFF AND ANSWERS, filed by Cindy Soult, Esquire MAY 29, 1984, PETITION FOR CUSTODY, filed by Cynthia Soult One Copy Certified to Attorney ORDER You, George W. Sankey, II, Respondent, have been sued in the court to obtain custody, partial custody or visitation of the children: Susan Jane Sankey, George William Sankey, III, and Thomas Raymond Sankey. You are ordered to appear in person at Clearfield County Courthouse, on July 3, 1984 (day and date), at 10:00 A.M. for a hearing. If you fail to appear as provided by this Order an order for custody, partial custody or visitation may be entered against you or the court may issue a warrant for your arrest. BY THE COURT, /s/ John K. Reilly, Jr., P.J. MAY 29, 1984, PETITION FOR INCREASED ALIMONY PENDENTE LITE AND EXPENSES, filed by Cynthia Soult. One Copy Certified to Attorney. ORDER AND NOW, this 29 day of May, 1984, upon reading and considering the foregoing Petition for Increased Alimony Pendente Lite and Expenses, it is the ORDER of this Court that hearing shall be held on July 3, 1984, at 10:00 o'clock A.M. at the Clearfield County Courthouse. BY THE COURT, /s/ John K. Reilly, Jr., P.J.  JUNE 18, 1984, ANSWER AND COUNTERCLAIM & CERTIFICATE OF SERVICE, filed by Winifred H. Jones-Wenger, Esquire. JUNE 18, 1984, ANSWER TO PETITION FOR INCREASED ALIMONY PENDENTE LITE AND EXPENSES, filed by Winifred H. Jones-Wenger, Esquire. JUNE 18, 1984, PRELIMINARY OBJECTIONS TO DEFENDANT'S PETITION FOR INCREASED ALIMONY PENDENTE LITE AND EXPENSES, filed by Winifred Jones-Wenger, Esquire.  JULY 3, 1984, MOTION FOR APPOINTMENT OF A MASTER, filed by Cynthia Soult, Esquire ORDER, filed. AND NOW, this 5th day of July, 1984, upon consideration of the foregoing Motion, the Court appoints RICHARD H. MILGRUB, Esquire, Master in the above case, to take the testimony and return the same to the Court, together with his report of the proceedings, findings of fact, conclusions of law, his recommendations and proposed decree with respect to the request for equitable distribution and alimony. BY THE COURT: /s/ John K. Reilly, Jr., President Judge. JULY 5, 1984, COMMISSION TO ATTORNEY. RICHARD H. MILGRUB, ESQUIRE.  JULY 5, 1984, ORDER, filed by Belin, Belin & Naddeo. One Copy Certified to Attorney. AND NOW, this 5 day of July, 1984, following hearing regarding the above-captioned complaint for custody, it is the ORDER of this Court that custody of the parties minor children SUSAN JAN SANKEY, GEORGE WILLIAM SANKEY, III and THOMAS RAYMOND SANKEY, III shall be shared equally between the parties by alternating primary physical custody of the children between the parties each week from Sunday at 7:00 p.m. to Sunday at 7:00 p.m. BY THE COURT, /s/ John K. Reilly, Jr., P.J.  JULY 11, 1984, PRAECIPE, filed by Winifred H. Jones-Wenger Please withdraw my Preliminary Objections to defendant's petition for increased alimony pendente lite and expenses dated June 15, 1984, concerning the above captioned case.	
1/6/84 \$75.00 Pd. by Atty.	84-22-CD		
Clfd Trust			
Cynthia Soult	CYNTHIA JANE SANKEY		
7/3/84 \$450.00 Pd by Atty.			
	Pro 40.00 Pro .50		
Ck#4851 Trans to reg acct. Pro. #11585 Master #11586 Atty.	40.50 60.00 424.50	\$525.00  \$525.00	

CONTINUED ON PAGE 540

Amy E.  
WebsterHOLLIDAYBURG TRUST  
COMPANY,

JANUARY 9, 1984, PRAECIPE FOR WRIT OF REVIVAL, filed

Issue Wrti of Revival of Judgment entered to 76-1122-  
C.D., Docket #212, and index it in the judgment against  
Bernard P. Sherwin and in the amount of Eight Thousand  
Five Hundred Seventy and 85/100 (\$8,571.85) with Interest  
from Octob er 24, 1983.

Debt \$8,571.85

Atty. Comm.

Interest from October 24, 1983.

Filed and Entered by Attorney, January 9, 1984.

Judgment

Jan. 9  
8:30 a.m.

84-23-CD

BERNARD P. SHERWIN,

  
ProthonotaryJANUARY 9, 1984, WRIT OF REVIVAL ISSUED TO SHERIFF FOR  
SERIVCE.FEBRUARY 13, 1984 SHERIFF'S RETURN filed.Now, January 9, 1984, Albert Wegemer, Sheriff of  
Blair County was deputized.Now, January 17, 1984 served within Writ of Revival  
on Bernard P. Sherwin, return of Sheriff Wegemer hereto  
attached. So answers, Chester A. Hawkins by Marilyn Wood

Pro by Atty 15.00

Atty. 3.00

by Atty

Shff Hawkins 10.75

by Atty

Shff Wegemer 20.85

Pro by Plff 0.00

And Now, 29 day of Sept 1984 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest   
Prothonotary



<p>Joseph Colavecchi</p> <p>Jan. 9 1:54 p.m.</p>	<p>H. ARNOLD SWALES and JEANNETTE E. SWALES,</p> <p>84-25-CD</p> <p>HOWARD M LINDSAY and LEONA F. LINDSAY,</p> <p>Filed in Box 3 CRV</p> <p>Pro by Atty 40.00 Atty. 3.00 Shff by Atty 13.75</p>	<p>JANUARY 9, 1984, COMPLAINT IN ACTION TO QUIET TITLE, filed by Joseph Colavecchi, Esquire Two (2) copies Certified to Sheriff Two (2) copies Certified to Attorney. ALL THAT CERTAIN piece or parcel of land situated in Lawrence Township, Clearfield County, Pennsylvania. JANUARY 16, 1984, SHERIFF'S RETURN filed. Now January 9, 1984 served within Action to Quiet Title on Howard M. Lindsay. Now January 9, 1984 served within Action to Quiet Title on Leona F. Lindsay. So answers, Chester A. Hawkins by Marilyn Wood</p> <p>JANUARY 27, 1984, ANSWER AND NEW MATTER, filed by Paul Silberblatt, Esquire. CERTIFICATE OF MAILING, filed. I, PAUL SILBERBLATT, Esquire, certify that I have this date caused a true and attested copy of the Answer and New Matter filed in this action to be mailed to Plaintiff's counsel by depositing the same in the United States Mail at the Post Office at 118 North Second Street, Clearfield, Pennsylvania 16830, postage prepaid, addressed as follows: Joseph Colavecchi, Esquire Box 131 Clearfield, Pennsylvania 16830 /s/ Paul Silberblatt, Attorney for Defendants. FEBRUARY 7, 1984, REPLY TO NEW MATTER filed by Joseph Colavecchi Three copies certified to Attorney</p> <p>SEPTEMBER 28, 1984, NOTICE OF TAKING DEPOSITION ON ORAL EXAMINATION UNDER RULE 4007.1 OF LEONA LINDSAY, filed by Colavecchi &amp; Ryan, esquires.</p> <p>SEPTEMBER 28, 1984, NOTICE OF TAKING DEPOSITION ON ORAL EXAMINATION UNDER RULE 4007.1 of HOWARD LINDSAY, filed by Colavecchi &amp; Ryan, Esquires.</p> <p>OCTOBER 11, 1984, NOTICE OF TAKING DEPOSITION ON ORAL EXAMINATION UNDER RULE 4007.1 OF LEONA F. LINDSAY, filed by Joseph Colavecchi, Esq.</p> <p>OCTOBER 12, 1984, NOTICE OF TAKING DEPOSITION ON ORAL EXAMINATION UNDER RULE 4007.1, filed by Joseph Colavecchi.</p> <p>OCTOBER 19, 1984, MOTION FOR PROTECTIVE ORDER and ORDER OF COURT, filed by Paul Silberblatt, Esq.</p> <p>AND NOW, this 19th day of October, 1984, upon consideration of the foregoing Motion for Protective Order of Paul Silberblatt, Esquire, Attorney for Howard M. Lindsay and Leona F. Lindsay, a Rule is granted upon Plaintiffs to show cause why the defendant, Howard M. Lindsay should be required to have his deposition taken. Rule returnable the 23rd day of October, 1984, at 3:00 p.m. BY THE COURT: /s/ John K. Reilly, Jr., P.J.</p> <p>OCTOBER 23, 1984, ANSWER TO MOTION FOR PROTECTIVE ORDER, filed by Joseph Colavecchi, Esq.</p> <p>OCTOBER 24, 1984, ORDER, filed. NOW, this 23rd day of October, 1984, upon consideration of Defendant's Motion for Protective Order and Argument thereon, it is the ORDER of this Court that said Motion be and is hereby granted and deposition scheduled by Plaintiff for the testimony of Howard M. Lindsay, Defendant, be and is hereby stayed and not to be rescheduled until Defendant's physician certifies his health permits. It is the further Order of this Court that in the event that Howard M. Lindsay's deposition is not available prior to the trial on the merits in this case, said Howard M. Lindsay shall be precluded from testifying at said Trial. BY THE COURT: /s/ John K. Reilly, Jr., P.J.</p>
	<p>FEBRUARY 26, 1985, MOTION FOR SUMMARY JUDGMENT and RULE, filed by Colavecchi &amp; Ryan. AND NOW, this 12th day of February, 1985, Upon consideration of the foregoing Motion for Summary Judgment of Joseph Colavecchi, Esquire, attorney for H. Arnold Swales and Jeannette E. Swales, a Rule is granted upon Defendants to show cause why the Plaintiffs should not be entitled to summary judgment. Rule returnable the 25th day of February, 1985, at 10:00 am BY THE COURT: /s/ John K. Reilly, Jr., P.J.</p> <p>AUGUST 14, 1985, PETITION FOR LEAVE OF COURT TO WITHDRAW AS LEGAL COUNSEL and RULE, filed. AND NOW, this 14th day of August, 1985, upon consideration of the foregoing Petition, a Rule is hereby issued and directed to H. Arnold Swales and Jeannette E. Swales his wife, to show cause why Joseph Colavecchi should not be permitted to withdraw as Attorney for H. Arnold Swales and Jeannette E. Swales and why he should not be permitted to not render any further legal services in this case. This Rule is returnable the 27th day of August, 1985, at 9:00 am at the Clearfield County Courthouse. BY THE COURT: /s/ John K. Reilly, Jr., P.J.</p> <p>AUGUST 28, 1985, ORDER GRANTING LEAVE OF COUNSEL TO WITHDRAW FROM REPRESENTATION OF H. ARNOLD SWALES AND JEANNETTE E. SWALES, filed 2 cert Atty AND NOW, this 27th day of August, 1985, a Petition having been presented to the Court by Joseph Colavecchi, Esquire, for leave of Court to withdraw</p>	

Richard H. Milgrub	ANNETTE T. GRAHAM,  Administratrix of the  Estate of JOHN EDWIN  GRAHAM, Deceased, Late  of Woodland, Pennsylvania  Clearfield County,	JANUARY 9, 1983, PRAECIPE FOR WRIT OF SUMMONS, filed by Richard H. Milgrub, Esquire Please issue a Writ of Summons against the above named Defendant.  JANUARY 9, 1983, WRIT OF SUMMONS ISSUED TO SHERIFF FOR SERVICE.  JANUARY 26, 1984, ENTRY OF APPEARANCE, filed. Kindly enter my appearance on behalf of Defendant, J. Patrick Kopp. Kindly direct all future correspondence to this office. /s/ Robert M. Hanak  JANUARY 27, 1984, AFFIDAVIT OF SERVICE, filed. NOW, Jan 18, 1984 at 3:00 PM o'clock EST served within Writ on Mr. Kopp, father of deft. at his place of residence. So answers, Chester A. Hawkins, Shff By /s/ Marilyn Wood	Jan 9 2:00 p.m.	84-26-CD
Robert M. Hanak	J. PATRICK KOPP,			
	Pro by Atty.	20.00		
	Atty. by Atty	3.00		
	Shff Hawkins	18.35		

<div>David P. King</div> <div>Jan. 6 3:25 p.m.</div>	<div>COMMONWEALTH OF PENNA</div> <div>84-27-CD</div> <div>RONALD L. SELFRIDGE</div> <div>Pro by Deft. 40.00</div>	<div> <p>JANUARY 9, 1984, PETITION FOR APPEAL FROM ORDER OF DEPARTMENT OF TRANSPORTATION SUSPENDING DRIVER'S LICENSE, filed by David P. King, Esquire</p> <p>One (1) copy Certified to Department of Transportation.</p> <p>ORDER, filed</p> <p>AND NOW, this 23rd day of Janaury, 1984, upon consideration fo the foregoing Petition, and upon motion of DAVID P. KING, ESQUIRE, Attorney for Petitioner, a hearing de novo is granted to determine whether the actions of the Department of Transportation is suspend- int the driver's license of the Petitioner should be set aside. Hearing is fixed for the 29th day of Febru- ary, 1984, at 1:30 o'clock p.m. in the main Courtroom of the Clearfield County Courthouse, Clearfield, Pennsylv- ania, with said license of the petitioner to be rein- stated pending a final decision by the Court, and the Prothonotary to notify the Department of Transportation forthwith. BY THE COURT: /s/ John K. REilly, Jr., President Judge.</p> <p>APRIL 26, 1984, ORDER filed.</p> <p>NOW, April 13, 1984, upon agreement of Counsel for the Commonwealth and Counsel for the Appellant, the agreement of the Commonwealth, the Defendant, and his Counsel, David King, Esquire, is hereby accepted, and it Ordered that Appeal be withdrawn upon the Motion of said David King, Esquire, upon a condition, however, that this suspension therein Ordered shall not commence until one hundred and eighty days from date; all costs shall be paid by the Defendant. BY THE COURT, s/John A. Cherry, Sr. Judge</p> </div>

<div>Fredric J. Ammerman</div> <div>1/9/84 \$75.00 Pd. by Atty.</div> <div>Clfd Trust</div> <div>Cynthia Soult</div> <div>Ck#4963 Trans to reg acct. Pro. 40.50 #11754 Atty 34.50</div>	<div>ANN L. MAYNARD,</div> <div>84-28-CD</div> <div>JAMES A. MAYNARD</div> <div>Pro 40.00 Pro .50</div> <div>40.50 34.50</div> <div>\$75.00 \$75.00</div>	<div>JANUARY 9, 1984, COMPLAINT IN DIVORCE, filed by Fredric J. Ammerman, Esquire. One (1) copy Certified to Attorney JANUARY 18, 1984, ANSWER filed by Cynthia Soult One copy certified to Attorney JANUARY 24, 1984, AFFIDAVIT OF SERVICE filed by J. B. Walker Complaint in Divorce served on James A. Maynard on January 9, 1984. s/J. B. Walker, Constable MARCH 13, 1984, INTERROGATORIES PROPOUNDED BY DEFENDANT TO BE ANSWERED BY PLAINTIFF AND ANSWERS filed. One copy certified to Attorney MAY 8, 1984, PETITION TO ESTABLISH VISITATION RIGHTS, filed by Cynthia Soult, Esquire. One Copy Certified to Attorney. ORDER filed. AND NOW this 22nd day of May, 1984, upon consideration of the foregoing Petition to Establish Visitation Rights it is the ORDER of this Court that hearing be held on the above captioned action on July 3, 1984, at 10:00 a.m. at the Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT, s/John K. Reilly, Jr., Pres. Judge MAY 2, 1985, AFFIDAVIT OF CONSENT OF ANN L. MAYNARD, filed. MAY 2, 1985, AFFIDAVIT OF CONSENT OF JAMES A. MAYNARD, filed. MAY 2, 1985, PRAECIPE TO TRANSMIT RECORD, -filed by Fredric J. Ammerman, Esquire. DIVORCE DECREE, filed. AND NOW, to-wit: this 6th day of May, 1985, it is ORDERED, ADJUDGED and DECREED that ANN L. MAYNARD, Plaintiff, and JAMES A. MAYNARD, Defendant, are divorced from the bonds of matrimony. The Property Settlement Agreement executed by the parties dated April 10, 1985, appearing of record, is incorporated herein by reference. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</div> <div>MAY 12, 1985, VITAL STATISTICS FORM MAILED TO DEPARTMENT OF HEALTH, NEW CASTLE, PA</div>
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Denise Niedzielski (Keystone Legal Services)	SHIRLEY DAVIS,	JANUARY 10, 1984, PETITION FOR RELIEF UNDER THE PROTECTION FROM ABUSE ACT, filed by Denise Niedzielski, Esquire. TEMPORARY PROTECTIVE ORDER, filed. 3 copies Cert. Atty/ AND NOW, this 9th day of January, 1984, upon presentation and consideration of the within Petition and upon finding that Plaintiff, Shirley Davis, is in immediate and present danger of abuse from Defendant, Ira Paul Davis, the following temporary Order is entered: Defendant is hereby enjoined from abusing or harassing the Plaintiff and her minor children, Damion Turner, age 13 years, and Darrian Lee Turner, age 12 years. Defendant is hereby excluded from the premises located at R.D.1, Box 296, Woodland, Clearfield County, Pennsylvania. The Order shall remain in effect until final hearing. The hearing will be held on the 13th day of January, 1984, at 9:00 o'clock A.M. in the Clearfield County Courthouse, Clearfield, Pennsylvania. Service to be made on Respondent forthwith. BY THE COURT: /s/ John K. Reilly, Jr., President Judge. AFFIDAVIT OF INSUFFICIENT FUNDS, filed I, SHIRLEY DAVIS, do hereby state that I do not have the funds available to pay the costs of filing and service OF the foregoing PETITION FOR RELIEF UNDER THE PROTECTION FROM ABUSE ACT and that pursuant to Section 4(b) of the Protection From Abuse Act, 35 P.S. §10184(b) such costs should not be required. I verify that the statements made in this affidavit are true and correct. I understand that false statements herein are made subject to the penalties of 18 Pa C.S. §4904 relating to unsworn falsification to authorities. /s/ Shirley Davis. JANUARY 16, 1984, SHERIFF'S RETURN filed. Now January 13, 1984 after diligent search in my baliwick I return the within Temporary Protective Order "NOT FOUND" as to Ira Paul Davis, Defendant. So answers, Chester A. Hawkins by Marilyn Wood FEBRUARY 9, 1984, PRAECIPE TO DISCONTINUE filed. Please mark this matter discontinued. s/Denise Niedzielski One copy certified to Attorney	
Jan.10 8:40 a.m.	84-29-CD		
	IRA PAUL DAVIS,		
CN # 44096	Pro <i>Sup Co</i> 40.00 Shff OFFICE CR. 10.25 Pro <i>Sup Co.</i> 5.00		
DISCONTINUED			
CONTINUED FROM PAGE 477 84-53-CD SUSAN MCFARLAND vs. THOMAS MCFARLAND			
ORDER, continued.			
(d) That all of the insurance policies owned by THOMAS MCFARLAND shall be his sole property and awarded to him, in particular, the following: Life Insurance Policy No. M.384226 with Baltimore Life Insurance Company; Life Insurance Policy No. M.470653 with Baltimore Life Insurance Company; Life Insurance Policy No. ST3-881-029132-01 with Liberty Life Assurance Company; Disability Insurance Policy No. ST3-881-029132-02 with Liberty Life Assurance Company.			
(e) That the IRA Account in the name of THOMAS MCFARLAND No. 001-00169819-0-101 be THOMAS MCFARLAND.			
2. it is hereby ORDERED AND DECREED that the balance of the marital property in the possession of the parties now or at the time of the separation shall become their separate properties and that the other party shall have no claim to the property hereby awarded to the other.			
3. The Defendant is hereby ORDERED AND DECREED to transfer the title of the 1977 Ford Pinto to Plaintiff.			
4. Ten Defendant is hereby ordered and decreed to transfer the house and lot aforesaid to the Plaintiff: and the Plaintiff is hereby ordered to execute a mortgage in accordance with the terms set forth above.			
5. It is the Order of this Court that the Master's fees be divided equally between the parties.			
6. It is hereby ORDERED AND DECREED that the parties be equally responsible for the Master's fees in the amount of \$397.48.			
7. That SUSAN MCFARLAND and THOMAS MCFARLAND are hereby divorced from the bonds of matrimony, and all the duties, rights, and claims accorded to either of the said parties at any time heretofore, in prusance or said marriage, shall henceforth cease and determine, and the said			
CONTINUED ON PAGE 472			


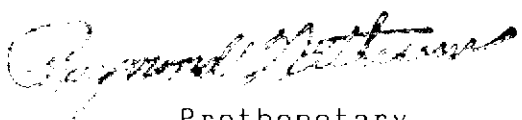


		<p>COMMONWEALTH OF PENNA DEPARTMENT OF LABOR AND INDUSTRY, PO Box 3900 Harrisburg, PA 17105</p> <p>84-30-CD</p> <p>SUE-FRAN, INC. Dorsey Ave. &amp; Rose St. Irvona, PA 16656</p> <p>Pro by Plff. 9.00 <i>Pro by Plff. 5<sup>00</sup></i></p>	<p>JANUARY 10, 1984, CERTIFIED COPY OF LIEN, PENNSYLVANIA UNEMPLOYMENT COMPENSATION FUND, filed</p> <p>Pursuant to the laws of the Commonwealth of Pennsy- lvania, Judgment is entered in favor of the Plaintifff and against the Defendants in the sum of Five Thousand Seven Hundred Ninety and 53/100 Dollars.</p> <p>Debt \$5,790.53 (Tax, plus Interest Com. 12/31/83)</p> <p>Filed and Entered by Plaintiff, January 10, 1984 Judgment</p> <p><i>Raymond Witherow</i> Prothonotary</p> <p>And Now, <u>10</u> day of <u>April</u> 19<u>84</u> by paper filed, for a sum of \$5,790.53 in full of debt, interest and cost. Attest: <i>Raymond Witherow</i> Prothonotary</p>
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Girard Kasubick	ROBERTA SUSAN FOREMAN,	JANUARY 10, 1984, COMPLAINT IN DIVORCE, filed by Girard Kasubick, filed One (1) copy Certified to Sheriff. JANUARY 16, 1984, SHERIFF'S RETURN filed. Now January 13, 1984 served the within Complaint in Divorce on Barry Lynn Foreman. So answers, Chester A. Hawkins by Marilyn Wood	
		APRIL 16, 1984, AFFIDAVIT OF CONSENT OF ROBERTA SUSAN FOREMAN, filed	
Jan. 10 12:45 p.m.	84-31-CD	APRIL 16, 1984, AFFIDAVIT CONSENT OF BARRY LYNN FOREMAN, filed	
1/10/84 \$75.00 Pd. by Atty.		APRIL 16, 1984, PRAECIPE TO TRANSMIT RECORD, filed by Girard Kasubick, Esquire. DIVORCE DECREE, filed	
Clfd Trust		AND NOW, the 17th day of April, 1984, the Affidavits of both parties attached hereto and filed herewith, the Plaintiff seeking a Divorce under section 201(c) of the Divorce Code.	
Richard Milgrub	BARRY LYNN FOREMAN,	We, therefore, DECREE that ROBERTA SUSAN FOREMAN be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and BARRY LYNN FOREMAN. Thereupon all the rights, duties or claims accruing to either of said parties in pursuance of said marriage, shall cease and determine, and each of them shall be at liberty to marry again as though they had never been heretofore married.	
	Pro                      40.00		
Pro Ck#11286	Shff                      11.75		
	Pro                      .50		
Ck#4726 Trans	to reg acct.                      \$75.00	The Prothonotary is directed to pay the Court costs, out of the deposits received and then remit the balance to the deposits received and then remit the balance to	
Pro.	40 50		
#11276 Shff.	11.75		
#11386 Atty	22.75                      \$75.00		
		the plaintiff. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.	
		APRIL 16, 1984, VITAL STATISTICS FORM MAILED TO DEPARTMENT OF HEALTH, NEW CASTLE, PA.	
		MARCH 24, 1988, PETITION REQUESTING ACCOUNTING AND RULE, filed. 1 cert/Atty.	
		AND NOW, this 23rd day of March, 1988, upon consideration of the attached Petition, it is hereby ORDERED and DIRECTED that a Rule be issued upon the Plaintiff to show why she should not provide the Court with an accounting as to how all funds were expended over the last four years with regards to the support of the minor children.	
		Rule Returnable and hearing thereon the 10th day of May, 1988 at 2:00 pm in Courtroom 2 of the Clearfield County Courthouse, Clearfield, PA 16830. BY THE COURT: Joseph S. Ammerman, Judge.	
		MARCH 31, 1988, AFFIDAVIT OF SERVICE, filed	
		Richard H. Milgrub, Esq., attorney for the above named Defendant, being duly sworn according to law, states that a certified copy of the Petition Requesting Accounting filed in the above matter was served upon the Plaintiff by certified mail, return receipt requested on March 28, 1988. Return receipt attached. /s/ Richard H. Milgrub, Esq.	



R. Denning Gearhart	BETTY A. MCDANIEL,	JANUARY 10, 1984, COMPLAINT IN DIVORCE, filed by R. Denning Gearhart, Esquire One (1) copy Certified to Attorney. <u>APRIL 12, 1984, MOTION FOR DIVORCE DECREE</u> , filed by R. Denning Gearhart <u>AFFIDAVIT OF CONSENT of BETTY A. McDANIEL</u> , filed. <u>AFFIDAVIT OF CONSENT of BOBBY A. McDANIEL, JR.</u> , filed. <u>DIVORCE DECREE</u>  AND NOW THIS 12 day of April, 1984, upon Petition of R. Denning Gearhart, Esquire, counsel for the Plaintiff, ninety (90) days having passed since the Plaintiff prayed for said divorce, and the consent of both parties having been evidenced, it is the ORDER and DECREE of this Court that BETTY A. MCDANIEL be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and BOBBY A. MCDANIEL, 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, provided, however, that the Court incorporates into this Decree the Separation Agreement entered into by the parties dated April 11, 1983. BY THE COURT: /s/ John K. Reilly, Jr., P.J.
Jan. 11 3:00 p. m.	84-33-CD	
1/10/84 \$75.00 Pd. by Atty.		
Clfd Trust	BOBBY A. MCDANIEL, JR	
	Pro 40.00	
	Pro .50	
Ck#4720 Trans to reg acct.	\$75.00	
Pro.	40.50	
#11380 Atty	34.50	\$75.00

<div>McQuaide, Blasko, Schwartz, Fleming &amp; Faulkner, Inc.</div> <div>Jan 11 8:30 a.m.</div>	<div>CARL R. SWANSON Box 134 Lanse, PA 16849</div> <div>84-34-CD</div> <div>EMMET BOYD MOORE and DIANA MOORE Box 348 Winburne, PA 16879</div> <div>Pro by Atty. 9.00 Atty. 3.00 o.c. 35.60 Cert by atty 5.00 Pro by dft. 5.00</div>	<div>JANUARY 11, 1984, JUDGMENT from J.P., Michael Rudella, filed.</div> <div>Judgment entered in favor of the Plaintiff and against the Defendant, in the sum of Three Thousand Eight Hundred Fourteen and 75/100 Dollars, with costs.</div> <div>Debt \$3,814.75 Interest from October, 3, 1983. Filed and Entered by Attorney, January 11, 1983. Judgment.</div> <div> Prothonotary</div> <div><u>JUNE 19, 1984 CERTIFICATION OF MOTOR VEHICLE JUDGMENT AGAINST EMMET BOYD MOORE ONLY, Certified to Bureau of Traffic Safety, Harrisburg, PA by Certified, Return Receipt #P 562 795 539.</u></div> <div><u>JUNE 25, 1984, RETURN RECEIPT P562-795-539, filed.</u> <u>SEPTEMBER 7, 1984, PRAECIPE TO SATISFY, filed.</u> Please mark the above-captioned matter settled and discontinued./s/ Charles A. Schneider, Esq.</div> <div><u>SETTLED</u>                      <u>DISCONTINUED</u></div>
<div>Jan 11 8:30 a.m.</div>	<div>COMMONWEALTH OF PENNA DEPARTMENT OF REVENUE PO Box 2055 Harrisburg, PA 17105</div> <div>84-35-CD</div> <div>ANDERSON CREEK COAL &amp; CLAY COMPANY PO Box 215 Houtzdale, PA 16651</div> <div>Pro by Plff. 9.00</div>	<div>JANUARY 11, 1984, CERTIFIED COPY OF LIEN, PENNSYLVANIA INCOME TAX EMPLOYER WITHHOLDING TAX, filed</div> <div>Pursuant to the laws of the Commonwealth of Pennsy- lvania, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Three Hundred Thirty-nine and 90/100 Dollars.</div> <div>Debt \$1,339.90 (Tax, plus Interest. Comp. to 01/21/94)</div> <div>Filed and Entered by Plaintiff, January 11, 1984 Judgment.</div> <div> Prothonotary</div>

500  
500

CIVIL ACTION

JANUARY 1984

DOCKET 237

Jan. 11 8:30 a.m.	<p>COMMONWEALTH OF PENNA DEPARTMENT OF REVENUE PO Box 2055 Harrisburg, PA 17105</p> <p>84-36-CD</p> <p>RICHARD J. SMITH RD #2, Box 189 Clearfield, PA 16830</p> <p>Pro by Plff 9.00 his <i>by Plff.</i> 5.50</p>	<p>JANUARY 11, 1984, CERTIFIED COPY OF LIEN, PENNSYLVANIA INCOME TAX EMPLOYMENT WITHHOLDING TAX, filed</p> <p>Pursuant to the laws of the Commonwealth of Pennsy- lvania, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Four Hundred Fifty-two and 96/100 Dollars.</p> <p>Debt \$452.96 (Tax, plus Interest, Comp. to 1/21/84)</p> <p>Filed and Entered by Plaintiff, January 11, 1984</p> <p>Judgment</p> <p><i>[Signature]</i> Prothonotary</p> <p>And Now, <u>13</u> day of <u>Aug</u> <u>1984</u> By paper filed, the same is satisfied in full of debt, interest and c.v.</p> <p>Attest: <i>Raymond L. Steward</i> Prothonotary</p>
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Jan. 11 8:30 a.m.	<p>COMMONWEALTH OF PENNA DEPARTMENT OF REVENUE PO Box 2055 Harrisburg, PA 17105</p> <p>84-37-CD</p> <p>M &amp; M CONSTRUCTION COMPANY, INC. RD Box 301A Morrisdale, PA 16858</p> <p>Pro by Plff. 9.00</p>	<p>JANUARY 11, 1984, CERTIFIED COPY OF LIEN, PENNSYLVANIA INCOME TAX EMPLOYMETN WITHHOLDING TAX, filed.</p> <p>Pursuant to the laws of the Commonwealth of Pennsy- lvania, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Five Hundred Twenty-three and 75/100 Dollars.</p> <p>Debt \$523.75 (Tax, plus Interest, Comp. to 1/21/84)</p> <p>Filed and Entered by Plaintiff, January, 11, 1984</p> <p>Judgment</p> <p><i>[Signature]</i> Prothonotary</p>
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		<p>COMMONWEALTH OF PENNA DEPARTMENT OF REVENUE PO Box 2055 Harrisburg, PA 17105</p> <p>84-38-CD</p> <p>GEORGE A. SIMCOX Bos 120, McGee Ave. Curwensville, PA 16833</p> <p>Pro by Atty. 9.00</p>	<p>JANUARY 11, 1984, CERTIFIED COPY OF LIEN, PENNSYLVANIA INCOME TAX EMPLOYMENT WITHHOLDING TAX, filed</p> <p>Pursuant to the laws of the Commonwealth of Pennsy- lvania, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Fifty-five and 66/100 Dollars.</p> <p>Debt \$1,055.66 (Tax, plus Interest, Comp. to 1/21/84)</p> <p>Filed and Entered by Plaintiff, January 11, 1984. Judgment</p> <p><i>Raymond J. Hetherington</i> Prothonotary</p>
Jan. 11 8:30 a.m.			

<div>Girard Kasubick</div>	<div>LOVENIA N. COURTOT,</div>	<div>JANUARY 12, 1984,, PETITION FOR VISITATION, filed by Girard Kasubick, Esquire Two (2) copies Certified to Sheriff. ORDER OF COURT, filed. You, Kimberly S. (Byers) Riscigno and Joseph Riscigno, defendants, have been sued in court to obtain visitation rights of the child: Melissa Dawn Byers. You are ordered to appear in person at the Clearfield County Courthouse, Clearfield, Pennsylvania, on the 28th day of March, 1984, at 9:00 A.M., for a hearing. You are further ordered to bring with you the child: Melissa Dawn Byers. If you fail to appear as provided by this order or to bring the child, an order for visitation may be entered against you or the court may issue a warrant for your arrest. BY THE COURT: /s/ John K. Reilly, Jr., President Judge. FEBRUARY 17, 1984, SHERIFF'S RETURN filed. Now January 12, 1984, Albert Wegemer, Sheriff of Blair County was deputized. Now February 10, 1984 served within Petition for Visitation &amp; Order on Kimberly S. (Byers) Riscigno and Joseph Riscigno, return of Sheriff Wegemer hereto attached. So answers, Chester A. Hawkins by Marilyn Wood FEBRUARY 29, 1984, MOTION RAISING PRELIMINARY OBJECTION TO PETITION FOR VISITATION filed by David A. Baxter of Blair County Legal Services Corporation RULE TO SHOW CAUSE And now, this 26 day of March, 1984, upon consideration of the foregoing Motion Raising Preliminary Objection to the Petition for Visitation, a Rule is hereby issued upon the Plaintiff, Lovenia M. Courtot, to show cause why this action should not be dismissed, or, in the alternative, transferred to the Court of Common Pleas of Blair County, Pennsylvania. Said Rule is Returnable on the 11 day of April, 1984, and hearing is set for 1:00 p.m., Clearfield County Courthouse. BY THE COURT: John K. Reilly, Jr., J. MARCH 29, 1984, RULE TO SHOW CAUSE ISSUED TO ATTORNEY FOR PLAINTIFF BY REGULAR MAIL APRIL 11, 1984, PETITION TO TRANSFER ACTION TO BLAIR COUNTY filed by Girard Kasubick ORDER NOW this 11 day of April, 1984, upon consideration of the attached Petition to Transfer Action to Blair County, it is hereby ORDERED AND DECREED that the above captioned matter be transferred to the Court of Common Pleas of Blair County and the Prothonotary of Clearfield County is directed to transfer certified copies of the docket entries process, pleadings, and other papers filed in this action to said Blair County Court upon payment of costs and fees by the Plaintiff. BY THE COURT: John K. Reilly, P.J. APRIL 17, 1984, CERTIFIED DOCKET ENTRIES AND ALL ORIGINAL PAPERS MAILED TO BLAIR COUNTY PROTHONOTARY</div>
<div>Jan. 12 8:50 a.m.</div>	<div>84-38½-CD</div>	
<div>Blair County Legal Services Corp.</div>	<div>KIMBERELY S.(BYERS) RISCIGNO and JOSEPH RISCIGNO,</div>	<div>Pro 40.00 by Atty Shff Hawkins 12.75 by Atty Shff Wegemer 17.00 Pro <i>L. A. Thayer</i> 10.00</div>



Denise Niedzielski (Keystone Legal Services)	ENNA SWOPE,		JANUARY 12, 1984, PETITION FOR RELIEF UNDER THE PROTECTION FROM ABUSE ACT, filed by Denise Niedzielski, Esquire. Two (2) copies Certified to Attorney. TEMPORARY PROTECTIVE ORDER, filed AND NOW, this 12th day of January, 1984, upon presentation and consideration of the within Petition and upon finding that the Plaintiff, Enna Swope, is in immediate and present danger of abuse from Defendant, Ardell Swope, the following Temporary Order is entered: Defendant is hereby enjoined from abusing or harassing the Plaintiff, Enna Swope, Defendant is hereby excluded from the premises located in Coalport, Clearfield County, Pennsylvania. The Order shall remain in effect until final hearing. A hearing will be held on the 13th day of January, 1984 at 1:00 o'clock p.m. at the Clearfield County Courthouse, Clearfield, Pennsylvania. Service to be made on Respondent forthwith. BY THE COURT: /s/ John K. Reilly, Jr., President Judge. AFFIDAVIT OF INSUFFICIENT FUNDS, filed. Before me, the undersigned officer, personally appeared, ENNA SWOPE, Petitioner, who being duly sworn according to law, states that she does not have the funds available to pay the costs of filing and service of the foregoing Petition For Relief Pursuant to the Protection From Abuse Act, and that pursuant to Section 4(b) of the Protection From Abuse Act, 35 P.S. §10184(b) such costs could not be required. /s/ Enna Swope. JANUARY 16, 1984, SHERIFF'S RETURN filed. Now January 12, 1984 served within Temporary Protective Order on Ardell Swope. So answers, Chester A. Hawkins by Marilyn Wood FEBRUARY 29, 1984, CONSENT AGREEMENT UNDER PROTECTION FROM ABUSE ACT, filed. Two copies Certified to Attorney. ORDER UNDER PROTECTION FROM ABUSE ACT APPROVING CONSENT AGREEMENT OF PARTIES, filed. AND NOW, this 29 day of February, 1984, upon consideration of the Consent Agreement of the parties hereto attached the following Protection Order is hereby entered and the Consent Agreement executed by the parties is hereby approved. The parties are hereby directed to comply with the terms and conditions of the Consent Agreement until further Order of this Court, such period not to exceed one year. The parties are hereby advised that violation of this Order may subject the violating party to punishment for contempt. BY THE COURT, /s/ John K. Reilly, Jr., President Judge
Jan. 12 10:30 a.m.	84-39-CD	ARDELL SWOPE,	
CN 44096	Pro <i>Luy Co</i> 40.00 Shff OFF CREDIT 11.75		

Denise Niedzielski (Keystone Legal Services)	SANDRA BUCK,		JANUARY 12, 1984, PETITION FOR RELIEF UNDER THE PROTECTION FROM ABUSE ACT, filed Denise Niedzielski, Esquire Two (2) copies Certified to Attorney. TEMPORARY PROTECTIVE ORDER, FILED AND NOW, this 12th day of January, 1984, upon presentation and consideration of the within Petition and upon finding that the Plaintiff, Sandra Buck, is in immediate and present danger of abuse from Defendant, Samuel Buck, the following Temporary Order is entered. Defendant is hereby enjoined from abusing or harassing the Plaintiff, Sandra Buck. Defendant is hereby excluded from the premises located at 617 Bigler Avenue, Clearfield, Pennsylvania. It is the further Order of this Court that temporary custody of the parties' minor children, Sammy, Jr., age 9 years, Christina, age 7 years and Mindy, age 4 years, shall be with the Plaintiff pending a final hearing. The Order shall remain in effect until final hearing. A hearing will be held on the 13th day of January, 1984 at 1:00 o'clock P.M. at the Clearfield County Courthouse, Clearfield, Pennsylvania. Service to me made on Respondent forthwith. BY THE COURT: /s/ John K. Reilly, Jr., President Judge. AFFIDAVIT OF INSUFFICIENT FUNDS, filed Before me, the undersigned officer, personally appeared, according to law, states that she does not have the funds available to pay the costs of filing and service of the foregoing Petition For Relief Pursuant to the Protection From Abuse Act, and that pursuant to Section 4(b) of the Protection From Abuse Act, 35 P.S. §10184(b) such costs should not be required. JANUARY 16, 1984, SHERIFF'S RETURN filed. Now January 13, 1984 served within Temporary Protective Order on Samuel Buck. So answers, Chester A. Hawkins by Marilyn Wood
Jan. 12 10:30 a.m.	84-40-CD		
CH # 44096	Pro Sup Co Shff OFFICE CR.	40.00 13.15	JANUARY 25, 1984, CONSENT AGREEMENT UNDER PROTECTION FROM ABUSE ACT filed by Keystone Legal Services ORDER UNDER PROTECTION FROM ABUSE ACT APPROVING CONSENT AGREEMENT OF PARTIES AND NOW, this 25 day of January, 1984, upon consideration of the Consent Agreement of the parties hereto attached, the following Protection Order is hereby entered: (1). The Consent Agreement executed by the parties is hereby approved. (2). The parties are hereby directed to comply with the terms and conditions of the Consent Agreement until further Order of this Court. (3). The parties are hereby advised that violation of this Order may subject the violating party to punishment for contempt. BY THE COURT, John K. Reilly, Jr., President Judge Two copies certified to Attorney



Jan. 12	84-41-CD	<p>IN RE: COMMITMENT OF JOHN KOLESAR, An</p> <p>Pro <i>Jay Co</i> 40.00 B. Blakley 100.00 R. Mattern 208.60</p>	<p>JANUARY 12, 1983, PETITION INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.</p> <p>JOHN KOLESAR has acted in such a manner as to cause me to believe that he is severely mentally disabled.</p> <p>He has been examined by _____ and was found to be in need of treatment.</p> <p>As the patient is currently in Warren State Hospital receiving involuntary treatment under Section 304, I ask that the court issue an order that the patient be involuntarily committed for another period of inpatient treatment.</p> <p>I affirm that I have informed the patient of the actions I am taking and have explained to him these procedures and his rights as described in Form MH-785-A. I beleive that he udnerstand his rights. /s/ K. Wolfe, cw</p> <p>I hereby affirm that I have reexamined JOHN KOLESAR on _____ to determine if he continues to be severely mentally disabled and in need of treatment.</p> <p>IN MY OPINION: The patient is severely mentally disabled and in need of continued treatment. /s/ JOHN H. REUB, M.D.</p> <p>ORDER, filed</p> <p>NOW, this 5th day of October, 1983, pursuant to section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that J. Richard Mattern, II ESquire be and is hereby appointed Mental Health Review Officer for a period of two (2) years from October 1982 through October 1984. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p> <p>ORDER, filed.</p> <p>NOW, this 18th day of October, 1981, pursuant to the Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that John Sughrue, Esquire or his duly authorized delegate be and is hereby appointed as the attorney to represent alleged severely mentally disabled persons in all hearings conducted by the Mental Health Review Officer, pursuant to the said Act. BY THE COURT: /s/ John K. REilly, Jr., President Judge.</p> <p>JANUARY 13, 1984, MENTAL HEALTH REVIEW OFFICER'S REPORT AND DECREE, filed</p> <p>One (1) copy Certified to Mental Health.</p> <p>DECREE, filed</p> <p>AND NOW, this 13th day of Janaury, 1984, the Mental Health Review Officer's Report is acknowledged. We</p>
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
approve his recommendation.

The Court finds that JOHN KOLESAR continues to be severely mentally disabled.

Accordingly, the Court orders that the subject be involuntarily commiteed to Warren State Hospital. a state mental insittution, pursuant to Section 304 of the Mental Health Procedures Act of 1976, as amended, for in-patient treatment for a period of up to one hundred eighty (180) days.

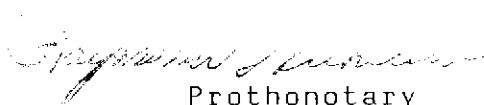
It is the FURTHER ORDER of this Court that Clearfield County pay the fees of J. Richard Mattern II, Esquire, and Benjamin S. Blakley III, Esquire, and that Warren State Hospital reimburse Clearfeild County for said fees, together with filing costs, pursuant to the directive to said state hospital dated January 27, 1977 from Robert M. Daly, M.D., Deputy Secretary for Mental Health. BY THE COURT: /s/ John K. REilly, Jr., President Judge.


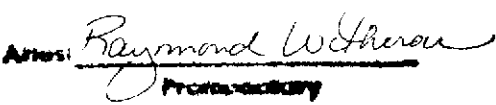
<div>Westover &amp; Lantzy</div> <div>Jan. 12 8:30 a.m.</div> <div>And Now, <u>28<sup>th</sup></u> day of <u>April</u> 19<u>84</u>. By paper filed, the above judgment is satisfied in full of debt, interest and cost.</div>	<div>THE FIRST NATIONAL BANK OF SPANGLER, Bigler Avenue Spangler, PA 15775</div> <div>84-42-CD</div> <div>DONALD A. TROUT and ILEEN O. TROUT Cherry Tree, PA 15724</div> <div>Pro by Atty 9.50 Atty 3.00 <i>Pro by PIFF 5.00</i></div> <div>Attest <u>Allen D. Boy</u> Prothonotary</div>	<div>D. S. B. -- DATED JANUARY 4, 1984</div> <div>Pay In Instamments.</div> <div>By Virtue of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Thousand Nine Hundred Thirty-eight and 50/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</div> <div>Debt \$2,938.50</div> <div>Atty. Comm. 15%</div> <div>Interest from January 4, 1984</div> <div>Filed and Entered by Attorney, January 12, 1984.</div> <div>Judgment</div> <div> Prothonotary</div> <div>JANUARY 12, 1984, Notice of Entry of Judgment mailed to Defendant.</div>
<div>Jan 12. 8:30 a.m.</div>	<div>CURWNEVILLE STATE BANK PO Box 29 Curwensville, PA 16833</div> <div>84-43-CD</div> <div>GARY E. HENRY and LINDA HENRY RD Grampian, PA 16838</div> <div>Pro by Plff 9.00 o.c. 6.50 <i>Pro by PIFF 5.00</i></div>	<div>JANUARY 12, 1984, AGREEMENT TO REVIVE, filed. To Revive and Continue Lien entered to 79-58-CD/</div> <div>By Virtue of Agreement contained herein, Judgment is entered in favor of the Plaintiff and against the defendants in the sum of Seven Thousand Seven Hundred Eighteen and 42/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</div> <div>Debt \$7,718.42</div> <div>Atty. Comm. 10%</div> <div>Interest from December 29, 1978.</div> <div>Filed and Entered by Plaintiff, January 12, 1984</div> <div>Judgment</div> <div> Prothonotary</div> <div>And Now, <u>27</u> day of <u>Jan</u> 19<u>84</u>. By paper filed, the above judgment is satisfied in full of debt, interest and cost.</div> <div>A test. <u>Raymond W. Wittman</u> Prothonotary</div>


		<p>COMMONWEALTH OF PENNA DEPARTMENT OF REVENUE, PO Box 2055 Harrisburag, PA 17105</p> <p>84-44-CD</p> <p>DAMUS BROS CO. INC. 229 N. Brady St. DuBois, PA 15801</p> <p>Pro by Plff 9.00</p>	<p><u>JANUARY 12, 1984, CERTIFIED COPY OF LIEN, PENNSYLVANIA INCOME TAX EMPLOYER WITHHOLDING TAX, filed</u></p> <p>Pursuant to the laws of the Commonwealth of Pennsy- lvania, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of One Thousand Nine Hundred Eighty=three and 51/100 Dollars.</p> <p>Debt \$1,983.51( Tax, plus Interest Comp. to 1/13/84)</p> <p>Filed and Entered by Plaintiff, January 12, 1984.</p> <p>Judgment</p> <p> Prothonotary</p>

Jan 12  
8:30 a.m.

James L. Jubelirer & Associates	JUNE REBAR and ANDREW REBAR,	<p>JANUARY 12, 1984, PRAECIPE FOR WRIT OF SUMMONS, filed by James L. Jubelirer, Esquire          Kindly issue a Writ of Summons in Trespass in the above--captioned action.</p> <p>JANUARY 12, 1984, WRIT OF SUMMONS IN TRESPASS ISSUED TO SHERIFF FOR SERVICE.</p> <p>JANUARY 12, 1984, PRAECIPE FOR ENTRY OF APPEARANCE, filed by James L. Jubelirer, Esquire          Kindly enter the appearance of JAMES L. JUBELIRER &amp; ASSOCIATES as attorneys of records for JUNE DEBAR and ANDREW REBAR, her husband, Plaintffs in the above-captioned action.</p> <p>VERIFICATION OF SERVICE, filed by James L. Jubelirer, Esquire          Subject to the penalties of Pa. C. S. §4904 relating to unsworn falsification to authorities, I verify that a true and correct copy of the foregoing Praecipe for Entry of Appearance was served by placing same in the United States mail at State College, Pennsylvania, first class postage prepaid, on January 12, 1984, addressed as follows:          Leslie Hunzinger          1220 Josepn Road,          Clearfield, Pennsylvania, 16830          /s/ James L. Jubelirer, Esquire.</p> <p><u>MARCH 19, 1984, SHERIFF'S RETURN</u> filed.          Now February 13 1984 after diligent search in my baliwick I return the within Summons in Trespass "NOT FOUND" as to Leslie Hunzinger, defendant. So answers, Chester A. Hawkins by Marilyn Wood</p>
Jan. 12 3:30 p.m.	84-45-CD	
	LESLIE HUNZINGER,	
	Pro by Atty. 20.00	
	Atty. 3.00	
	Shff by Atty 10.25	

Nicholas F. Lorenzo	NATIONAL BANK OF THE COMMONWEALTH,	JANUARY 13, 1984, AGREEMENT TO REVIVE, filed. To Revive and Continue Lien entered to 79-26-CD/
Jan. 13 8:30 p.m.	84-46-CD	By Virtue of Agreement contained herein, Judgment is entered in favor of the Plaintiff and against the defendants in the sum of Nine Thousand Seven Hundred Seventy-five and 20/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.
	SUSAN J. DAVIDSON, SAMUEL N. RAYBURN and EVA M. RAYBURN,	Debt \$9,775.20 Atty. Comm. 15% Interest from August 24, 1976. Filed and Entered by Attorney, January 13, 1984. Judgment
	Pro by Atty. 9.00 Atty 3.00 o.c. 10.50	 Prothonotary

	KEYSTONE NATIONAL BANK 200 N. Brady St. Box 327 DuBois, PA 15801	JANUARY 13, 1984, AGREEMENT TO REVIVE, filed. To Revive and Continue Lien entered to 79-962-CD/
Jan 13 8:30 a.m	84-47-CD	By Virtue of Agreement contained herein, Judgment is entered in favor of the Plaintiff and against the defendants in the sum of Fifteen Thousand Nine Hundred Four and 32/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.
	CHARLES A. SMITH and BARBARA A. SMITH 453 W. DuBois Ave. DuBois, PA 15001	Debt \$15,904.32 Atty. Comm. 15% Interest from April 9, 1979. Filed and Entered by Plaintiff, January 13, 1984. Judgment
	Pro by Plff 9.00 o.c. 6.50 Pls by Plff 5.00	 Prothonotary  And Now, 11 day of Aug 1986 By paper filed, the above judgment is satisfied in full of debt, interest and cost.  Prothonotary

James A. Naddeo	ALICE A. SELEPACK,	JANUARY 13, 1984, LIEN, filed by James A. Naddeo, Esquire.
Jan 13 10:30 a.m.	84-48-CD	Enter a lien against Illinois California Express, Inc., in favor of Alice A. Selepack for the amount of \$30,000.00 pursuant to the Workmen's Compensation Act 77 P.S. §931. Attached is a certified Fatal Claim for Compensation by Dependents of Deceased Employee and photocopy of the Statutory Authority for a lien. /s/ James A. Naddeo, Esquire
		Lien entered in favor of the Plaintiff and against the Defendant.
		LIEN
		 Prothonotary.
		January 13, 1984, Notice of Entry of Lien mailed to Defendant.
	ILLINOIS CALIFORNIA EXPRESS, INC.	AUGUST 16, 1984
		AUGUST 16, 1984 PRAECIPE, filed by James A. Naddeo, Atty for Plff.
		Please mark the above captioned matter Settled and Discontinued upon payment of costs by the defendant. s/James A. Naddeo, Atty for Plff.
	Chris Pentz Pro by Atty. . 9.00	Record costs in the sum of \$17.00 have been paid
	Atty. 3.00	in full by Liberty Mutual Insurance Co., Check#378065
	Disc by atty 5.00	this case marked Settled and Discontinued.
Ck#378065	Advance costs 17.00	
11521	J. Naddeo 12.00	
	Pro 2.00	
	17.00	
	***** SETTLED	DISCONTINUED *****
XX		
	CONTINUED FROM PAGE 456	84-53-CD SUSAN MCFARLAND vs. THOMAS MCFARLAND
ORDER, continued		
parties shall severally be at liberty to marry again as if they had never been married. BY THE COURT:	/s/ John K. Reilly, Jr., President Judge.	
DECEMBER 12, 1985, VITAL STATISTICS FORM MAILED TO DEPARTMENT OF HEALTH, NEW CASTLE.		



David P. King	KAREN MARANDO,	JANUARY 13, 1984, COMPLAINT IN CUSTODY, filed by David P. King, Esquire. One (1) copy Certified to Attorney. ORDER OF COURT, filed You, James Marando, defendant, have been sued in court to obtain custody, partial custody or visitation of the children: Thomas James Marando, age 7. You are ordered to appear in person at Clearfield County Courthosue, Main Courtroom, on January 18th at 9:00 a.m. for a conference. You are further ordered to bring with you the children: Thomas James Marando. If you fail to appear as provided by this order or to bring the child, an order for custody, partial custody or visitation may be entered against you or the court may issue a warrant for your arrest. BY THE COURT: /s/ John K. Reilly, Jr., President Judge. FEBRUARY 10, 1984, STIPULATION filed by David King and Toni M. Cherry TEMPORARY ORDER AND NOW, to wit, this 10 day of February, 1984, upon agreement between the parties, KAREN MARANDO and JAMES MARANDO, it is herewith ORDERED AND DECREED: 1. JAMES MARANDO shall have full legal custody and primary physical custody of the parties' minor child: THOMAS JAMES MARANDO, until further Order of this Court, subject to the visitation rights in KAREN MARANDO as set forth hereinafter. 2. KAREN MARANDO shall have visitation rights with the said THOMAS JAMES MARANDO as follows: (a) Alternate weekends from Friday evening at 6:00 P.M. until Sunday evening at 7:00 P.M. during the school year. During the summer monts, the alternate weekend visitation shall be from Friday evening at 6:00 P.M. until Sunday evening at 9:00 P.M. (b) Every Christmas holiday from December 26th at 9:00 A.M. until December 28th at 7:00 P.M. (c) From 10:00 A.M. until 7:00 P.M. on alternate holidays. For purposes of this Order, the holidays shall be Easter, Memorial Day, Independence Day, Labor Day, and Thanksgiving. Plaintiff shall commence visitation with Easter Sunday during the year of 1984. (d) A total of Four (4) weeks during the summer months split into Two (2) segments of Two (2) weeks each, not to take place within the same month. (e) Every Wednesday between the hours of 4:00 P.M. and 8:00 P.M. (f) Any other times upon which the parties may agree 3. This Order shall remain in effect until modified by this Court, either by a permanent Consent Order or after full hearing on the issue of custody. BY THE COURT, John K. Reilly, Jr., President Judge
Jan. 13 10:50 a.m.	84-49-CD	
Toni M. Cherry	JAMES MARANDO,	
	Pro by Atty. 40.00 Atty. 3.00	
		JUNE 30, 1987 PETITION Filed by David P. King, Esq. One copy certified Attorney ORDER AND NOW, this 30 day of June, 1987, in consideration of the foregoing Petition, a Rule is issued upon the Defendant, JAMES MARANDO, to show cause why the relief as requested herein should not be granted. A conference/hearing regarding the same shall be held on the 27 day of July, 1987, at 1:30 p'clock P.M., in Courtroom No. 1, of the Clearfield County Courthouse, Clearfield, Pennsylvania. The Defendant, JAMES MARANDO, is further ordered to bring with him the child, Thomas James Marando at such time and place. BY THE COURT: James K. Reilly, Jr., P.J.

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<div>David P. King</div> <div>Jan. 13 10:50 a.m.</div>	<div>JAMES P. HARMON,</div> <div>84-50-CD</div> <div>BRENDA L. HARMON,</div> <div>Pro by Atty. 40.00</div> <div>Atty. 3.00</div>	<div>JANUARY 13, 1984, COMPLAINT FOR CUSTODY, filed by David P. King, Esquire</div> <div>One (1) copy Certified to Attorney.</div> <div>ORDER OF COURT, filed.</div> <div>You, BRENDA L.HARMON, defendant, have been sued in court to obtain custody, partial custody or visitation of the child: James Michael Harmon, 11/30/80.</div> <div>You are ordered to appear in person at the Main Courtroom of the Clearfield County Courthouse, on the 25th of January, at 9:00 a.m. for a (conference) Hearing).</div> <div>You are further ordered to bring with you the child:</div> <div>If you fail to appear as provided by this order or to bring the child, an order for custody, partial custody or visitation may be entered against you or the court may issue a warrant for your arrest. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</div> <div>NOVEMBER 5, 1984, STIPULATION AND ORDER, FILED by David P. King, Esq.</div> <div>Two copies certified to atty.</div> <div>and now, this 5th day of November, 1984, in consideration of the foregoing Stipulation and agreement of the parties hereto, it is hereby ordered and decreed that the same is hereby made an Order of this Court. BY THE COURT:/s/ John K. Reilly, Jr., P.J.</div>

David P. King	JAMES EMERY MEHOLICK,	JANUARY 13, 1984, COMPLAINT IN CUSTODY, filed by David P. King, Esquire One (1) copy Certified to Attorney. ORDER OF COURT, filed You, DENISE ANN MEHOLICK, defendant, have been sued in court to obtain custody, partial custody or visitation of the child: Janel Leigh Meholic, age 1. You are ordered to appear in person at Main Court room of the Clearfield Court House, on the 25th day of January, at 9:00 a.m. for a (conference) (hearing). You are further ordered to bring with you the child: Janel Leigh Meholic. If you fail to appear as provided by this order or to bring the child, an order for custody, partial custody or visitation may be entered against you or the court may issue a warrant for your arrest. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.
Jan. 13 10:50 a.m.	84-51-CD	
	DENISE ANN MEHOLICK,	
	Pro        by Atty.    40.00 Atty.                    3.00	

Alan F. Kirk	MICHAEL J. DRUZAK,	<p>JANUARY 13, 1984, PETITION FOR VISITATION AND RULE TO SHOW CAUSE, filed by Alan F. Kirk, Esquire. Three (3) copies to Attorney. RULE TO SHOW CAUSE, filed. AND NOW, this 13th day of January, 1984, a Rule is issued against the Respondent to show cause, if any, why the Petition for visitation should not be granted by this Court. RULE RETURNABLE and hearing to be held th 1st day of February, 1984, at 10:30 o'clock A.M. in the Courtroom of the Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p>
Jan. 13 3:00 p.m.	84-52-CD	<p>JANUARY 13, 1984, PETITION FOR RESTRAINING ORDER AND RULE TO SHOW CAUSE, filed by Alan R. Kirk, Esquire Three (3) copies Certified to Attorney. RULE TO SHOW CAUSE, filed AND NOW, this 13th day of January, 1984, a Rule is issued against the Respondent to show cause, if any, why a Restraining Order should not be issued by this Court. RULE RETURNABLE and hearing to be held the 1st day of February, 1984, at 10:30 o'clock a.m. in the Courtroom of the Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President judge.</p>
	NANCY DRUZAK FORBES,	<p>FEBRUARY 21, 1984, PETITION FOR RESTRAINING ORDER, filed by Alan F. Kirk, Esquire. Three (3) copies Certified to Attorney. RULE TO SHOW CAUSE, filed. AND NOW, this 21st day of February, 1984, a Rule is issued agianst the Respondent to show cause, if any, why a Restrining Order should nto be issued by this Court. RULE RETURNABLE and hearing to be hdled the 4th day of April, 1984, at 10:00 o'clock a.m., in the Courtroom of the Clearfield County Courthosue, Clearfield, Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p>
	Pro                      40.00	<p>CERTIFICATE OF SERVICE, filed by Alan F. Kirk, Esq. MARCH 7, 1984, VERIFICATION filed by Michael J. Druzak APRIL 10, 1984, ORDER, filed by Kriner &amp; Koerber AND NOW, this 9 day of April, 1984, after hearing in this matter on April 4, 1984, it is hereby ORDERED and DECREED that ROBERT FORBES and NANCY DRUZAK FORBES, husband and wife, having primary custody of STEVEN MICHAEL DRUZAK, the natural son of NANCY DRUZAK FORBES and MICHAEL J. DRUZAK, now divorced, shall cease and desist from applying the surname of FORBES in any manner whatsoever with reference to the said child and shall take immediate affirmative steps to rectify and correct any past use of the said surname for the said child. /s/ John K. Reilly, Jr., P.J. Three Copies Certified to Attorney. APRIL 18, 1984, ORDER filed. NOW, this 17th day of April, 1984, it is the ORDER of this Court that the Order of Court dated April 9, 1984, be and is hereby rescinded and counsel for both parties directed to appear before this Court on May 2, 1984, at 9:00 a.m. By the Court, John K. Reilly, Jr., President Judge</p>

Leo M. Kiscaden	SUSAN MCFARLAND,	JANUARY 16, 1984, COMPLAINT IN DIVORCE, filed by Leo M. Kiscaden, Esquire One (1) copy Certified to Attorney. AFFIDAVIT, filed SUSAN MCFARLAND, Plaintiff herein, being duly sworn according to Law, deposes and says: 1. I have been advised of teh availability of marriage counseling and understand that I may request that the Court require that my spouse and I participate in counseling. 2. I understand that the Court maintains a list of marriage counselors in teh Prothonotary's Office, which list is available to me upon request. 3. Being so advised, I do not request that the Court require that my spouse and I participate in counsel- ing prior to a Divorce DEcree being handed down by the Court. 4. I understand that false statements herein are made subject to the penalites of 18 Pa. C. S. Section 4904, relating to unsworn falsification to authorities. /s/ Susan McFarland, Plaintiff.
Jan. 16 8:55 a.m.	84-53-CD	
1/16/84 \$75.00 Pd. by Atty.		
Clfd Trust	THOMAS MCFARLAND,	JULY 11, 1984, PETITION FOR EQUITABLE DISTRIBUTION, filed by Leo M. Kiscaden, Esquire. JULY 11, 1984, MOTION FOR APPOINTMENT OF MASTER, filed by Leo M. Kiscaden, Esquire ORDER APPOINTING MASTER, filed. AND NOW, July 11, 1984, Paula Cherry, Esquire, is appointed Master with respect to the following claims. 1) Whether a divorce decree should be granted on the basis that the defendant has offered such indignities to the Plaintiff as to render her life burdensome and her condition intolerable, or in the alternative, whether the marriage is irretrievably broken. 2) That the Plaintiff should be awarded the real property because, considering all the facts and circum- stances of the case and the conditions of the parties, that would be the most equitable method of distirbution. 3) That the cost and expenses of the case can most equitable be allocated by assessing the costs to the defendant. BY THE COURT: /s/ John K. Reilly, jr., Presi- dent Judge.
7/11/84 \$500.00 Pd. by Atty.		
Pro 40.00 Pro .50		
Ck#5121 Trans to reg acct. \$575.00 Pro. 40.50 #12000 Bar 56.25 #12001 Master 341.23 #12002 Atty 137.02 \$575.00		AUGUST 2, 1984, INVENTORY AND APPRAISEMENT OF SUSAN MCFARLAND, filed by Leo Michael Kiscaden, Atty.
		SEPTEMBER 18, 1984, INCOME AND EXPENSE STATEMENT FOR PLAINTIFF, SUSAN MCFARLAND, filed by Leo Kiscaden, Esq. DECEMBER 31, 1984, INVENTORY AND APPRAISEMENT OF THOMAS MCFARLAND, filed by Jackson W. Casey, esq NOVEMBER 18, 1985, AFFIDAVIT OF CONSENT OF THOMAS C. MCFARLAND, filed. NOVEMBER 18, 1958, AFFIDAVIT OF CONSENT OF SUSAN MCFARLAND, filed. JULY 29, 1985, MASTER'S REPORT, filed. ORDER, filed. AND NOW, this 19th day of November, 1985, upon consideration of the report and recommen- dation of the Master in the above-captioned action, it is hereby ORDERED AND DEDREED as follows: 1. That the marital home of the parties consisting of a house and lot located at 1134 South Main Street, DuBois, Pennsylvania, be awarded to SUSAN MCFARLAND under the following terms and conditions: (a) That she be solely responsible for the monthly payments of principal and interest owing on the Mortgage on said property to Keystone National Bank together with all taxes and assessments against said property, utality bills and insurance costs. (b) That Plaintiff, SUSAN MCFARLAND, immediately execute a Mortgage in favor of THOMAS MCFARLAND, in the principal amount of \$5,000.00, that amount representing his share of the equity in the home, and to make monthly payments to the said THOMAS MCFARLAND in the amount of \$124.43, representing payments of principal and interest at the rate of 9% for a term of four years, provided, however, that said monthly payments shall not begin until the Mortgage to Keystone National Bank is paid in full. Until such time, THOMAS MCFARLAND shall hold a second mortgage to the property and after the payment of said first mortgage to Keystone National Bank, a first mortgage on the said property. (c) That any and all checkings and savings accounts in the names of either or both parties are awarded to THOMAS MCFARLAND.

Earle D. Lees, Jr.	ROBERT BROWN,	<p>JANUARY 13, 1984, COMPLAINT IN VISITATION, filed by Earle D. Lees, Jr., Esquire One (1) copy Certified to Attorney. ORDER OF COURT, filed. YOU, MARY RITA BROWN, Defendant, have been sued in Court to obtain custody, partial custody or visitation of the children: Gretchen Brown and Megan Brown. You are ordered to appear in person at Clearfield County Courthouse, on February 1, 1984, at 10:30 a.m. for a conference. You are further ordered to bring with you the children: Gretchen Brown and Megan Brown. If you fail to appear as provided by this Order or to bring the children an Order for custody, partial custody or visitation may be entered against you or the Court may issue a warrant for your arrest. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p> <p>FEBRUARY 1, 1984, CUSTODY AND VISITATION AGREEMENT, filed. Two (2) copies Certified to Attorney. ORDER, filed. ANE NOW, to wit, this 1st day of February, 1984, upon consideration of the Complaint For Visitation and upon agreement of the parties and their attorney, Earle D. Lees, Jr., Esquire and Toni M. Cherry, Esquire, and this Court being satisfied that the same is in the best interest of the minor children, it is hereby ORDERED AND DECREED that the attached CUSTODY AND VISITATION AGREEMENT is hereby incorporated by reference and made part of this Court Order. BY THE COURT: /s/ John K. Reilly, Jr. President Judge.</p>
Jan. 13 8:30 a.m.	84-54-CD	
	MARY RITA BROWN,	
	Pro by Atty. 40.00 Atty. 3.00	



<div>Paul J. Malizia</div>	LEE C. COOK,  Individually and  LEE C. COOK, d/b/a  LEE COOK TRUCKING,	JANUARY 16, 1984, PARACIPE FOR WRIT OF SUMMONS, filed by Paul J. Malizia, Esquire Please enter summons in the above captioned case on behalf of Lee C. Cook, individually and Lee C. Cook, d/b/a Lee Cook Trucking, plaintiff.
<div>Jan. 16 8:30 a.m.</div>	84-56-CD	JANUARY 16, 1984, WRIT OF SUMMONS IN TRESPASS ISSUED TO SHERIFF FOR SERVICE.
		FEBRUARY 31, 1984, AFFIDAVIT OF SERVICE, filed by NOW, February 15, 1984 at 3:32 PM o'clock EST served the within Summons in Trespass on Vito Longo, Father of Danita Lynn Longo, defendnat at his place of residence, RD #1, 1 Box 140, Penfield, Clearfield County, Penna. by handing to Vito Longo a true and attested copy of the original Summons in Trespass and made known to him the contents thereof. So answers, Chester A. Hawkins, Sheriff, by Marilyn Wood.
		MARCH 9, 1984, PRAECIPE FOR DISCONTINUANCE filed by Paul J. Malizia Please mark the above case settled, satisfied, discontinued and ended.
		<u>SETTLED, SATISFIED, DISCONTINUED AND ENDED</u>
	DANITA LYNN LONGO,	
	Pro   by Atty.         20.00	
	Atty.                  3.00	
	Shff.	
	Hawkins   by Atty      30.95	
	Pro <i>Sy Atty</i> 5.00	
xxk xxx		
	Cont'd from Pg. 483	84-59-CD       WALKER   VS   WALKER
	MARCH 24, 1988, MOTION FOR SANCTIONS FOR FAILURE TO FILE INVENTORY AND APPRAISEMENT filed by Fredric J. Ammerman, Esq.   1 cert atty	
	MARCH 24, 1988, RULE TO SHOW CAUSE, filed	
	AND NOW, to wit, this 23rd day of March, 1988, upon Motion for Sanctions for Failure to File Inventory and Appraisement filed by Plaintiff, William C. Walker, a Rule shall be and hereby is issued directed to the Defendant, Nancy J. Walker, to appear and show cause if any she has, why the Plaintiff's Motion should not be granted.	
	BY THE COURT: John K. Reilly, Jr., President Judge.	
	MAY 31, 1988, ORDER, filed	
	NOW, this 31st day of May, 1988, this being the day and date set for hearing into Motion for Sanctions filed on behald of the Plaintiff, upon agreement of the parties, it is the ORDER of this Court that said Motion be and is hereby granted to the extent that Defendant is directed to file her inventory of marital assets within sixty (60) days from date hereof.	
	BY THE COURT: John K. Reilly, Jr., P.J.	
	MARCH 28, 1989, PETITION TO TERMINATE TEMPORARY ALIMONY, filed by Fredric J. Ammerman, Esq.   1 cert/Atty	
	CERTIFICATE OF SERVICE, filed	
	I hereby certify that a true and correct copy of the Petition to Teminate Temporary Alimony and Rule Returnable filed of behalf of Plaintiff was served on the attorney for Defendant by regular mail at the US Post Office, Clearfield, PA on the 28th day of March, 1989 as follows: John Sughrue, Esq. /s/ Fredric J. Ammerman, Judge.	
	MARCH 28, 1989, RULE TO SHOW CAUSE, filed 1 cert/Atty	
	AND NOW, TO WIT, this 13th day of March, 1989, upon Petition to Terminate Temporary Alimony filed by Plaintiff, William C. Walker, A Rule shall be and hereby is issued directed to the Defendant, Nancy J. Walker, to appear and show cause, if any she has, why the Plaintiff's Petition should not be granted.	
	This Rule shall be returnable for Hearing on the 10th day of May, 1989 at 2:00 PM in the Main Court Room in the Clearfield County Court House. BY THE COURT: John K. Reilly, Jr., P.J.	
	MAY 4, 1989, ANSWER TO PETITION TO TERMINATE TEMPORARY ALIMONY, field by John Sughrue, Esq.   1 cert/Atty	
	CERTIFICATE OF SERVICE, filed	
	AND NOW, this 4th day of May, 1989, I do hereby certify that I have this day caused to be served a true and correct copy of Defendant/Respondent's Answer to Petition to Terminate	
		CONT. TO PG 497



<p>Terry J. Williams</p> <p>Jan. 16 8:30 a.m.</p>	<p>BARBARANN R. GRAY</p> <p>84-57-CD</p>	<p>JANUARY 16, 1984, COMPLAINT IN TRESPASS, filed by Terry J. Williams, Esquire Two (2) copies Certified to Sheriff.</p> <p>JANUARY 30, 1984, SHERIFF'S RETURN, filed. Now, Jan 16, 1984 at 2:29 PM EST served within Complaint on Steve Butler, VP of Butler Trucking Inc., deft at his place of employment. Now, Jan 16, 1984 Albert Wegemer, Shff of Blair County was deputized to serve Complaint on Richard H. Itinger, deft. Now, Jan 24, 1984 served within Complaint on Richard H. Itinger, deft. So answers, Chester A. Hawkins, Shff By /s/ Marilyn Wood</p> <p>FEBRUARY 6, 1984, ENTRY OF APPEARANCE, filed by Robert G. Rose, Esquire. Enter our appearance for Butler Trucking Company and Richard H/ Itinger, defendants, in the above-captioned case. Papers may be served at the address stated below. We certify that this Entry of Appearance shall be served forthwith by ordinary mail upon all parties herein. One (1) copy Certify to Attorney.</p>
<p>Robert G. Rose</p> <p>Robert G. Rose</p>	<p>BUTLER TRUCKING COMPANY and RICHARD H. ITINGER,</p>	<p>FEBRUARY 6, 1984, ANSWER AND NEW MATTER, filed by Robert G. Rose, Esquire. CERTIFICATE OF SERVICE, filed. i, the undersigned, hereby certify that on the 3rd. day of February, 1984, a certified true and correct copy of defendants' Answer and New Matter was forwarded to all counsel of record by first-class mail as follows: Terry J. Williams, Esquire, Miller, Keistler &amp; Campbell, Inc., 1500 South Atherton Street, State College, Pennsylvania, 16801. s. Robert G. Rose, Esquire.</p> <p>FEBRUARY 15, 1984, REPLY, filed by Terry J. Williams, Esquire. AFFIDAVIT OF SERVICE, filed</p>
<p>ENDED</p>	<p>Pro by Atty. 40.00</p> <p>Atty. by Atty 3.00</p> <p>Shff Hawkins 14.75</p> <p>Shff Wegemer 21.35</p> <p><i>Pro by atty</i> 5.00</p> <p>NOVEMBER 27, 1984, PRAECIPE FOR DISCONTINUANCE, filed. Mark the above-captioned cse ended, settled and forever discontinued with prejudice. /s/ Terry L. Williams, Atty for Plaintiff</p> <p>SETTLED</p>	<p>MARCH 15, 1984, PRAECIPE filed by Robert G. Rose Issue Writ of Summons in Trespass joing Barbara V. Gray Simpson, Executrix of the Estate of Maurice L. Gray, Jr., Deceased, as an additional defendant. s/Robert G. Rose WRIT FOR ADDITIONAL DEFENDANT TYPED ON MARCH 15, 1984 AND HELD AS PER VERBAL INSTRUCTIONS OF ATTORNEY ROSE'S OFFICE March 28, 1984, WRIT FOR ADDITIONAL DEFENDANT MAILED TO ATTORNEY FOR PLAINTIFF AS PER PHONE INSTRUCTIONS OF ATTORNEY ROSE'S OFFICE</p> <p>APRIL 6, 1984, ACCEPTANCE OF SERVICE filed. AND NOW, this day of April, 1984 the undersigned Terry J. Williams, Esquire, does hereby accept service of the Praecipe to join additional defendant in the above-captioned matter. Terry J. Williams, Esquire.</p> <p>FOREVER DISCONTINUED WITH PREJUDICE</p>

[illegible]

John R. Ryan	ERIC J. SHINDLEDECKER	JANUARY 16, 1984, PRAECIPE TO ISSUE SUMMONS IN TRESPASS, filed by John R. Ryan, Esquire.
		Please issue a Summons in Trespass directed to John S. Palmer of 303 Standing Stone Avenue, Huntingdon, Penn- sylvania, 16652 and a Summons in Trespass directed to Calvary Independant Baptist Church of 300 Standing Stone Avenue, Huntingdon, Pennsylvania, 16652.
Jan 16 1:43 p.m.	84-58-CD	JANUARY 16, 1984, WRIT OF SUMMONS IN TRESPASS ISSUED TO SHERIFF FOR SERVICE.
		<u>JANUARY 27, 1984, SHERIFF'S RETURN, filed.</u> <u>Now, Jan 17, 1984, Mark E. Leamer, Jr., Acting Shff</u> <u>of Huntingdon Co. was deputized to serve Summons on</u> <u>John S. Palmer &amp; Calvary Independent Baptist Church.</u> <u>Now, Jan. 20, 1984 served within Summons on defts.</u> <u>So Answers, Chester A. Hawkins, Shff By /s/ Marilyn</u> <u>Wood</u>
John L. McIntyre	JOHN S. PALMER and CALVARY INDEPENDANT BAPTIST CHURCH,	FEBRUARY 9, 1984, PRAECIPE FOR APPEARANCE filed. by John L. McIntyre Kindly enter my appearance as counsel of record for Defendants, Calvary Independent Baptist Church and John S. Palmer in the above-entitled action. s/John L. McIntyre
		<u>FEBRUARY 17, 1984, NOTICE OF SERVICE OF INTERROGATORIES</u> <u>filed by John L. McIntyre</u> <u>FEBRUARY 17, 1984, PRAECIPE FOR RULE TO FILE COMPLAINT</u> <u>filed by John L. McIntyre</u> Please enter a Rule upon the Plaintiff, ERIC J. SHINGLEDECKER, to file a Complaint in the above-captioned matter within twenty (20) days of the date of service of said Rule. s/John L. McIntyre
		FEBRUARY 17, 1984, RULE ISSUED AND SENT BY REGULAR MAIL TO ATTORNEY FOR SERVICE
		<u>FEBRUARY 23, 1984, CERTIFICATE OF SERVICE OF RULE</u> <u>TO FILE COMPLAINT filed by John L. McIntyre</u>
		<u>MARCH 15, 1984, COMPLAINT IN TRESPASS filed by</u> <u>Joseph Colavecchi</u>
		<u>APRIL 9, 1984, ANSWER AND NEW MATTER, filed by</u> <u>John L. McIntyre</u>
	Pro by Atty. 15.00	
	Atty. 3.00	<u>APRIL 17, 1984, REPLY TO NEW MATTER, filed by</u> <u>Joseph Colavecchi, Esquire.</u>
	Shff Hawkins 12.75	<u>APRIL 17, 1984, INTERROGATORIES SET I, filed by</u> <u>John L. McIntyre, Esquire.</u>
	Shff Leamer 12.25	
	Pro by Atty 25.00	<u>JULY 6, 1984, PRAECIPE FOR ENTRY OF APPEARANCE, PRAECIPE</u> <u>FOR WITHDRAWAL OF APPEARANCE , filed.</u>
	Pro by atty 5.00	Kindly enter the Appearance of Pfaff, McIntyre, Dugas, and hartye as counsel of record for DEFENDANTS, CALVARY INDEPENDENT BAPTIST CHURCH AND JOHN S. PALMER in the above case noting that all papers for service upon said party may be served upon the undersigned at 420 Alleghney Street, Holidaysburg, Pa. 16648. Kindly withdraw the Appearance of Meyer, Darragh, Buckler, Bebenek and Eck previously entered on behalf of defendants, Calvary Independent Baptist Church and John S. Palmer. So says John McIntyre, ATTY.
		<u>AUGUST 6, 1984, NOTICE OF DEPOSITION OF ERIC J. SHINDLEDECKER,</u> <u>filed by John L. McIntyre, Esq.,</u>
		<u>SEPTEMBER 13, 1984, DEPOSITION OF ERIC J. SHINDLEDECKER,</u> <u>filed by Sara Ann Sargent, Court Reporter.</u>
		<u>JANUARY 28, 1985, PRAECIPE TO DISCONTINUE, filed.</u> PLEASE mark the above record discontinued, satisfied and ended for all time./s/ Joseph Colavecchi, Esq.
	SETTLED                  DISCONTINUED                  ENDED	
XX XX		

David S. Ammerman	WILLIAM C. WALKER,	JANUARY 17, 1984, COMPLAINT IN DIVORCE, filed by David S. Ammerman, Esquire One (1) copy Certified to Attorney.  FEBRUARY 8, 1984, ACCEPTANCE OF SERVICE OF COMPLAINT, filed by Ammerman & Ammerman FEBRUARY 13, 1984, ANSWER AND COUNTERCLAIM filed by John Sughrue One copy certified to Attorney  FEBRUARY 14, 1984, CERTIFICATE OF SERVICE, filed by John Sughrue  APRIL 27, 1984, INVENTORY & APPRAISEMENT OF WILLIAM C. WALKER, filed by David S. Ammerman, Esquire.  MAY 15, 1984, PETITION FOR ALIMONY PENDENTE LITE, COUNSEL FEES AND EXPENSES, filed by Sughrue & Kesner Two Copies Certified to Attorney.  SEPTEMBER 14, 1984, ORDER OF TEMPORARY ALIMONY, filed. AND NOW, to-wit: this 13th day of Sept, 1984, upon consideration of the Petition of Plaintiff for temporary alimony, attorney's fees, and costs, upon agreement of the parties, it is ORDERED that William C. Walker shall pay to Nancy J. Walker as temporary alimony the sum of \$700.00 per month effective the 1st day of May, 1984, and in addition, shall cause her to be covered with appropriate hospitalization and health insurance through his place of employment or otherwise, and shall pay for and provide automobile liability insurance. BY THE COURT./s/ John K. Reilly, Jr., P.J. The foregoing Order is hereby agreed to by the parties. /s/ William C. Walker /s/ Nancy J. Walker.  NOVEMBER 25, 1985, SUPPLEMENTAL INVENTORY AND APPRAISEMENT OF WILLIAM C. WALKER, filed
Jan. 17 3:40 p.m.	84-59-CD	
1/17/84 \$75.00 Pd. by Atty.		
Clfd Trust John Sughrue	NANCY J. WALKER,	
	Pro 40.00 Pro .50 State 10.00	
CK#1630 TRANSFER TO REG. ACCOUNT	75.00	
PRO 40.00		
PRO .50		
STATE 10.00		
CK#1767 ATTY 24.50		
		APRIL 21, 1986, PETITION TO LOWER TEMPORARY ALIMONY & RULE RETURNABLE, filed 1 cert Atty AND NOW, this 21st day of April, 1986, upon consideration of the foregoing Petition, the Court hereby issued a Rule upon the Defendant to appear and show cause why the Petition of the Defendant should not be granted. Returnable the 28th day of April, 1986, at 1:30 o'clock P.M. at the Clearfield County Court House. BY THE COURT: John K. Reilly, Jr President Judge.
		MAY 6, 1986, STIPULATION AND ORDER OF TEMPORARY ALIMONY, filed. One copy certified to atty AND NOW, to-wit: this 5th day of May, 1986, the above-captioned matter having come before this Court on petition of Plaintiff to modify temporary alimony order dated September 13, 1984 filed in this matter, after consideration and in accordance with stipulation between the parties filed in this matter, it is ORDERED that the temporary alimony order of September 13, 1984 shall be and is hereby modified effective April 1, 1986, and it is hereby ORDERED that William C. Walker shall pay to Nancy J. Walker on or before the last day of April 1986 as temporary alimony for the month of April 1986 the sum of \$537.00 and shall effective May 1, 1986 pay to Nancy J. Walker as temporary alimony the sum of \$363.50 per month, payable on or before the last day of each month and in addition shall cause her to be covered with appropriate hospitalization and health insurance through his place of employment or otherwise BY THE COURT:/s/ John K. Reilly, JR., P.J.  FEBRUARY 12, 1987, PLAINTIFF'S AFFIDAVIT UNDER SECTION 201(d) OF THE DIVORCE CODE, filed /s/ William C. Walker, Piff.  FEBRUARY 25, 1987 CERTIFICATE OF SERVICE filed February 24, 1987 served copy of Petition For Appointment of a Master and Waiver of Deposit Requirement together with a Rule to Show Cause by personal service on Fredric J. Ammerman, Esq. s/John Sughrue, Esq.  FEBRUARY 20, 1987 PETITION FOR APPOINTMENT OF A MASTER AND WAIVER OF DEPOSIT REQUIREMENT filed by John Sughrue, Esq. RULE TO SHOW CAUSE, ARGUMENT AND CONFERENCE HEARING AND NOW, this 25 day of February, 1987, upon consideration of the foregoing Petition, it is ORDERED that a Rule shall be and is hereby issued directed to William C. Walker, Plaintiff, to show cause, if any, why the prayer of the foregoing Petition for Appointment of Master should not be granted; and FURTHER, said Rule shall be returnable and argument and/or conference hearing, in the discretion of the Court, shall be held on the 27 day of March, 1987 at 9:00, A.M. in Court Room No. 1 of the Clearfield County Court House, Clearfield, Pennsylvania 16830. BY THE COURT: John K. Reilly, Jr., Judge 2/27/87 Attorney served Rule  MARCH 4, 1987 ANSWER TO PETITION TO APPOINTMENT OF A MASTER filed by Fredric J. Ammerman, Esq  JANUARY 21, 1988, INTERROGATORIES DIRECTED TO WILLIAM C. WALKER PROPOUNDED BY DEFENDANT, filed by John Sughrue, Esq.  MARCH 24, 1988, ANSWER TO INTERROGATORIES DIRECTED TO WILLIAM C. WALKER, filed by Fredric J. Ammerman, Esq.

<p>Jan. 18 8:45 a.m.</p>	<p>COMMONWEALTH OF PENNA</p> <p>84-60-CD</p> <p>MYLES NASH,</p> <p>Pro <i>My Atty</i> 40.00</p>	<p>JANUARY 18, 1984, PETITION FOR APPEAL FROM ORDER OF SECRETARY OF REVENUE SUSPENDING OPERATOR'S LICENSE, filed by Anthony S. Guido, Esquire  One (1) copy Certified to Attorney  One (1) copy Certified and Mailed to Department of Transportation.  ORDER, filed  AND NOW, this 18th day of January, 1984, upon consideration of the foregoing Petition for Appeal from Order of the Secretary of Revenue suspending Operator's License, and on motion of ANTHONY S. GUIDO, ESQUIRE, Attorney for MYLES NASH, a hearing is granted denovo to determine whether the Petitioner, MYLES NASH, is subject to suspension of his operator's license for a period of 60 days. Said hearing is set down for the 27th day of February, 1984, at 9:00 a.m., prevailing time, 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, /s/ John K. Reilly, Jr., President Judge.</p> <p>FEBRUARY 27, 1984, ORDER, filed  NOW, this 27th day of February, 1984, this being the day and date set for hearing into the above-captioned Appeal from Suspension of Operator's License, upon agreement of the parties, it is the ORDER of this Court that said matter be and is hereby remanded to the Pennsylvania Department of Transportation for rescheduling a departmental hearing pending the outcome of which a supersedeas entered in the above-captioned matter shall remain in effect. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p>
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Jan. 18  
10:00 a.m.

PENNSYLVANIA ELECTRIC  
COMPANY,  
820 S. 4th Street  
Clearfield, PA 16830

84-62-CD

BULLERS CONTRACTING  
RD #1  
Brookville, PA 15825  
and  
ROY P. THRUSH  
Central Ave. Extension  
Brookville, PA 15825

Pro by Plff 9.00  
o.c. 20.10

JANUARY 18, 1984, JUDGMENT FROM J.P., William M. Daisher,  
filed.

Judgment is filed in favor of the Plaintiff and  
against the Defendant in the sum of Two Hundred Five  
and 10/100, with costs.

Debt \$205.10

Interest from November 23, 1983.

Filed and Entered by Plaintiff, January 18, 1984.  
Judgment.

*Raymond Metherell*  
Prothonotary

Marjorie J. Scharpf (Keystone Legal Services)	DOROTHY OVERBECK,	JANUARY 18, 1984, PETITION FOR RELIEF UNDER THE PROTECTION FROM ABUSE ACT, filed by Marjorie J. Scharpf, Esq. Two (2) copies Certified to Attorney. TEMPORARY PROTECTIVE ORDER, filed AND NOW, this 18th day of January, 1984, upon presentation and consideration of the within Petition and upon finding that the Petitioner, Dorothy Overbeck, is in immediate and present danger of abuse from Respondent, James Overbeck, the following Temporary Order is entered. Respondent is hereby enjoined from abusing or harassing the Petitioner, Dorothy Overbeck. Respondent, James Overbeck, is hereby excluded from the marital residence, mailing address, Apartment 24, Gateway Gardens RD 3, DuBois, Pennsylvania. Custody of the minor children, James, Christopher, Rosemary and Theresa, will remain with Petitioner until further Order of this Court. This Order shall remain in effect until a hearing can be held. Hearing is scheduled for the 20th day of January, 1984, at 9:00 o'clock a.m. at the Clearfield County Courthouse, Clearfield, Pennsylvania. Service to be made on Respondent forthwith. BY THE COURT: /s/ John K. Reilly, Jr., President Judge. AFFIDAVIT OF INSUFFICIENT FUNDS, filed Before me, the undersigned officer, personally appeared, Dorothy Overbeck, Petitioner, who being duly sworn according to law, states that she does not have the funds available to pay the costs of filing and service of the foregoing Petition For Relief Pursuant to the Protection From Abuse Act, and that pursuant to Section 4 (b) of the Protection From Abuse Act, 35 P.S. §10184(b) such costs should not be required. /a/ Dorothy M. Overbeck. Plaintiff.
Jan 18 2:00 p.m.	84-63-CD	
Ch # 44165	Pro <i>Luf Co.</i> 40.00 Off. Cr. 18.35	JANUARY 20, 1984, AFFIDAVIT OF SERVICE, filed NOW, January 19, 1984 at 11:20 a.m. o'clock EST. served the within Temporary Protective Order on James Overbeck, defendant at his place of employment, Deposit Bank, DuBois, Clearfield County, Penna. by handing to James Overbeck a true and attested copy of the original Temporary Protective Order and made known to him the contents thereof. So answers, Chester A. Hawkins, Sheriff, by Marilyn Wood. JANUARY 25, 1984, CONSENT AGREEMENT UNDER PROTECTION FROM ABUSE ACT filed by Keystone Legal Services ORDER UNDER PROTECTION FROM ABUSE ACT APPROVING CONSENT AGREEMENT OF PARTIES AND NOW, this 25 day of January, 1984, upon consideration of the Consent Agreement of the parties hereto attached, the following Protection Order is hereby entered and the Consent Agreement executed by the parties is hereby approved. The parties are hereby directed to comply with the terms and conditions of the Consent Agreement until further Order of this Court, such period not to exceed one year. The parties are hereby advised that violation of this Order may subject the violating party to punishment for contempt. BY THE COURT, John K. Reilly, Jr., President Judge Five copies certified to Attorney

Jan.19  
9:10 a.m.

THE HITE COMPANY  
PO Box 392A  
Clearfield, PA 16830

84-64-CD

ADVENTURE PARK,  
KEITH W. BILLOTTE,  
President,  
Rd #3, Susquehanna Bridge  
Clearfield, PA 16830

Pro by Plff. 9.00  
Pro by KNB 5.00  
Pro by PIFF 5.00

D. S. B. -- DATED NOVEMBER 18, 1983.

On Demand--Thirty (30) days.

By Virtue of Attorney contained therein,  
Judgment is entered in favor of the Plaintiff and  
against the Defendants in the sum of Two Thousand Nine  
Hundred Ninety-four and 70/100 Dollars, with Interest,  
Attorney's Commission, Cost of Suit, Release of Errors,  
Waiving Stay, Inquisition and Exemption.

Debt \$2,994.70

Atty. Comm. 15%

Interest from November 18, 1983.

Filed and Entered by Plaintiff, January 19, 1984.

Judgment.

*Raymond Netherman*  
Prothonotary

January 19, 1984, Notice of Entry of Judgment mailed to  
Defendant.

APRIL 16, 1985, RELEASE OF LIEN, filed by Belin, Belin  
& Naddeo, Esqs

See original filings

And Now, 3 copies of 3 1984 by paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Allen D. Burtz*  
Prothonotary



David A. ODY	THE FIRST NATIONAL BANK OF MAPLETON,	JANUARY 19, 1984, COMPLAINT IN CONFESSION OF JUDGMENT, filed by David A. Ody, Esquire.
Jan. 19 8:30 a.m.	84-65-CD	Pursuant to the authority contained in the warrant of attorney, a copy of which is attached to the Complaint in this action. I, David A. Ody, Esquire, appear for the defendant and confess judgment in favor of the Plaintiff and against the defendants in the sum of One Hundred Twenty-three Thousand Seven Hundred Six and 56/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.
		Debt \$123,706.56 Atty Comm. 18,555.98 Interest from July 29, 1980/ Filed and Entered by Attorney, January 19, 1984. Judgment
	VAN C. HULLIHEN,	
	Pro by Atty. 9.00 Atty 3.00 Pro by Plff 5.00	Prothonotary January 19, 1984, Notice of Entry of Judgment mailed to Defendant.
		And Now, 15 day of July 1985 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest Raymond W. Theriault  
Prothonotary

<p>Jan. 19 8:30 a.m.</p>	<p>DEPOSIT BANK. formerly DEPOSIT NATIONAL BANK,</p> <p>84-66-CD</p> <p>GEORGE D. NESTOR,</p> <p>Pro by Plff 9.00 o.c. 10.50 Pro by Plff 5.00</p>	<p>JANUARY 19, 1984, AGREEMENT TO REVIVE, filed. To Revive and continue Lien entered to 79-642-CD.</p> <p>By Virtue of Agreement contained herein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Four Thousand Nine Hundred Fifty-seven and 92/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$4,957.92</p> <p>Atty. Comm. 20%</p> <p>Interest from February 26, 1979.</p> <p>Filed and Entered by Plaintiff, January 19, 1984.</p> <p>Judgment</p> <p><i>[Signature]</i> Prothonotary</p> <p>And Now, 17 March 1984 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p><i>[Signature]</i> Prothonotary</p>	
<p>Jan. 19 8:20 a.m.</p>	<p>DEPOSIT BANK, formerly DEPOSIT NATIONAL BANK,</p> <p>84-67-CD</p> <p>WILLIAM L. PEARCE and CAROL J. PEARCE,</p> <p>Pro by Plff 9.00 Atty. 10.50 Pro by Atty 5.00</p>	<p>JANUARY 19, 1984, AGREEMENT TO REVIVE, filed. To Revive and Continue Lien entered to 79-745-CD.</p> <p>By Virtue of Agreement contained herein, Judgment is entered in favor of the Plaintiff and against the Defendants, in the sum of Three Thousand Eight Hundred Seventy-five and 30/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$3,875.30</p> <p>Atty. Comm. 15%</p> <p>Interest from March 16, 1979/</p> <p>Filed and Entered by Plaintiff, January 19, 1984.</p> <p>Judgment</p> <p><i>[Signature]</i> Prothonotary</p> <p>And Now, 24 March 1986 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p><i>[Signature]</i> Prothonotary</p>	

Jan. 19 8:30 a.m.	DEPOSIT BANK, formerly DEPOSIT NATIONAL BANK,  84-68-CD  CARL J. TERRITO and PAULA TERRITO,  Pro by Plff 9.00 o.c. 10.50 Pro by PIFE 5.00	JANUARY 19, 1984, AGREEMENT TO REVIVE, filed. To Revive and Continue Lien entered to 79-746-CD/  By Virtue of Agreement contained herein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Eight Thousand Twenty-eight and 72/100 Dollars, with Interest, Attorney's Commission,. Cost of Suit, Release of Errors, Waiving Stay, Inquisi- tion and Exemption.  Debt \$8,027.72 Atty. Comm. 15% Interest from March 13, 1979. Filed and Entered by Plaintiff, January 19, 1984. Judgment  <i>Raymond Withersom</i> Prothonotary  And Now, 4th April 19 84 By pop filed, the or interest and Atty: <i>Raymond Withersom</i> Prothonotary
Jan. 19 10:25 a.m.	DIANA ROWLES, 514 State Street, Apt#20 Curwensville, PA 16833  DENISE BLOOM 3146 A S 99th E. Ave. Tulsa, Oklahoma  Pro by Plff 9.00 O.c. 46.00	JANUARY 19, 1984, JUDGMENT FROM J.P., William M. Daisher, filed.  Judgment entered in favor of the Plaintiff and against the Defendant in the sum of One Thousand One Hundred Eighty-five and 82/100 Dollars, with costs.  Debt \$1,185.82 Interest from November 7, 1983. Filed and Entered by Plaintiff, January 19, 1984. Judgment.  <i>Raymond Withersom</i> Prothonotary

David A. Baxtin	IN RE: CUSTODY OF JUSTIN MICHAEL BAKER, a minor JOHN W. KANE, JR.,	JANUARY 16, 1984, CUSTODY AND VISITATION AGREEMENT, filed.  NOW THEREFORE, we, the following consent to and approve this Custody and Visitation Agreement and offer it to your Honorable Court as a Final Order. /s/ Kathleen Ann Baker, /s/ John W. Kane, Jr., /s/ Thomas A. Aurandt, Esquire and /s/ David A. Baxtin, Esquire. <u>AFFIDAVIT OF KATHLEEN ANN BAKER, filed</u> <u>AFFIDAVIT OF JOHN W. KANE, JR, filed</u> <u>ORDER, filed</u> Two (2) copies of Order Certified to Attorney. AND NOW, to wit, this 19th day of January, 1984, upon consent of the parties hereto, the foregoing Custody and Visitation Agreement is entered as the Order of this Court. This Order shall remain in full force and effect pending further consideration by the Court upon a request of either party. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.
Jan. 16 8:30 a.m.	84-70-CD	
Thomas A. Aurandt	KATHLEEN ANN BAKER,	
	Pro by Atty. 40.00 Atty. 3.00	



Joseph Colavecchi JOSEPH E. COLAVECCHI.

JANUARY 20, 1984 JUDGMENT NOTE, filed.

JUDGMENT NOTE

84-72-CD

June 27, 1983

\$1,063.57

On demand, JOSEPH E. COLAVECCHI of 337 Lincoln Street, Folsom, Pennsylvania, 19033, promises to pay to the order of JOSEPH M. COLAVECCHI of Two East Market Street, P.O. Box 131, Clearfield, Pennsylvania, 16830, without offset, for value received, the sum of One Thousand Sixty-three Dollars and Fifty-seven Cents (\$1,063.57).

And further, JOSEPH E. COLAVECCHI, does hereby authorize and empower any attorney of any Court of Record of Pennsylvania or elsewhere to appear for him and to enter judgment against him in favor of any holder of this Note for the above sum with costs of suit, release of errors, without stay of execution, and with ten (10%) percent added as a reasonable attorney's fee, and he does hereby waive and release all benefit and relief from any and all appraisement, stay or exemption laws of any state now in force or hereafter to be passed.

WITNESS:

*Joseph M. Colavecchi*

*Joseph E. Colavecchi*  
JOSEPH E. COLAVECCHI (SEAL)

Pro by Atty 9.00

Atty. 3.00

Pro by Atty 10.00

Pro By Atty 5.00

Judgment entered in favor of the Plaintiff and against the Defendant in the sum of One Thousand Sixty-three and 57/100 Dollars.

Debt \$1,063.57

Atty. Comm. 10%

Interest from June 27, 1983/

Filed and Entered by Attorney, January 20, 1984.

Judgment

*Raymond Wetheran*  
Prothonotary

Januray 20, 1984, Notice of Entry of Judgment mailed to Defendant.

JANUARY 20, 1984, PRAECIPE TO TRANSFER CERTIFIED COPY OF JUDGMENT TO DELAWARE COUNTY COURTHOUSE filed by Joseph Colavecchi

Please transfer a certified copy of the above Judgment against Joseph E. Colavecchi to the Prothonotary's Office in Delaware County, at Media, Pennsylvania. s/Joseph M. Colavecchi  
JANUARY 24, 1984, EXEMPLIFIED RECORD MAILED TO DELAWARE COUNTY PROTHONOTARY

And Now, 1 day 7 Feb 1984 by paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.

Attest *Raymond Wetheran*  
Prothonotary

Joseph Colavecchi  
JOSEPH E. COLAVECCHI  
AND JOSEPH M. COLAVECCHI,  
t/d/b/a J.E. & J.M.  
COLAVECCHI,

JANUARY 20, 1984, PROMISSORY - NOTE, filed..

PROMISSORY NOTE

24-73-CD

December 28, 1981

\$26,833.60

We, being Joseph E. Colavecchi and Joseph M. Colavecchi, t/d/b/a J.E. & J.M. Colavecchi, a registered partnership under the Laws of the Commonwealth of Pennsylvania, which is in the business of racing horses, etc., promise to pay to the order of Joseph M. Colavecchi the sum of Twenty-six Thousand Eight Hundred Thirty-three Dollars and Sixty Cents (\$26,833.60), without offset, for value received, with interest at the rate of six (6%) percent per annum.

Further, we do hereby jointly and severally authorize and empower any attorney of any Court of record of Pennsylvania or elsewhere to appear for and enter judgment against us, or any of us, in favor of any holder of this Note for the above sum with costs of suit, release of errors, without stay of execution, and with ten (10%) percent added as a reasonable attorney's fee, and we hereby waive and release all benefit and relief from any and all appraisement, stay or exemption laws of any state now in force or hereafter to be passed.

*Joseph E. Colavecchi*  
JOSEPH E. COLAVECCHI  
337 Lincoln Street  
Folsom, PA 19033

*Joseph M. Colavecchi*  
JOSEPH M. COLAVECCHI  
2 East Market St., P.O. Box 131  
Clearfield, PA 16830

Pro by Atty. 9.00

Atty. 3.00

Pro by Atty 10.00

*Pro By Atty 5.00*

Judgment entered in favor of the Plaintiff and against the Defendant in the sum of Twenty-six Thousand Eight Hundred Thirty-three and 60/100 Dollars.

Debt \$26,833.60

Atty. Comm. 10%

Interest from December 28, 1981.

Filed and Entered by Attorney, January 20, 1984.

Judgment.

*Raymond Witherow*

Prothonotary

JANUARY 20, 1984, PRAECIPE TO TRANSFER CERTIFIED COPY OF JUDGMENT TO DELAWARE COUNTY COURTHOUSE filed by Joseph Colavecchi

Please transfer a certified copy of the above Judgment against Joseph E. Colavecchi and Joseph M. Colavecchi, t/d/b/a J.E. & J.M. Colavecchi, to the Prothonotary's Office in Delaware County, at Media, Pennsylvania. s/Joseph Colavecchi

JANUARY 24, 1984 EXEMPLIFIED RECORD MAILED TO DELAWARE COUNTY PROTHONOTARY

And Now, 1 day of Feb 1984 by paper  
filed, the debt is satisfied in full of debt,  
interest and cost.

*Raymond Witherow*  
Prothonotary

Atty. 3.00



<div>R. Denning Gearhart</div>	<div>COMMONWEALTH OF PENNA, DEPARTMENT OF TRANSPOR- TATION,</div>	<div>DECEMBER 21, 1983, PETITION, filed by R. Denning Gearhart, Esquire RULE RETURNABLE, filed. AND NOW THIS 23rd day of Janaury, 1984, a Rule is hereby issued upon the DEpartment of Transportation, Bureau of Traffic Safety Operations to show cause why Petitioner's license should be suspended. Rule Returnable the 29th day of February, 1984, at 2:30 o'clock p.m. at the Clearfield County Courthouse, Clearfield, Pennsylvania. Further, it is the Order of this Court that the suspension of the Defendant's license shall be superseded until final Order from this Court is issued. BY THE COURT" /s/ John K. Reilly, Jr., President Judge.</div>
<div>Dec. 21</div>	<div>84-75-CD</div>	<div>NOVEMBER 9, 1988, MEMORANDUM AND ORDER, filed 1 cert/Comwth-H-burg, P-burg; 1 cert/Atty RD Gearhart NOW, this 7th day of November, 1988, it is hereby ORDERED that Appeal be and is hereby Dismissed. Costs to be paid by appellant, Betty Ann Biggs. BY THE COURT: /s/ John A. Cherry, Sr Judge.</div> <div>DISMISSED</div>
	<div>BETTY ANN BIGGS,</div>	
	<div>Pro by Atty 40.00 Atty. 3.00 Pro <i>Myatt</i> 5.00</div>	
<div>CONT. FR. PG 480 WALKER vs. WALKER 84-59-CD</div>		
<div>Temporary Alimony on the following and in the manner indicated below: BY US Mail, First Class postage prepaid, Fredric J. Ammerman, Esq, 310 East Cherry St., Clearfield, PA 16830 /s/ John Sughrue, Esq.</div> <div>MAY 10, 1989, ORDER, filed 2 cert/Atty and mailed to each atty NOW, this 10th day of May, 1989, upon consideration of Petition to Terminate Temporary Alimony filed by Plaintiff and with the agreement of the parties, it is ORDERED as follows: 1. Husband shall pay to wife temporary alimony of \$87.50 per month for the months of June and July, 1989, and said temporary alimony shall, effective August 1, 1989, be resumed to be paid at the rate of \$363.50 per month or such other amount as the Court may order following hearing or as the parties may agree; 2. Husband shall continue, in addition, to cause wife to be covered with appropriate hospitalization, medical and health insurance as he is presently providing; and 3. Hearing on the issues shall be held July 6, 1989, at 9:00 am. BY THE COURT: John K. Reilly, Jr., P.J.</div> <div>JULY 6, 1989, ORDER, filed NOW, this 6th day of July, 1989, this being the day and date set for hearing into the above captioned divorce proceeding, it is the ORDER of this Court that Order dated May 10, 1989, shall be and remain in full force and effect pending further agreement of the parties or master's report. It is the further ORDER of this Court that Dwight L. Koerber, Jr., Esq. be and is hereby appointed Master and directed to schedule a hearing not less than forty-five (45) days hence. It is the duty of the master, following hearing, to equitably propor- tionate his fees and costs among the parties and to withhold on the distribution of marital assets to each that appropriate amount. BY THE COURT: John K. Reilly, Jr., PJ.</div> <div>JUNE 4, 1990, AFFIDAVIT OF CONSENT OF NANCY J. WALKER, filed</div>		
<div>Two (2) Copies Cert to Atty.</div>	<div>OCTOBER 18, 1991, PETITION FOR BIFURCATION AND RULE, filed by Fredric J. Ammerman, Esq.</div>	
	<div>RULE TO SHOW CAUSE, filed. AND NOW, TO WIT this 17th day of October, 1991, upon Petition for Bifurcation file by Plaintiff, William C. Walker, a Rule shall be and hereby is issued directed to the Defendant, Nancy J. Walker, to appear and show cause, if any she has, why the Plaintiff's Petition should not be granted. This Rule shall be returnable on the 9th day of December, 1991 at 9:45 o'clock AM in the Main Court Room in the Clearfield County Court House. BY THE COURT: s/JOHN K. REILLY, JR., PRESIDENT JUDGE</div>	
<div>CONT. TO PG 501</div>		

Ronald E. Archer

NATIONAL BANK OF THE  
COMMONWEALTH,  
Bridge and Main Streets  
Cherry Tree, PA 15724

JANUARY 23, 1984, COMPLAINT IN CONFESSION OF JUDGMENT,  
filed by Ronald E. Archer, Esquire

Pursuant to the authority contained in the warrant  
of attorney, a copy of which is attached to the Complaint  
in this action. I, Ronald E. Archer, Esquire, appear  
for the defendant and confess judgment in favor of the  
Plaintiff and against the defendants in the sum of Three  
Thousand Sixth-three and 00/100 Dollars, with Interest,  
Attorney Commission, Cost of Suit, Release of Errors,  
Waiving Stay, Inquisition and Exemption.

Debt \$3,063.00

Atty. Comm. 15%

Interest from July 3, 1980.

Filed and Entered by Attorney, January 23, 1984.

Judgment

DONALD P. FRY and  
CHERYL A. FRY,  
RD #1  
Westover, PA 16692



*Raymond W. Withers*  
Prothonotary

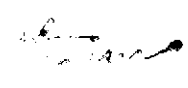

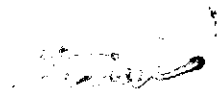

January 23, 1984, Notice of Entry of Judgment mailed to  
Defendant.

And Now, 10 Dec 1984  
filed, the Clerk of the Court,  
Interest and costs.

Attest *Raymond W. Withers*  
Prothonotary

Pro by Atty. 9.00  
Atty. 3.00  
15.00 by 2000 5.00

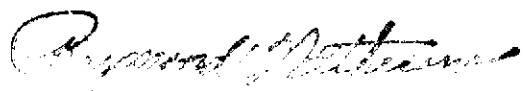
		<div>COMMONWEALTH OF PENNA DEPARTMENT OF REVENUE PO Box 2055 Harrisburg, PA 17105</div> <div>84-77-CD</div> <div>RAFFERTY REFRIGERATION &amp; AIR CONDITIONING 512 George St. Curwensville, PA 16833</div> <div>Pro by Plff 9.00</div>	<div>JANUARY 23, 1984, CERTIFIED COPY OF LIEN, PENNSYLVANIA INCOME TAX EMPLOYER WITHHOLDING TAX,, filed.</div> <div>Pursuant to the laws of the Commonwealth of Pennsy- lvania, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Three Hundred Forty-five and 32/100 Dollars.</div> <div>Debt \$345.32 (Tax, plus interest comp to 2/29/84)</div> <div>Filed and Entered by Plaintiff, January 23, 1984. Judgment.</div> <div> Prothonotary</div>
		<div>COMMONWEALTH OF PENNA DEPARTMENT OF REVENUE PO Box 2055 Harrisburg, PA 17105</div> <div>84-78-CD</div> <div>I &amp; L. CONTRACT CLEANING COMPANY PO Box 365 DuBois, PA 15801</div> <div>Pro by Plff. 9.00</div>	<div>JANUARY 23, 1984, CERTIFIED COPY OF LIEN, PENNSYLVANIA INCOME TAX EMPLOYER WITHHOLDING TAX., FILED.</div> <div>Pursuant to the laws of the Commonwealth of Pennsy- lvania, Judgment is entered in favor of the Plaintiff and against the defendants in the sum of Two Thousand One Hundred Two and 30/100 Dollars.</div> <div>Debt \$2,102.30 )Tax, plus Interest, Comp. to 2/29/84</div> <div>Filed and Entered by Plaintiff, January 23, 1984. Judgment</div> <div> Prothonotary</div>

<div>Jan.24 8:30 a.m.</div>	<div>KEYSTONE NATIONAL BANK 200 N. Brady St.,Box 327 DuBois, PA 15801</div> <div>84-78-CD</div> <div>JULIUS F. SPRINGBORN and PATRICIA A. SPRINGBORN RD 4, Box 503 TL DuBois, PA 15801</div> <div>Pro by Plff. 9.00 o.c. 6.50 Pro by Plff 5.00</div>	<div>JANUARY 24, 1984, AGREEMENT TO REVIVE, filed. To Revive and Continue Lien entered to 79-222-CD.</div> <div>By Virtue of Agreement contained herein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Twenty-six Thousand Nine Hundred Sixty-five and 20/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</div> <div>Debt \$26,965.20 Atty Comm. 15% Interest from March 10, 1979.</div> <div>Filed and Entered by Plaintiff, January 24, 1984.</div> <div>Judgment</div> <div> Prothonotary</div> <div>And Now, <u>30</u> day of <u>July</u> 19 <u>86</u> By paper filed, the amount of debt is satisfied in full of debt, interest and cost.</div> <div>Attest <u>Raymond W. Hetherow</u> Prothonotary</div>
<div>Jan.24 9:55 a.m.</div>	<div>COMMONWEALTH OF PENNA. DEPARTMENT OF LABOR AND INDUSTRY,</div> <div>84-79-CD</div> <div>WILLIAM FOX, Individually and formerly t/a FOX CONSTRUCTION</div> <div>Pro by Plff 9.00</div>	<div>JANUARY 24, 1984, SUGGESTION OF NON-PAYMENT, filed.</div> <div>To Revive and Continue Lien entered to No. 79-185-CD.</div> <div>Fifteen days have elapsed since notice of filing this suggestion has been sent by Registered Mail to the named defendants at their last known address. Pursuant to the Provision of Act #372 of September 26, 1951.</div> <div>Judgment is entered in favor of the Plaintiff and against the Defendants in the sum Three Hundred Thirty- three and 03/100 Dollars, with cost of suit.</div> <div>Debt \$333.03</div> <div>Filed and Entered by Plaintiff, January 24, 1984.</div> <div>Judgment.</div> <div> Prothonotary</div>

CIVIL ACTION

JANUARY 1984

DOCKET 237

	COMMONWEALTH OF PENNA DEPARTMENT OF LABOR AND INDUSTRY,	JANUARY 24, 1984, SUGGESTION OF NON-PAYMENT, filed.  To Revive and Continue Lien entered to No. 79-254-CD.  Fifteen days have elapsed since notice of filing this suggestion has been sent by Registered Mail to the named defendants at their last known address. Pursuant to the Provision of Act #372 of September 26, 1951.  Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Fifty-six and 67/100 Dollars, with cost of suit.  Debt \$56.67  Filed and Entered by Plaintiff, January 24, 1984.  Judgment.
Jan. 24 9:55 a.m.	84-80-CD   ROBERT S. HUSTON, Individually & formerly t/a JANITORIAL SUPPLY & EQUIPMENT COMPANY	
	Pro by Plff. 9.00	 Prothonotary
XX		
CONT. FR. PG	497 WALKER vs. WALKER,	84-59-CD
DECEMBER 9, 1991, ORDER FOR BIFURCATION AND RESERVATION OF JURISDICTION, filed AND NOW, this 9th day of December, 1991, it is ORDERED that except for the DECree in Divorce granted this date, this Court hereby orders bifurcation and reserves jurisdiction over the issues of equitable distribution, alimony, attorney's fees, costs and expenses. It is the further ORDER of this Court that all previous orders to the above-captioned matter shall be and remain if full force and effect until further order of court. BY THE COURT: John K. Reilly, Jr., P.J. PRAECIPE TO TRANSMIT RECORD AND DECREE, filed AND NOW, to wit: this 9th day of December, 1991, upon motion of Fredric J. Ammerman, Esquire, Attorney for Plaintiff, the Plaintiff, William C. Walker, and the Defendant, Nancy J. Walker, are hereby divorced from the bonds of matrimony and all the duties, rights, and claims accruing to either of said parties at any time heretofore, in pursuande of said marriage, shall henceforth cease and determine, and the said parties shall severally be at liberty to marry again in like manner as if they had never married. This Court shall retain jurisdiction on any outstanding issues raised in the pleadings, being equitable distribution, alimony, attorneys fees, costs and expenses. BY THE COURT: John K. Reilly, Jr., P.J. DECEMBER 16, 1991, VITAL STATISTICS MAILED TO DEPT OF HEALTH, NEW CASTLE.		
ESQ.	JULY 28, 1995, PETITION FOR ENFORCEMENT OF ORDER AND CONTEMPT AND RULE TO SHOW CAUSE, filed by s/JOHN SUGHRUE, TWO(2) CERT TO ATTY SUGHRUE VERIFICATION, s/Nancy J. Walker CERTIFICATE OF SERVICE AND NOW, I do hereby certify that on the 28th day of July, 1995, I caused to be served a true and correct copy of Defendant's Petition for Enforcement of Order and Contempt together with Rule to Show Cause on the following and in the manner indicated below: By U.S. Mail, First Class, Postage Prepaid, Addressed as Follows: Attorney for Plaintiff, AMMERMAN & AMMERMAN. s/JOHN SUGHRUE, ESQ.	
AUGUST 01, 1995, ORDER, filed. ONE(1) CERT TO ATTY SUGHRUE AND NOW, to wit: this 1st day of August, 1995, upon consideration of the attached Petition, a Rule is hereby issued upon Plaintiff/Respondent to show cause why the Petition should not be granted. RULE RETURNABLE on the 21st day of August, 1995 for filing written response. BY THE COURT: s/JOHN K. REILLY, JR., P.J.		
CONTINUED ON PAGE 513		

James A. Naddeo	MARGARETTA A. GRIMES,	JANUARY 24, 1984, COMPLAINT IN DIVORCE, filed by James A. Naddeo, Esquire One (1) copy Certified to Attorney. JANUARY 26, 1984, AFFIDAVIT, filed by James A. Naddeo NOVEMBER 2, 1984, PETITION FOR ALIMONY PENDENTE LITE, COUNSEL FEES AND EXPENSES AND ORDER, filed by James Naddeo, Esq. One copy certified to atty. AND NOW, this 2nd day of November, 1984, upon consideration of the Petition of the above-named Plaintiff, it is hereby ORDERED and DIRECTED that a Rule be issued on the defendant to show cause why he should not pay the plaintiff Alimony Pendente Lite, counsel fees and costs. Rule returnable with a hearing thereon the 2nd day of January, 1985 at 10:00 a.m. BY THE COURT: /s/ John K. Reilly, Jr., P.J. JANUARY 4, 1985, AFFIDAVIT OF CONSENT OF CLOYD W. GRIMES, filed. JANUARY 2, 1985, ORDER, filed. One copy certified to atty. AND NOW, this 2nd day of January, 1985, it is the ORDER of this Court that Cloyd W. Grimes pay to Margaretta A. Grimes, alimony pendente lite in the amount of Three Hundred Dollars (\$300.00) for the month of January, 1985. BY THE COURT: /s/ John K. Reilly, Jr., P.J. JANUARY 7, 1985, ORDER, filed. NOW, this 2nd day of January, 1985, this being the day and date set for the Hearing in the above-captioned Petition for Alimony Pendente Lite, it is the ORDER of this Court that the defendant shall pose the sum of Three Hundred (\$300.00) Dollars for Temporary Alimony for the month of January. BY THE COURT: /s/ John K. Reilly, Jr., PJ MARCH 12, 1985, INVENTORY AND APPRAISEMENT OF MARGARETTA A. GRIMES, filed by Belin, Belin & Naddeo MARCH 13, 1985, PETITION FOR ALIMONY PENDENTE LITE, COUNSEL FEES AND EXPENSES and RULE, filed by James Naddeo, Esq. Two copies certified to atty. AND NOW, this 14th day of March, 1985, upon consideration of the Petition of the above-named Plaintiff, it is hereby ORDERED AND DIRECTED that a Rule be issued on the Defendant to show cause why he should not pay the Plaintiff Alimony Pendente Lite, counsel fees and costs. Rule returnable with a Hearing thereon the 3rd day of April, 1985, at 10:00 am BY THE COURT: /s/ John K. Reilly, Jr., P.J. APRIL 3, 1985, ORDER, filed. NOW, this 3rd day of April, 1985, it is the ORDER of this Court that the Defendant in the above-captioned proceedings is hereby Ordered to post Master's Fees in the amount of Four Hundred and fifty (450.00) Dollars and pay to the Plaintiff the sum of Three Hundred (300.00) Dollars per month as temporary alimony. Said Order to take effect May 3rd, 1985. BY THE COURT: /s/ John K. Reilly, Jr., P.J. APRIL 8, 1985, INVENTORY AND APPRAISEMENT, of CLOYD GRIMES, filed by Barbara Schickling, Esq One copy certified to atty. APRIL 22, 1985 MOTION FOR APPOINTMENT OF MASTER and ORDER APPOINTING MASTER, filed by James A. Naddeo, Atty for Plff. AND NOW, this April 24, 1985, JOHN RYAN, Esquire, is appointed Master with respect to the following claims: Equitable Distribution, Counsel Fees, Costs and Expenses and Alimony. By the Court, s/John K. Reilly, Jr., President Judge. JUNE 21, 1985, PETITION FOR CONTEMPT, & RULE, filed by James A. Naddeo 1 copy cert Atty AND NOW, this 24th day of June, 1985, upon consideration of the within Petition a rule is hereby granted upon respondent, Cloyd W. Grimes, to show cause why he should not be held in contempt of court for willful failure to obey the Order of Alimony Pendente Lite entered against him. Rule returnable with hearing thereon the 7th day of August, 1985, in the Courtroom of the Clearfield County Courthouse, Clearfield, Pennsylvania, at 10:00 a.m. BY THE COURT: John K. Reilly, Jr President Judge. SEPTEMBER 17, 1985, AFFIDAVIT OF CONSENT OF MARGARETTA A. GRIMES, filed. SEPTEMBER 17, 1985, PRAECIPE TO TRANSMIT RECORD, filed by James A. Naddeo, Esquire. MOTION, filed by James A. Naddeo, Esquire. ORDER, filed. AND NOW, this 16th day of September, 1985, Plaintiff having filed a Complaint in Divorce under the Divorce Act on the 24th day of January, 1984, and the parties having filed an Affidavit of Consent, stating that the marriage of the plaintiff and defendant is irretrievably broken and ninety (90) days were elapsed from the date of the filing of the Complaint; We, therefore, DECREE that MARGARETTA A. GRIMES, be divorced and forever separated from the nuptialties and bonds of matrimony, hereto contracted between herself and CLOYD W. GRIMES and upon all of the rights, duties or claims accruing to either of said parties and pursuance of said marriage shall cease and determine, and each of them shall be at liberty to marry
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JANUARY 24, 1984, SIXTEEN (16) REIMBURSEMENT AGREEMENT, filed at 10:30 a.m.  
COMMONWEALTH OF PENNSYLVANIA, DEPARTMENT OF PUBLIC WELFARE, Harrisburg, PA  
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 (\$5,000.00) Dollars.  
Judgment

*Raymond J. Hutton*  
Prothonotary

NUMBER	NAME AND ADDRESS OF DEFENDANTS	DATE
<i>SAT 12/08/93</i> 84-82-CD	OCT 7, 1988 SNP 88-1630-CD James H. Varner, Charlotte D. Varner, RD 1, Box 8, Houtzdale, PA	12/9/83
<i>SAT 12/08/93</i> 84-83-CD	OCT 7, 1988 SNP 88-1624-CD Robert J. Renninger, Donna M. Renninger, PO Box 9, Irvona, PA	12/13/83
<i>12/08/93</i> 84-84-CD	OCT 7, 1988, SNP 88-1619-CD Raymond E. Hutton, Barbara K. Hutton, 105 Treziyulny St. Osceola Mills, PA	12/15/83
<i>SAT 12/08/93</i> 84-85-CD	OCT. 7, 1988 SNP 88-1617-CD Betty Kathleen Hockenberry, a/k/a Betty Kathleen Corson, PO Box 26, Westover, PA	11/18/83
<i>12/08/93</i> 84-86-CD	OCT 7, 1988 SNP 88-1626-CD Mary M. Rowles, Gerald E. Rowles, 417 E. Pine St. Clearfield, PA	11/28/83
<i>SAT 12/08/93</i> 84-87-CD	OCT 7, 1988 SNP 88-1628-CD Edward Supenia, RD 2, Box 16, Ginter, PA	11/17/83
84-88-CD	OCT 7, 1988 SNP 88-1625-CD Raymond C. Rickard, Nancy L. Rickard, RD 1, Box 262-C, Grampian, PA	12/9/83
<i>12/08/93</i> 84-89-CD	OCT 7, 1988 SNP 88-1622-CD Charles R. Moore, Pamela K. Moore, 209 Ridge Ave., Curwensville, PA	12/5/83
<i>SAT 12/08/93</i> 84-90-CD	OCT 7, 1988 SNP 88-1623-CD Anna Myers, RD 1, Box 759, Osceola Mills, PA	10/31/83
<i>6/1/90</i> <i>SAT</i> 84-91-CD	OCT 7, 1988 SNP 88-1621-CD Johnny Lloyd Martin, PO Box 70, Drifting, PA	12/21/83
<i>12/08/93</i> <i>SAT</i> 84-92-CD	OCT 7, 1988 SNP 88-1627-CD Lonnie L. Spencer, Donna G. Spencer, RD 1, Bos 100-C, Grampian, PA	12/15/83
<i>12/08/93</i> 84-93-CD	OCT 7, 1988 SNP 88-1620-CD Clair A. Kurtz, Audrey L. Kurtz, PO Box 171, Westover, PA	12/14/83
84-94-CD	<i>Sat. by paper filed 11/24/86 5:50 PM by atty</i> R. Shane Anderson, Sharon M. Anderson, 321 S. Highland St., DuBois, PA	10/19/83 ✓
<i>7-26-93</i> <i>SAT</i> 84-95-CD	OCT. 7, 1988 SNP 88-1618-CD Cindy Lou Hubler, PO Box 31, Grassflat, PA	12/15/83
<i>SAT 12/08/93</i> 84-96-CD	OCT 7, 1988 SNP 88-1629-CD James Supenia, Joyce Supenia, RD 2, Box 55, Ginter, PA	12/16/83
84-97-CD	Larry, G. Henry, Linda S. Henry, PO Box 382, Madera, PA <i>11/13/84 Sat by paper filed pco by deft 5:50</i>	12/14/83

IN RE: COMMITMENT OF  
PAUL EDWIN BAKER, An  
Alleged Mentally  
Disabled Person.

JANUARY 24, 1984, PETITION FOR INVOLUNTARY TREATMENT,  
MENTAL HEALTH PROCEDURES ACT OF 1976, filed.  
PAUL E. BAKER, has acted in such a manner as to  
cause me to believe that he is severely mentally disabled.  
He has been examined by Dr. Conrado Agra, and was  
found to be in need of treatment.  
As the patient is not currently in a facility re-  
ceiving treatment, I ask this Court to issue an order  
that the patient be involuntarily committed for in-  
patient treatment.  
I affirm that I have informed the patient of the  
actions I am taking and have explained to the patient  
these procedures and his rights as described in Form MH-  
785-A. I believe that he understands his rights. /s/  
Robert S. Dombrosky.  
I hereby affirm that I have examined Paul Edwin  
Baker on 1/24/84 to determine if he is in need of treat-  
ment.  
IN MY OPINION: The patient is severely mentally  
disabled and in need of treatment. /s/ Conrado Agra,  
M.D.

Jan. 24  
1:15 p.m.

84-98-CD

#44635 Pro by Co 40.00  
#44636 B. Blakley by Co 150.00  
#44637 R. Mattern by Co 265.00  
Shff Office Exp. 55.00

ORDER, filed.  
NOW, this 5th day of October, 1983, pursuant to  
section 109 of the Mental Health Procedures Act 143,  
effective September 7, 1976, it is hereby ORDERED that  
J. Richard Mattern, II Esquire be and is hereby  
appointed Mental Health Review Officer for a period of  
two (2) years from October 1982 through October 1984.  
BY THE COURT: /s/ John K. Reilly, Jr., President Judge.  
ORDER, filed.  
NOW, this 18th day of October, 1981, pursuant to  
the Mental Health Procedures Act 143, effective September  
7, 1976, it is hereby ORDERED that John Sughrue, Esquire  
or his duly suthorized delegate be and is hereby appointed  
as the attorney to represent alleged severely mentally  
disabled persons in all hearings conducted by the Mental  
Health Review Officer, pursuant to the said Act. BY  
THE COURT: /s/ John K. Reilly, Jr., President Judge.

JANUARY 27, 1984, MENTAL HEALTH REVIEW OFFICER'S  
REPORT AND DECREE, filed  
One (1) copy Certified to Sheriff.  
DECREE, filed

AND NOW, this 27th day of Janaury 1984, the Mental  
Health REview Officer's Report is acknowledged. We  
approve his recommendation.

The Court finds that Paul Edwin Baker is severely mentally disabled within the meaning of  
the Mental Health Procedures Act of 1976, as amended.

Accordingly, the Court ORDERS that Paul Edwin Baker be involuntarily committed to the  
Forensic Unit of Warren State Hospotal, a state mental institution, for in-patient care and  
treatment as a severely mentally disabled person, for a period of ninety (90) days.

This commitment is pursuant to Section 304 of the Mental Health Procedures Act of 1976,  
as amended.

The costs of this proceeding, the fee of J. Richard Mattern II, Esquire, Clearfield  
County Mental Health Review Officer, and the fee of Benjamin S. Blakley III, Esquire, counsel  
for Paul Edwin Baker, shall be paid by Clearfield County.

As Paul Edwin Baker is an unconvicted, unsentenced prisoner, is not serving parole or on  
probation, the costs of his treatment at Warren State Hospital shall not be paid by Clearfield  
County. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

JANAURY 27, 1984, ORDER, filed. One (1) copy Certified to Sheriff.  
AND NOW, this 27th day of Janaury, 1984, it is the ORDER of this Court that the Sheriff  
of Clearfield County, or his duly authorized deputy, transport the above-named PAUL EDWIN  
BAKER from the Clearfield County Prison, Clearfield, Pennsylvania, to the Forensic Unit of  
Warren State Hospital, Warren, Pennsylvania, as per Order of Commitment dated Janaury 27,  
1984. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

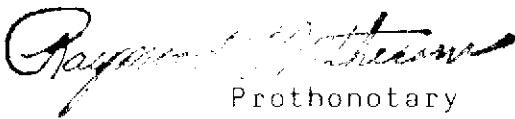
MARCH 1, 1984 SHERIFF'S RETURN, filed.  
Now, February 6, 1984 transported the within named defendant Paul Edwin Baker from the  
Clearfield County Prison to Warren State Hospital and released him into the custody of the  
authorities at Warren. So answers, Chester A. Hawkins, Sheriff by Marilyn Wood.





Marjorie J. Sharpf (Keystone Legal Services)	NANCY MATTHEW,	JANAURY 24, 1984, PETITION FOR RELIEF UNDER THE PROTECTION FROM ABUSE ACT, filed by Marjorie J. Scharpf, Esq. Five (5) copies Certified to Attorney. TEMPORARY PROTECTIVE ORDER, filed. AND NOW, this 24th day of Janaury, 1984, upon presentation and consideration of the within Petition and upon finding that the Petitioner, Nancy Matthew, is in immediate and present danger of abuse from Respondent, Daniel Burns, the following Temporary Order is entered: Respondent is hereby enjoined from abusing or harassing the Petitioner, Nancy Matthew, Respondent, Daniel Burns, is hereby excluded from the marital residence, mailing address R.D. 5, Beccaria, Clearfield County, Pennsylvania. Custody of the minor children, Billy Jo, Christine, Danny, and Danielle, will remain with Petitioner until further Order of this Court. This Order shall remain in effect until a hearing can be held. Hearing is scheduled for the 27th day of Janaury, 1984, at 1:30 o'clock p.m. at the Clearfield County Courthouse, Clearfield, Pennsylvania. Service to be made on Respondent forthwith. BY THE COURT: /s/ John K. Reilly, Jr., President Judge. AFFIDAVIT OF INSUFFICIENT FUNDS, filed Before me, the Undersigned officer, personally appeared, NANCY MATTHEW, Petitioner, who being duly sworn according to law, states that she does not have the funds available to pay the costs of filing and service of the foregoing Petition For Relief Pursuant to the Protection From Abuse Act, and that pursuant to Section 4(b) of the Protection From Abuse Act, 35 P.S. §10184 (b) such costs should not be required. /s/ Nancy Matthew.
Jan. 24 3:50 p.m.	84-100-CD	
	DANIEL BURNS,	JANUARY 27, 1984, SHERIFF'S RETURN, filed NOW, Janaury 27, 1984 after diligent search in my baliwick I return the within Temporary Protective Order "NOT FOUND" as to Daniel Burns, defendant. So answers, Chester A. Hawkins, Sheriff, by Marilyn Wood. JANUARY 27, 1984, PRAECIPE TO DISCONTINUE filed. Please mark the above captioned matter withdrawn and discontinued. s/Marjorie J. Scharpf Three copies certified to Attorney
W 44165	Pro <i>My Co.</i> 40.00 Off. Cr. 19.05	
W 44315	Pro <i>My Co</i> 5.00	
		WITHDRAWN AND DISCONTINUED

		COMMONWEALTH OF PENNA	JANAURY 25, 1984, PETITION FOR APPEAL FROM ORDER OF DEPARTMENT OF TRANSPORTATION SUSPENDING CERTIFICATE OF APPOINTMENT AS AN OFFICIAL INSPECTION STATION, filed by Joseph Colavecchi, Esquire and John R. Ryan, Esquire. PRELIMINARY ORDER, filed AND NOW, this 25th day of Janaury, 1984, upon consideration of the foregoing Petition and on Motion of John R. Ryan, Esquire, attorney for the Petitioner, a Hearing de novo is granted to determine whether the action of the Department of Transportation in suspending the certificate of appointment to make inspections of motor vehicles of the Petitioner should be set aside. Hearing is fixed for the 29th day of February, 1984, at 1:30 p.m. and the Prothonotary shall notify the Department of Transportation forthwith. All proceedings to stay meanwhile. BY THE COURT: /s/ John K. REilly, Jr., President Judge. Three copies Certified to Attorney/ One (1) copy Certified and mailed to Department of Transportation. APRIL 24, 1984, ORDER filed. NOW, this 24th day of April 1984, following hearing into the above-captioned appeal from suspension of certificate of appointment as an official inspection station and the Court being unable to determine from the evidence and testimony that the defects in the vehicle in question existed at the time of the inspection performed by the appellant, it is the ORDER of this Court that said appeal be and is hereby sustained and the action of the Commonwealth in suspending said certificate rescinded. BY THE COURT, s/John K. Reilly, Jr. Pres. Judge
Jan. 2 8:50 a.m.	84-101-CD		
Joseph Colavecchi John R. Ryan	PAUL B. IRWIN,		
	Pro      by Atty.	40.00	

Robert M. Hanak	SHIRISH N. SHAH,	JANUARY 25, 1984, COMPLAINT IN CONFESSION OF JUDGMENT, filed by Robert M. Hanak, Esquire
Jan. 25 8:30 a.m.	84-102-CD	Pursuant to the authority contained in the warrant of attorney, a copy of which is attached to the Complaint in this action. I, Robert M. Hanak, Esquire, appear for the defendant and confess judgment in favor of the Plaintiff and against the defendants in the sum of Ninety Thousand Five Hundred and 00/100 Dollars, with Interest, Attorney Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.  Debt \$90,500.00  Atty. Comm.  Interest--accruing at the rate of 12% per annum. Filed and Entered by Attorney, January 25, 1984.  Judgment.
	SEVEN SEAS FINANCIAL ASSOCIATES, INC.	
	Pro by Atty 9.00 Atty. 3.00	 Prothonotary
		FEBRUARY 16, 1984, PETITION TO OPEN AND STRIKE JUDGMENT filed by James A. Naddeo RULE AND NOW, this 12 day of March, 1984, on petition of Defendant's Attorney, the Court grants a rule on Plaintiff to show cause why the judgment should not be stricken or alternatively why judgment should not be opened and Defendant let into a defense. Proceedings to stay until determination of the rule. Service shall be made by Defendant upon Plaintiff by certified and regular mail. Rule returnable the 11 day of April, 1984, in the Courtroom of the Clearfield County Courthouse, Pennsylvania at 9:30 A.M. s/John K. Reilly, Jr., P.J. One copy certified to Attorney APRIL 13, 1984, PLAINTIFF'S RESPONSE TO PETITION TO OPEN AND STRIKE, filed by Robert M. Hanak, Esquire.

Elizabeth Cunningham	BECKY LIGHTNER,		JANUARY 25, 1984, COMPLAINT IN DIVORCE, filed by Elizabeth Cunningham, Esquire. One (1) copy Certified to Attorney.
			MAY 25, 1984, AFFIDAVIT OF SERVICE, filed. I, ELIZABETH CUNNINGHAM, Esquire, Attorney for the Plaintiff, Becky Lightner, do hereby state the Defendant, Richard B. Lightner, was served the Complaint by U.S. registered mail. (See attached copy of return receipt) /s/ Elizabeth Cunningham, Esquire.
			AFFIDAVIT OF CONSENT OF RICHARD B. LIGHTNER, filed.
			AFFIDAVIT OF CONSENT OF BECKY LIGHTNER, filed.
			MAY 25, 1984, PRAECIPE TO TRANSMIT RECORD, filed. DIVORCE DECREE, filed.
Jan. 25 1:07 p.m.	84-103-CD		NOW, this 29th day of May, 1984, a Complaint in Divorce having been filed in the above captioned action on Janaury 25, 1984, and the Court having been presented with an Affidavit of Consent executed by both parties to the action, the court hereby enters this following Decree:
1/25/84 \$75.00 Pd. by Atty.			L. That BECKY LIGHTNER and RICHARD B. LIGHTNER be divorced and forever separated from teh nuptial ties and bonds of matrimony heretofore contracted by themselves and that the rights, duties, or claims accruing to either of said aprties 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.
Clfd Trust	RICHARD B. LIGHTNER, JR.		BY THE COURT: /s/ John K. Reilly, Jr., President Judge.
		Pro 40.00	JUNE 12, 1984, VITAL STATISTICS FORM MAILED TO DEPARTMEN OF HEALTH, NEW CASTLE, PA.
		Pro .50	
Ck#4770 Trans	to reg acct.	\$75.00	
Pro.	40.50		
#11470 Atty	34.50	\$75.00	
Pr0	by plff	8.00	

NOVEMBER 13, 1984, ELECTION TO RETAKE AND RESUME  
MAIDEN NAME, filed.  
Pursuant to the act of the General Assembly of  
the Commonwealth of Pennsylvania, of May 25, 1939 P.L.  
192, I Becky Lightner Plaintiff in the above entitled  
case, in which a decree of Divorce from the Bonds of  
Matrimony was entered the 29th day of May, 1984, do hereby  
avow my intintion and do hereby elect to retake and  
resume my maiden name of Becky Jacobs./s/ Becky Lightner.

R. Edward  
Ferraro

INTRAM COAL COMPANY  
RD 1, Box 171  
Brockway, PA 15824

Jan. 26  
8:30 a.m.

84-104-CD

CONSOLIDATED ENERGIES,  
LRD,  
Route 153/255  
PO Box 46  
Penfield, PA 15849

JANUARY 26, 1984, CERTIFICATION OF DOCKET ENTRIES AND JUDGMENT, From Jefferson County, filed. Their No. 71-1984-CD/

I, Cadwallader M. Emery, Prothonotary of the Court of Common Pleas of Jefferson County, Pennsylvania, do hereby certify that the following is a true, correct and full copy of the Docket Entries in the above captioned case:

January 24, 1984, Praecipe filed as follows: TO CADWALLADER M. EMERY, PROTHONOTARY: Please enter judgment for Plaintiff and against Defendant per the attached certified copy of the Trespass and Assumpsit Complaint in the amount of Two Thousand One Hundred Ninety-nine and 75/100ths (\$2,199.75). Then, please transfer the judgment of Clearfield County by filing a certified copy of all of the Docket Entries in teh action and a certification of the amount of the Judgment with the Prothonotary of Clearfield County, Raymond Witherow, along with the attached Praecipe to said Prothonotary. Ferraro & Young, /s/ R. Edward Ferraro, Attorney for Plaintiff. (see papers filed)

Debt \$2,199.75

Judgment

F & E Janaury 24, 1984, at 9:30 A.m., EST, /s/ Cadwallader M. Emery, Prothonotary

January 24, 1984, Duplecate Judgment Statement and Notice of Entry of Judgment mailed to the Defendant.

I FURTHER CERTIFY THAT JUDGMENT WAS ENTERED IN FAVOR OF Ingram Coal Company and against Consolidated Energies, LTD on the Janaury 24, 1984, in the above captioned case in the amount of \$2,199.75.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of tbe said Court, on the 24th day of Janaury, 1984. /s/ Cadwallader M. Emery, Prothonotary.

Judgment is entered in favor of the Plaintiff and against the Defendant together with Interest and costs.

Pro *by atty* 10.00  
Jeff. Co. Costs 24.25

Debt \$2,199.75

Judgment

*Raymond Witherow*  
Prothonotary

<div>John F. Alcorn</div> <div>Jan. 26 9:30 a.m.</div>	<div>HELEN L. BEISER and LOTTIE I. GLOWACKI</div> <div>84-105-CD</div> <div>JOHN R. AMILKAVICH and GERTRUDE J. AMILKAVICH, his wife, their heirs, executors, administrators and firms, partnerships or corporate entities in interest, or their legal representatives,</div>	<div>JANUARY 26, 1984, COMPLAINT IN ACTION-TO QUIET TITLE, filed by John F. Alcorn, Esquire. Three (3) copies Certified to Attorney. ALL that certain piece, parcel or lot of land sit- uate, lying and being in SANDY TOWNSHIP, Clearfield County, Pennsylvania, known as Lot 11 in Block D of the Edgemont Addition.  FEBRUARY 3, 1984, SHERIFF'S RETURN, filed. Now, Jan 26, 1984 at 11:15 AM EST served within Action on Gertrude J. Amilkavich, deft. at her place of residence. Now, Jan 26, 1984 at 11:15 AM EST served Action on Gertrude J. Amilkavich, wife of John R. Amilkavich, deft at her place of residence. So answers, Chester A. Hawkins, Shff By /s/ So answers, Chester A. Hawkins, Shff By /s/ Marilyn Wood  MARCH 14, 1984, ANSWER AND NEW MATTER filed by David P. King  MARCH 26, 1984, REPLY TO NEW MATTER filed by Ferraro &amp; Young, Attys. One copy cert. &amp; mailed to Atty.  DECEMBER 19, 1984, PRAECIPE, filed. Kindly mark the within Action settled, discontinued and ended./s/ John F. Alcorn</div> <div>SETTLED                      DISCONTINUED                      ENDED</div>
	<div>Pro        by Atty.        40.00 Atty        by Atty        3.00 Shff Hawkins        20.35  PRO Sup Atty        5.00</div>	

James A. Naddeo	CAROL D. SHREFFLER.	JANUARY 26, 1984, COMPLAINT IN DIVORCE, filed by James A. Naddeo, Esquire. One (1) copy Certified to Attorney. FEBRUARY 13, 1984, AFFIDAVIT OF SERVICE, filed by James A. Naddeo. JUNE 29, 1984, ORDER OF THE COURT, filed <sup>1</sup> cert. Atty You, Carol D. Shreffler, Drfendant, have been sued in Court to obrain custody, partial custody or visitation of Jennifer L. Shreffler (d.o.b. 9/24/74), Scott A. Shreffler (d.o.b. 8/4/77), and Joni R. Shreffler (d.o.b. 4/9/79). You are ordered to appear in person at the Clearfield County Court House, Clearfield, PA 16830, on August 1, 1984 at 10:00 o'clock a.m. for a conference. You are further ordered to bring with you the children, Scott A. Shreffler and Joni R. Shreffler. If you fail to appear as provided by this Order or to bring the children, an Order for custody, partial custody or visitation may be enterd against you or the Court may issue a warrent for your arrest. /s/ John K. Reilly, Jr. P.J.
Jan 26 10:00 a.m.	84-106-CD	
1/26/84 \$75.00 Pd. by Atty.		
Clfd Trust	ALLEN D. SHREFFLER,	JULY 12, 1984, AFFIDAVIT OF SERVICE, filed.  Now July 9, 1984 at 1:40 PM DST served the within Complaint and Order on Carol Shreffler, defendant at her place of residence, 816 S. Brady St., Dubois, Clearfield County, Penna. by handing to Carol Dhreffler a true and attested copy of the original Complaint and Order and make known to her the contents thereof. So answers, Chester A. Hawkins, Shff, by Marilyn Wood.  JULY 31, 1984, ANSWER FOR CUSTODY/PARTIAL CUSTODY, filed by Earle D. Lees, Jr., Esquire.
	Pro 40.00 by Shff. costs atty 25.95 Shff. sur by atty 2.00 Pro .50	NOVEMBER 7, 1984, ORDER, filed. Two copies certified to atty. AND NOW, this 6th day of November, 1984, wheras the above named parties are husband and wife; whereas Carol D. Shreffler filed a Complaint in Divorce on or about January 25, 1984, whereas, there are three children born to the parties' marriage, namely: Jennifer L. Shreffler, date of birth: september 24, 1974, Scott A. Shreffler date of birth: August 4, 1977 and Joni R. Shreffler, date of birth April 9, 1979 whereas on June 29, 1984 Allen D. Shreffler commenced the above captioned action by filing a Complaint for Custody concerning the above named children whereas the parties wish to resolve the issue of custody of their children by the entry of the following Order and so signigying such by the affixing of their signatures below, it is hereby ORDERED and DECREED that: 1. Allen D. Shreffler and Carol D. Shreffler shall have joint legal custody of the above named children. 2. Carol D. Shreffler shall have primary physical custody of the parties' three children during their school year, 3. During such period, Allen D. Shreffler shall have partial physical custody every other weekend commencing the first weekend after the entry of this order. Said periods of partial physical custody shall occur from Friday at 6:30 p.m. to Sunday at 6:30 p.m. 4. Allen D. Shreffler shall have primary physical custody of the above named children during their summer vacations from school; 5. During such period Carol D. Shreffler shall have partial physical custody of them during the third full week of each month from Sunday at 6:30 p.m. until the next Sunday at 6:30 p.m. 6. The following shall be the custody arrangements pertaining to holidays and other school vacations: the children shall be with Allen D. Shreffler on Christmas Eve and during the last five days of the children's Christmas vacation, including New Year's Eve and new years day: during Easter vacation from Thursday at 6:30p.m.: till Saturday at 6:30 p.m.; on Memorial Day and July 4th and from Friday at 6:30 p.m. til Sunday at 6:30 p.m. until Sunday at 6:30 p.m. during the weekend immediately following Thanksgiving. 7. Carol D. Schreffler shall be with the children on Christmas Day from 6:30 p.m. on the Saturday during their Easter Vacation on Labor day and on Thanksgiving. 8. Allen D. Schreffler shall have such other physical custody as is agreed upon by the parties,. BY THE CORT:/s/ John K. Reilly, Jr., P.J.
Ck#4920 Trans to reg acct. Pro. 40.50 #11689 Atty. 34.50	\$75.00 \$75.00	
	Pro <i>K.K. by Atty</i> 40.00 Slff by atty 19.60 Surg by atty 2.00 Pro by plff 8.00	NOVEMBER 7, 1984, ORDER, filed. Two copies certified to atty AND NOW, THIS 6th day of November, 1984, this Court having entered an order of even date approving and adopting the parties agreement concerning custody of their three children, namely Jennifer L. , Scott A., and Joni r. Shreffler and the parties having advised this Court that they wish to amend said Order to include the following additional provision, it is hereby ORDERED and DECREED that this Court's Order of even date providing for the custody of Jennifer L., Scott A. and Joni R. schreffler is hereby amended to include toh following provision: 9. In order to facilitate the partial physical custody of either and both parties both shall arrange to trasport the children approximately one half of the distance between their respective residences at the beginning and end of each period of partial physical custody. This arrangement shall govern until the parties mutually agree to other arrangements or until further Order of this Court. BY THE COURT:/s/ John K. Reilly, Jr., P.J.



Allen C. Welch	JOHN F. GARDNER,	JANUARY 26, 1984, COMPLAINT IN ASSUMPSIT, filed by Allen C. Welch, Esquire. One (1) copy Certified to Plaintiff.
		JANUARY 26, 1984, INTERROGATORIES, filed by Allen C. Welch, Esquire. One (1) copy Certified to Plaintiff.
		JANUARY 31, 1984, AFFIDAVIT OF SERVICE, filed. NOW, January 30, 1984 at 11:14 AM o'clock EST served Complaint on Harry Salvatore, for deft. at his place of employment. So answers, Chester A. Hawkins, Shff By, /s/ Marilyn Wood
Jan. 26 10:35 a.m.	84-107-CD	MARCH 29, 1984, CONSENT FOR AMENDMENT OF COMPLAINT filed by Allen C. Welch, Esq. MARCH 29, 1984, AMENDMENT TO COMPLAINT filed by Allen C. Welch, Esq.
		APRIL 19, 1984, PRAECIPE filed. One copy certified to Attorney. Please mark the above-captioned matter closed, ended and discontinued. s/Allen C. Welch, Esquire.
	AUTO MART OF CLEARFIELD,  INCORPORATED.	C L O S E D ,   E N D E D   A N D   D I S C O N T I N U E D
	Pro     by Plff        40.00 by Plff Shff Hawkins          11.75  Pro     by Atty        5.00	
XX		
CONTINUED FROM 501, WALKER vs WALKER,      84-59-CD		
AUGUST 02, 1995, CERTIFICATE OF SERVICE, filed. ONE (1) CERT COPY AND NOW, I do hereby certify that on the 1st day of August, 1995, I caused to be served a true and correct copy of Rule to Show Cause on the following and in the manner indicated below: By U.S. Mail, First Class, Postage Prepaid, Addressed as Follows: Attorney for Plaintiff - AMMERMAN & AMMERMAN		
S/JOHN SUGHRUE, ESQ. AUGUST 03, 1995, ANSWER AND OBJECTIONS TO PETITION PER 46 J.D.R.C.P 206(h) TO PETITION FOR ENFORCEMENT OF ORDER AND CONTEMPT AND RULE TO SHOW CAUSE, filed by s/GEORGE P. SMEAL, ESQ. THREE(3) CERT TO ATTY SMEAL VERIFICATION, s/WILLIAM C. WALKER		
JAN. 05, 1996, PRAECIPE FOR EVIDENTIARY HEARING PURSUANT TO LOCAL RULE NO. 206(k) on Petition For Enforcement of Court Order Filed by Nancy J. Walker, Defendant, filed by s/JOHN SUGHRUE, ESQ. TWO(2) CERT TO ATTY SUGHRUE		
CERTIFICATE OF SERVICE AND NOW, I do hereby certify that on the 5th day of January, 1996, I caused to be served a true and correct copy of Praecipe for Evidentiary Hearing Pursuant to Local Rule No. 206(k) on Petition for Enforcement of Court Order filed by Nancy J. Walker, Defendant, on the following and in the manner indicated below: By U.S. Mail, First Class, Postage Prepaid, Addressed as Follows: AMMERMAN & AMMERMAN. s/JOHN SUGHRUE, ESQ.		
JAN. 05, 1996, MOTION TO STRIKE, filed by s/JOHN SUGHRUE, ESQ. TWO(2) CERT TO ATTY SUGHRUE		
JAN. 09, 1996, CERTIFICATE OF SERVICE, filed. ONE (1) CERT TO ATTY SUGHRUE AND NOW, I do hereby certify that on the 5th day of January, 1996, I caused to be served a true and correct copy of Motion to Strike on the following and in the manner indicated below: By U.S. Mail, First Class, Postage Prepaid, Addressed as follows: AMMERMAN & AMMERMAN  S/JOHN SUGHRUE, ESQ.		
JAN. 11, 1996, ORDER, filed. TWO(2) CERT TO ATTY SUGHRUE AND NOW, to wit: this 11 day of January, 1996, upon consideration of the attached Petition/Motion, a Rule is hereby issued upon Plaintiff to show cause why the Petition/Motion should not be granted. RULE RETURNABLE on the 31st day of Janaury, 1996 for filing written response. BY THE COURT: s/JOHN K. REILLY, JR., P.J.		
JAN. 15, 1996, AFFIDAVIT OF SERVICE, filed. ONE (1) CERT TO ATTY SUGHRUE The undersigned, John Sughrue, Attorney for Defendant in the above-captioned matter, being duly sworn according to law, deposes and says that he caused a certified copy of a Motion to Strike and Rule to Show Cause to be served on January 11, 1996 on Plaintiff through his attorneys of record, Ammerman & Ammerman, of 310 East Cherry Street, Clearfield, Pa. 16830 by first class mail, postage prepaid. s/JOHN SUGHRUE, ESQ.		
MAR. 11, 1996, NOTICE OF SERVICE OF PLAINTIFF'S FIRST SET OF INTERROGATORIES, filed ONE(1) CERT TO ATTY MARSHALL Please be advised that on the 8th day of March, 1996, Plaintiff's First Set of Interrogatories were served on Defendant's attorney by first-class mail, postage prepaid, at the following address: JOHN SUGHRUE, ESQ. s/Michael S. Marshall, Esq.		
CONTINUED ON PAGE 557		

David P. King	PARIS CLEANERS, INC.	JANUARY 26, 1984, COMPLAINT IN ASSUMPSIT, filed by David P. King, Esquire. One (1) copy Certified to Sheriff. <u>FEBRUARY 13, 1984, SHERIFF'S RETURN</u> filed. Now January 26, 1984 Richard J. Miller, Sheriff of McKean County was deputized. Now, January 31, 1984 served within Complaint in Assumpsit on Gordon Ingram t/d/b/a Ingram's Services, return of Sheriff Miller hereto attached. So answers, Chester A. Hawkins by Marilyn Wood
Jan.26 8:30 a.m.	84-108-CD	
	GORDON INGRAM, t/d/b/a INGRAM'S SERVICES,	
	Pro      by Atty.	40.00
	Atty                  by Atty	3.00
	Shff Hawkins        by Atty	10.75
	Shff Miller	19.55

<p>David P. King</p> <p>Jan. 26 8:30 a.m.</p>	<p>PARIS CLEANERS, INC.</p> <p>84-109-CD</p>	<p>JANUARY 26, 1984, COMPLAINT IN TRESPASS, filed by David P. King, Esquire          One (1) copy Certified to Sheriff.  <u>FEBRUARY 8, 1984, SHERIFF'S RETURN</u> filed.          Now January 27, 1984 Gary Kunes, Sheriff of Centre County was deputized.          Now January 30, 1984 served within Complaint in Trespass on Aaron Liebrum t/d/b/a Liebrum Coachworks Co., return of Sheriff Kunes hereto attached. So answers, Chester A. Hawkins by Marilyn Wood  <u>MARCH 22, 1984, PRELIMINARY OBJECTION TO VENUE</u> filed by Kalin, Corneal, Mason &amp; Klotzbaugh, P. C.  <u>MARCH 22, 1984, PRELIMINARY OBJECTION TO VENUE</u> filed by David B. Corneal, Esq.  <u>JUNE 12, 1984, BRIEF OF DEFENDANT IN SUPPORT OF PRELIMINARY OBJECTIONS TO VENUE and CERTIFICATE OF SERVICE,</u> filed by David B. Corneal, Esquire.</p>
	<p>AARON LIEBRUM, t/d/b/a          LIEBRUM COACHWORKS. CO.</p>	
	<p>Pro by Atty. 40.00          Atty. 3.00          Shff by Atty 11.75          Shff Kunes by Atty 17.45</p>	

Jan. 26 8:30 a.m.	<div>KEYSTONE NATIONAL BANK</div> <div>84-110-CD</div> <div>ROBERT W. SHARLAND and LINDA A. SHARLAND</div> <div>Pro by Plff. 9.00 o.c. 6.50</div> <div>And Now, <u>21</u> day of <u>June</u> 19<u>85</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <u>Raymond Wetherow</u> Prothonotary</div>	<div>JANAURY 26, 1984, AGREEMENT TO REVIVE, filed. To Revive and Continue Lien entered to 79-592-CD .</div> <div>By Virtue of Agreement contained herein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Thirteen Thousand Nine Hundred Sixty-three and 20/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</div> <div>Debt \$13,963.20 Atty. Comm. 15% Interest from March 6, 1979.</div> <div>Filed and Entered by Plaintiff, Janaury 26, 1984. Judgment</div>
Jan. 26 8:30 a.m.	<div>KEYSTONE NATIONAL BANK</div> <div>84-111-CD</div> <div>CYNTHIA J. STALFA HUMANEY and RONALD J. HUMANEY</div> <div>Pro by Plff. 9.00 o.c. 6.50 <u>Pro By Plff 5.00</u></div>	<div>JANAURY 26, 1984, AGREEMENT TO REVIVE, filed. To Revive and Continue Lien entered to 79-707-CD.</div> <div>By Virtue of Agreement contained herein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Thirteen Thousand Eighteen and 80/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisi- tion and Exemption.</div> <div>Debt \$13,018.80 Atty. Comm. 15% Interest from March 22, 1979</div> <div>Filed and Entered by Plaintiff, Janaury 26, 1984. Judgment</div>

*Raymond Wetherow*  
Prothonotary

*Raymond Wetherow*  
Prothonotary

And Now, 19 day of Sept 1984 By paper  
filed, the above judgment is satisfied in full of debt,  
interest and cost.  
Attest Raymond Wetherow  
Prothonotary

David Mason	CHARLOTTE R. GREEN,	JANAURY 26, 1984, PETITION FOR RELIEF UNDER PROTECTION FROM ABUSE ACT, filed by David Mason, Esquire Two (2) copies Certified to Attorney. TEMPORARY PROTECTIVE ORDER, filed AND NOW, the 26th day of Janaury, 1984, upon presentation and consideration of the within Petition and upon finding that Petitioner needs protection from the abuse of the Respondent, the following Temporary Protective Order is entered: Respondent is hereby enjoined from abusing or harassing the Petitioner or the Parties' minor children. The Sheriff of Clearfield County is to evict the Respondent, John R. Green, III, from the premises located at Deer Creek Road, Morrisdale, Pennsylvania, and to restore possession of the premises to the Petitioner. The Costs of this action, including but not limited to filing fees and Sheriff's Costs, shall be assessed against the Respondent. And, further, in order to ensure the safety and well being of Petitioner and their children, the Sheriff of Clearfield County is hereby directed to: (1) Serve Respondent with notice of this Court Order. (2) To recover from the Respondent the keys to the premises. (3) To serve the Pennsylvania State Police with a copy of this Temporary Protective Order, who, pursuant to Section 7 and 10 of the Protection from Abuse Act, are authroized to enforce this Order. Should Respondent violate this Protective Order and or return to visit the premises at which Petitioner resides, the Police are hereby directed to remove him from the premises and arrest him for violation of this Order pursuant to Section 10 (c) of this Act. This arrest can be made without warrant upon probable cause, whether or not the violation is committed in the presence of the policy officer. Subsequent to an arrest, the Respondent shall be taken without unnecessary delay before the Court that issued this Order or before a District Magistrate for arraignment. Thereafter, the Respondent shall be delivered to the Clearfield County Jail for incarceration pending hearing by the Court. This Order shall remain in effect until a Hearing is held in this matter on the 27th day of January, 1984, at 1:30 p.m. in the Clearfield County Court House, Clearfield, Pennsylvania. BY THE COURT" /s/ John K. Reilly, Jr., President Judge.
Jan 26 3:40 p.m.	84-112-CD	
44315	Pro My Co 40.00 Off. Cr. 13.45	
	JOHN R. GREEN, III,	
		JANAURY 27, 1984, SHERIFF'S RETURN, filed NOW, Janaury 27, 1984, after diligent search in my baliwick I return the within Temporary Protective Order "NOT FOUND" as to John R. Green III, defendant. So answers, Chester A. Hawkins, Sheriff, by Marilyn Wood. JANAURY 27, 1984, TEMPORARY PROTECTIVE ORDER, filed. Three (3) copies Certified to Attorney. TEMPORARY PROTECTIVE ORDER, filed AND Now, the 27th day of Janaury, 1984, upon presentation and consideration of the within Petition and upon finding that Petitioner needs protection from the abuse of the Respondent, the following Temporary Protective Order is entered: Respondent is hereby enjoined from abusing or harassing the Petitioner or the Parties' minor children. The Sheriff of Clearfield County is to evict the Respondent, John R. Green, III, from the premises located at Deer Creek Road, Morrisdale, Pennsylvania, and to restore possession of the premises ot the Petitioner. The Costs of this action, including but not limited to filing fees and Sheriff's Costs, shall be assessed against the Repsodent. And, further, in order to ensure the safety and well being of Petitioner and their children, the Sheriff of Clearfield County is hereby directed to: (1) Serve Respondent with notice of this Court Order. (2) To recover from the Respondent the keys to the premises. (3) To serve the Pennsylvania State Police with a copy of this Temporary Protective Order, who, pursuant to Section 7 and 10 of the Protection from Abuse Act, are authorized to enforce this Order. Should Respondent violate this Protective Order and or return to visit the premises at which Petitioner resides, the Police are hereby directed to remove him from the premises, and arrest him for violation of this Order pursuant to Section 10(c) of this Act. This arrest can be made without warrant upon probable cause, whether or not the violation is committed in the presence of the policy officer. Subsequent to an arrest, the Respondent shall be taken without unnecessary delay before the Court that issued this Order or before a District Magistrate for arraignment. Thereafter, the Respondent shall be delivered to the Clearfield County Jail for incarceration pending hearing by the Court. This Order shall remain in effect until a Hearing is held in this matter on the 31st day of Janaury, 1984, Clearfield County Court House, Clearfield, Pennsylvania at 9:00 a.m. BY THE COURT: /s/ John K. Reilly, Jr., President Judge. JANUARY 27, 1984, PRAECIPE TO PROCEED IN FORMA PAUPERIS, field by David C. Mason, Esquire. Kindly allow Charlottee Green to proceed in forma pauperis. I, David C. Mason, Attorney for the party proceeding in froma pauperis, certify that I believe the party is unable to pay the costs and that I am providing free legal service to the party. The party's affidavit showing inability to pay the costs of litigation is attached herto. /s/ David C. Mason, Esquire. AFFIDAVIT OF INSUFFICIENT FUNDS, filed by Charlotte R. Green, Plaintiff.

Jan. 27 8:30 a.m.	KEYSTONE NATIONAL BANK  84-113-CD  KENNETH C. OWENS and MARY JANE OWENS  Pro by Plff. 9.00 o.c. 6.50 Pro by Plff 5.00	<p>JANUARY 27, 1984, AGREEMENT TO REVIVE, filed. To Revive and Continue Lien entered to 79-917-CD.</p> <p>By Virtue of Agreement contained herein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Twenty-nine Thousand Thirty-eight and 80/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.</p> <p>Debt \$29,038.80</p> <p>Atty. Comm. 15%</p> <p>Interest from April 16, 1979.</p> <p>Filed and Entered by Plaintiff, January 27, 1984.</p> <p>Judgment.</p> <p><i>Raymond Wetherman</i> Prothonotary.</p> <p>And Now, <u>20</u> day of <u>May 1984</u> By paper filed, the above is satisfied in full of debt, interest and cost.</p> <p>Attest <u>Raymond Wetherman</u> Prothonotary</p>
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John R. Apple	C & T CABINetry, INC.  c/o APPLE AND APPLE,  1002 Manor Bldg.  Pittsburgh, PA	JANAURY 27, 1984, NOTICE OF APPEAL, From J.P., Robert Vogle, filed.  JANAURY 31, 1984, PROOF OF SERVICE OF NOTICE OF APPEAL AND RULE TO FILE COMPLAINT, filed. AFFIDAVIT: I hereby swear or affirm that I served a copy of the Notice of Appeal, Common Pleas No. 84-114-CD upon the District Justice designated therein on 1/27/84 by certified--registeredmail, sender's receipt attached hereto and upon the appellee, Frank Wasiw, i/a/t/a/d/b/a Frank's Gun Shop on 1/27/84 by certified registered mail, sender's receipt attached hereto. /s/ Anne E. Fegen, Affiant.  JANAURY 31, 1984, TRANSCRIPT, filed. FEBRUARY 24, 1984, NOTICE AND COMPLAINT filed by Apple and Apple No copies APRIL 10, 1984, ANSWER, filed by Lehman & Kasubick One Copy Certified to Attorney. APRIL 10, 1984, PRAECIPE TO ENTER APPEARANCE, filed by Lehman & Kasubick. One Copy Certified to Attorney. Please enter the appearance of the undersigned on behalf of Frank Wasiw, i/t/d/b/a Frank's Gun Shop in the above matter. /s/ Girard Kasubick, Esq. SEPTEMBER 27, 1984, PRAECIPE FOR ARBITRATION, filed. Kindly place the above-captioned matter on the next available Arbitration list. /s/ John R. Apple, Esq. NOVEMBER 26, 1984, SENDER'S RECEIPT, filed. NOVEMBER 26, 1984, SENDER'S RECEIPT, filed. DECEMBER 21, 1984, RETURN RECEIPT, filed. NOVEMBER 28, 1984, RETURN RECEIPT, filed.
Jan. 27 8:30 a.m.	84-114-CD	
Girard Kasubick	FRANK WASIW,  i/a/t/a/d/b/a,  FRANK'S GUN SHOP,  PO Box 23,  Smithmill, PA 16680	

Pro	by Atty.	20.00
Atty.		3.00
Pro	by Atty	20.00
Pro	by atty	15.00
Postage		1.55
Postage		1.55

Robert W. Lambert Elizabeth Cunningham	JAMES PATRICK MITRAVICH,	<p>JANAURY 27, 1984, COMPLAINT FOR CUSTODY OF CHILDREN, filed by Robert W. Lambert, Esquire. Three (3) copies Certified to Sheriff - 2/17/84. ORDER OF COURT, -field.</p> <p>You, Patricia Mitravich, defendant, have been sued in Court to obtain custody of teh children: Courtney Kay and Casey Ann Mitravich.</p> <p>You are ordered to appear in person at the Clearfield County Courthouse, Clearfeild, Pennsylvania, in Courtroom No. _____, on the 10th day of July, 1984, at 9:00 o'clock, a.m., for a hearing.</p> <p>You are further ordered to bring with you the children: Courtney Kay and Casey Ann Mitravich.</p> <p>If you fail to appear as provided by this Order or to bring the children, an Order for Custody may be entered against you or the Court may issue a warrant for your arrest. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p> <p>MARCH 1, 1984, SHERIFF'S RETURN, filed</p> <p>NOW, February w1, 1984, at 9:05 AM EST served the within Complaint for Custody &amp; Order on Bill Endress, Supervisor for Clearfield County Children &amp; Youth Services defendant at his place of employment 650 Leonard St., Clearfield, Clearfield County, Penna. by handing to Bill Endress a true and attested copy of the Original Complaint for Custody &amp; Order and made known to him the contents thereof.</p> <p>NOW, February 21, 1984 at 11:50 AM EST served the within Complaint for Custody &amp; Order on Ron Collins, defendant at his place of employment 120 E. Pi ne St., Clearfield, Clearfield County, Penna. by handing to Ron Collins a true and attested copy of the original Complaint for Custody &amp; Order and made known to him the contengs thereof.</p> <p>NOW, February 22, 1984, at 1:10 PM EST served the within Complaint for Custody &amp; Order on Patricia Mitravich, defendant at her place of residence 435 Knarr St., DuBois, Clearfield County, Penna. by handing to Patricia Mitravich a true and attested copy of the original Complaint for Custody &amp; Order and made known to her the contents thereof. So answers, Chester A. Hawkins, Sheriff, by Marilyn Wood.</p> <p>MAY 10, 1984, ORDER filed.</p> <p>NOW, this 9th day of May, 1984, after conference between the Court, Attorney John Sughrue representing Clearfield County Children &amp; Youth Services, Toni Cherry representing Patricia Mitravich, Robert Lambert representing James Mitravich, and Ronald L. Collins representing the above-named children, with the consent of the parties, it is the ORDER of this Court that the above-captioned matters shall be consolidated for purpose of trial and all further proceedings and trial in these matters shall be heard on Monday, June 11, 1984, at 9:00 a.m., Main Courtroom, Clearfield County Courthouse, Clearfield, Penna. It is further ORDERED and DIRECTED that each party will submit to psychological evaluation and/or examination by any psychologist retained by any of the parties to this action. It is further ORDERED and DECREED that no questioning or examination of the children, namely, Courtney Kay Mitravich and Casey Ann Mitravich, concerning the alleged abuse in this case shall be conducted by any other person other than the guardian ad litem appointed by the Court and the licensed psychologists retained by any of the parties to this action. BY THE COURT, s/John K. Reilly, Jr., Pres. Judge</p> <p>JUNE 7, 1984, ORDER, filed</p> <p>NOW, to Wit, This 6th day of June, 1984, this being the date and time set for argument on Motion for Production of Documents, filed on behalf of Patricia Mitravich, after argument it is ORDERED as follows:</p> <p>a. The parties having already taken a deposition of the doctor in this case, the information requested in subparagraph (a) has been satisfied.</p> <p>b. Clearfield County Children and Youth Services shall provide a list of all witnesses that it intends to call at the trial of the above-captioned case on June 11th, 1984.</p> <p>c. Clearfield County Children and Youth Services shall provide copies of the statements of Mary Jane Pfaff and/or her children, if any such person is to be called at trial in this matter.</p> <p>d. All medical records and psychological records and reports concerning Caroll Miser, on the condition that Caroll Miser excute and deliver to Children and Youth Services a release for the same.</p> <p>e. All psychological evaluations and reports concerning Courtney Kay Mitravich and Casey Ann Mitravich, Patricia Mitravich and Caroll Miser, on the condition that he execute and deliver to Children Services a release and concerning James Mitravich.</p> <p>f. That such documents shall be delivered to attorney representing Patricia Mitravich with the understanding that the same is to be utilized in the preperation of her case and to be maintained by said law firm in confidence. /s/ John K. Reilly, Jr. P.J</p> <p>MAY 25, 1989, MOTION FOR PRODUCTION OF DOCUMENTS AND RULE, filed by Toni M. Cherry, Esquire.</p> <p>RULE RETURNABLE on the 6th day of June, 1984, at 10:00 o'clock AM in the Courtroom of the Clearfield County Courthosue, Clearfield Pa., BY THE COURT? /s/ John K. Reilly, Jr., President Judge.</p>
Jan. 27 2:15 p.m.	84-115-CD	
Toni M. Cherry Ann B. Wood	PATRICIA MITRAVICH,	
	Pro by Atty 40.00 Atty 3.00 Shff. Hawkishn by Atty. 23.35	





Toni M.  
CherryLEAVY-VALIGORSKY FUNERAL  
HOMES, INC.Jan. 27  
2:50 p.m.

84-117-CD

JANAURY 27, 1984, COMPLAINT IN ASSUMPSIT, filed by Toni M. Cherry, Esquire.

One (1) copy Certified to Sheriff.

FEBRUARY 13, 1984, SHERIFF'S RETURN filed.

Now February 8, 1984 Victor Vanding, Sheriff of Columbia County was deputized.

Now February 10, 1984 served within Complaint in Assumpsit on Linda O'Dell, return of Sheriff Vandling hereto attached. So answers, Chester A. Hawkins by Marilyn Wood

MAY 9, 1984, SHERIFF'S RETURN filed.

Now May 1, 1984, at 2:43 PM EST served the within Complaint for Fraudulent Debtor's Attachment on Linda O'Dell, deft. So answers, Chester Hawkins by Marilyn Wood.

MAY 10, 1984, ANSWER, filed by William J. Patrick, Esquire.MAY 10, 1984, DEFENDANT'S COMPLAINT, filed by William J. Patrick, Esquire.PRAECIPE TO JOIN ADDITIONAL DEFENDANTS filed.

Issue writ to join Dorothy O'Dell and Edwin O'Dell as additional Defendants in this action. s/Wm. J. Patrick, Esquire.

MAY 10, 1984 WRIT TO JOIN ADDITIONAL DEFENDANTS taken to Sheriff.William J.  
Patrick

LINDA O'DELL

Kim C.  
Kesner~~DOROTHY O'DELL and~~~~EDWIN O'DELL, as additional Defendants~~Clearfield Bank & Trust  
Company, Co-Administrator  
of Estate of Edwin D.  
O'Dell, GarnisheeMAY 1, 1984, COMPLAINT FOR FRAUDULENT DEBTOR'S ATTACHMENT, filed by Toni M. Cherry, Esquire.

Two (2) copies Certified to Attorney.

WRIT OF FRAUDULENT DEBTORS ISSUED TO 84-20-EX.MAY 23, 1984 PRAECIPE filed.

Sir: Kindly enter my appearance on behalf of the Additional Defendants, Dorothy J. O'Dell and Edwin G. O'Dell, in the above-captioned matter. s/Kim C. Kesner, Esq.

MAY 23, 1984, PRELIMINARY OBJECTIONS and CERTIFICATE OF SERVICE, filed by Kim C. Kesner, Esquire.

Two (2) Copies Certified to Attorney.

Pro by Atty. 40.00

Atty. 3.00

by Atty

Shff Hawkins 10.75

by Atty

Shff Vanding 19.55

Shff by Atty 11.75

Shff Surchg. 2.00

by Atty

Shff Hawkins 14.75

by Atty

Shff Surcharge 4.00

Pro *by Atty* 15.00

Postage(Arbitration) 1.67

Postage (Arbitr) 1.67

Pro by aty 9.00

T.C. Pro *by Atty* 9.00

Pro by atty 5.00

JULY 20, 1984, SHERIFF'S RETURN, filed

NOW May, 21, 1984, at 1:25 PM DST served the within Writ to Join Addl. Deft. Complaint in Assumpsit and Answer on Thomas Dixon, Mgr. for deft. at his place of employment Leavy-Valigorsky Funeral Homes Inc., 113 N. 3rd. St., Clearfield, Clearfield County, Penna. by handing to Thomas D Dixon a true and attested copy of the original Writ,

Complaint &amp; Answer and made known to him the contents thereof.

Now May 21, 1984 at 3:00 PM DST served the within Writ to Join Addl. Deft &amp; Complint in Assumpsit on Edwin O'Dell deft. at his place of employment, Ed's Saw Shop. Dorey St. Clearfield, Clearfield County, Penna. by handing to Edwin O'Dell a true and attested copy of the original Writ &amp; Complaint and made known to him the contents thereof. So answers Chester A. Hawkins

/s/ Marilyn Wood.

AUGUST 23, 1984, ORDER, filed.

AND NOW, this 23rd day of August, 1984, after consideration of Additional Defendants' Preliminary Objections, the defendant having failed to appear at argument, despite the receipt of notice, and the Court being satisfied that Additional Defendant's Preliminary Objections must be sustained because of Defendant's failure to comply with Pa.R.Civ.P., Rule 2253, it is hereby ORDERED and DECREED that Additional Defendants' Motion to Strike Complaint shall be and is hereby sustained and that the Writ issued and the Complaint filed against Additional Defendants by Defendant are dismissed. BY THE COURT/s/John K.Reilly, Jr. P.J. Three certified to atty.

OCTOBER 11, 1984, GARNISHEE'S REPORT, filed by John Bailey, Trust Officer.FEBRUARY 18, 1986, PRAECIPE, filed.

Please be advised that the above captioned case is ready for trial. Would you kindly place it on the next schedule of cases for arbitration available. Estimated time of trial is 1½ hours. /s/ Toni Cherry, Esq.

MARCH 11, 1986, SENDER'S RECEIPT, filed.MARCH 17, 1986, RETURN RECEIPT (ARBITRATION LIST), filed.MARCH 11, 1986, NOTICE OF ARBITRATION MAILED TO ATTORNEY FROM COURT ADMINISTRATORS OFFICE, filed.MAY 14, 1986, LETTER WAS MAILED FROM COURT ADMINISTRATOR'S OFFICE, filed.MAY 14, 1986, SENDER'S RECEIPT, filed.MAY 14, 1986, RETURN RECEIPT, filed.JULY 10, 1986, OATH OR AFFIRMATION OF ARBITRATORS AND AWARD, filed.

Now, this 10 day of July, 1986, we the undersigned, having been appointed arbitrators in the above case do hereby swear, or affirm, that we will hear the evidence and allegations of the parties and justly and equitably try all matters in variance submitted to us, determine the matters in controversy, make an award, and transmit the same to the Prothonotary within twenty (20) days of the date of hearing of the same.



Denise  
Niedzielski  
(Keystone  
Legal  
Services)

MARY LORRAINE DILL,

Jan. 27  
3:00 p.m.

84-119-CD

DONALD DILL,

JANAURY 27, 1984, PETITION PURSUANT TO THE PROTECTION FROM ABUSE ACT, filed by Denise Niedzielski, Esquire  
Three (3) copies Certified to Attorney.

TEMPORARY PROTECTIVE ORDER, filed

AND NOW, this 27th day of January, 1984, upon presentation and consideration of the within Petition and upon finding that the Plaintiff, Mary Lorraine Dill, is in immediate and present danger of abuse from Defendant Donald Dill, the following is entered:  
Defendant, Donald Dill, is hereby enjoined from abusing or harassing the Plaintiff, Mary Lorraine Dill. Defendant is hereby excluded from the premises located at RD #1, Box 288, DuBois, Pennsylvania.

It is further Order of this Court that temporary custody of the parties minor child, Matthew Dill, age 23 months, shall be with the Plaintiff pending a final hearing.

This Order shall remain in effect until final hearing.

A final hearing will be held on the 30th day of January 1984, at 9:00 o'clock a.m. at the Clearfield County Courthouse, Clearfeild, Pennsylvania.

Service to be made on Defendant forthwith. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

AFFIDAVIT OF INSUFFICIENT FUNDS, filed

Before me, the undersigned officer, personally appeared, MARY LORRAINE DILL, Petitioner, who being duly sworn according to law, states that she does not have the funds available to pay the costs of filing and service of the foregoing Petition For Relief Pursuant to the Protection From Abuse Act, and that pursuant to Section 4(b) of the Protection From Abuse Act, 35 P.S. §10184(b) such costs should not be required. /s/ Mary Lorraine Dill, Plaintiff.

JANUARY 30, 1984, SHERIFF'S RETURN, filed.

NOW, Jan 30, 1984 return the within Order "NOT SERVED" time expired. So answers, Chester A. Hawkins, Shff By /s/ Marilyn Wood

FEBRUARY 2, 1984, TEMPORARY PROTECTIVE ORDER, filed.

AND NOW, this 2 day of Feb., 1984, the Court having been advised that service could not be effected on Donald Dill, It is the Order of this Court that:

The Temporary Order entered on January 27, 1984 is hereby continued and shall remain in effect until a final hearing.

A final hearing will be held on the 7 day of Feb., 1984 at 9:00 o'clock A.M. at the Clearfield County Courthouse, Clearfield, Pennsylvania.

Service of this Order and the Temporary Order shall be made on Defendant forthwith. BY THE COURT, /s/ John K. Reilly, Jr., President Judge

Two copies Certified to Attorney.

FEBRUARY 7, 1984, SHERIFF'S RETURN filed.

Now, February 4, 1984 served within Temporary Protective Order on Donald Dill. So answers, Chester A. Hawkins by Marilyn Wood

FEBRUARY 29, 1984, CONSENT AGREEMENT UNDER PROTECTION FROM ABUSE ACT, filed by Keystone Legal Services, Inc. Five copies Certified to Attorney.

ORDER UNDER PROTECTION FROM ABUSE ACT APPROVING CONSENT AGREEMENT OF PARTIES

AND NOW, this 22 day of February, 1984, upon consideration of the Consent Agreement of the parties hereto attached the following Protection Order is hereby entered and the Consent Agreement executed by the parties is hereby approved.

The parties are hereby directed to comply with the terms and conditions of the Consent Agreement until further Order of this Court, such period not to exceed one year.

The parties are hereby advised that violation of this Order may subject the violating party to punishment for contempt. BY THE COURT, /s/ John K. Reilly, Jr., President Judge

JULY 24, 1984, ORDER, filed

And now, this 24th day of July, 1984, the parties in the above matter having executed a Consent Agreement, which is to be incorporated in a Consent Order, it is the Order of this Court that Defendant be released from further incarceration in the Clearfield County Jail, and that the Defendant be released forthwith. by the court, John K. Reilly, Jr., P.J.

AUGUST 2, 1984, CONSENT AGREEMENT UNDER PROTECTION FROM ABUSE ACT, filed by Earle Lees, Esq.

AUGUST 2, 1984, ORDER UNDER PROTECTION FROM ABUSE APPROVING CONSENT AGREEMENT OF PARTIES, filed.

AND NOW, this 31 day of July, 1984, upon consideration of the consent agreement of the parties hereto attached, the following Protection Order is hereby entered and the Consent Agreement executed by the parties is hereby approved. The parties are hereby directed to comply with the terms and conditions of the Consent Agreement until further Order of this Court, such period not to exceed one year. The parties are hereby advised that violation of this Order may subject the violating party to punishment for contempt. BY THE COURT, /s/ John K. Reilly, Jr., P.J.

CD 44315

Pro *My Co* 40.00  
Office Credit 5.75  
Shff Hawkins  
Shff Office Credit 12.60

Jan. 27 3:15 p.m.	84-120-CD	<p>PENN FURNITURE COMPANY 26-28 N. Second Street Clearfield, PA 16830</p> <p>GEORGE FLECK and EDOUWARDINA FLECK, 14 N. Front Street P.O. Box 147 Philipsburg, PA 16866</p> <p>Pro <i>ad by plff.</i> 9.00 o.c. 32.60</p>	<p>JANAURY 27, 1984, JUDGMENT FROM J.P. William M. Daisher filed.</p> <p>Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Four Hundred Fifty and 00/100 Dollars, with Costs.</p> <p>Debt \$450.00</p> <p>Interest from December 15, 1983.</p> <p>Filed and Entered by Plaintiff, Janaury 27, 1984.</p> <p>Judgment.</p> <p><i>Raymond Netherland</i> Prothonotary</p>

Joseph J. Lee	DAVID E. OLSON and KAREN A. OLSON,	JANAURY 27, 1984, PRAECIPE FOR SUMMONS, filed by Joseph J. Lee, Esquire Issue Summons in Trespass naming DAVID E. OLSON and KAREN A. OLSON, his wife, of R. D. 2, Box 125, Curwensville, Clearfield County, Pennsylvania, Plaintiffs, and PATTI JO ZIMMERMAN of Box 55, Clearfield, Clearfield County, Pennsylvania, and GARY L. UNCLES of 406 Blanchard Street, Osceola Mills, Clearfield County, Pennsylvania, Defendants.  JANAURY 27, 1984, WRIT OF SUMMONS IN TRESPASS ISSUED TO SHERIFF FOR SERVICE.  FEBRUARY 17, 1984, SHERIFF'S RETURN filed. Now February 7, 1984 served within Summons in Trespass on Gary L. Uncles. Now February 7, 1984 served within Summons in Trespass on Patti Jo Zimmerman. So answers, Chester A. Hawkins by Marilyn Wood MARCH 9, 1984, COMPLAINT filed by Joseph J. Lee Two copies certified to Sheriff=  MARCH 21, 1984 SHERIFF'S RETURN filed. NOW, March 14, 1984 at 11:48 AM EST served the within Complaint in Assumpsit on Patti Jo Zimmerman. NOW, March 15, 1984 at 10:45 AM EST served the within Complaint in Assumpsit on Gary L. Uncles. So answers, Chester A. Hawkins by Marilyn Wood MARCH 27, 1984, PRAECIPE FOR APPEARANCE filed by Fredric J. Ammerman, Esq. Please enter my appearance on behalf of PATTI JO ZIMMERMAN and GARY L. UNCLES, defendants in the above captioned matter.  APRIL 13, 1984, CERTIFICATE OF SERVICE filed by Joseph Lee I hereby certify that a true & correct copy of Notice of Service of Interrogatories and the original and two copies of the Interr. and the original and two copies of Req. for Production of Documents, all directed to Patti Jo Zimmerman, Def., have been served on counsel by depositing the same in the U.S. Mail, first class, post. prepaid, on the 12th day of April, 1984, addressed to Fredric J. Ammerman, Esquire. APRIL 13, 1984, CERTIFICATE OF SERVICE filed by Joseph Lee. I hereby certify that a true and correct copy of Notice of Service of Interrogatories and the original and two copies of the Interr. and the original and two copies of Req. for Production of Documents, all directed to Gary L. Uncles, Def., have been served on counsel by depositing the same in the U. S. Mail, first class, post. prepaid, on the 12th day of April, 1984, addressed to Fredric J. Ammerman, Esquire.
Jan. 27 3:30 p.m.	84-121-CD	
Fredric J. Ammerman	PATTI JO ZIMMERMAN and GARY L. UNCLES,	
	Pro by Atty. 20.00	
	Atty 5.00	
	Shff by Atty 21.75	
	Pro by Atty 20.00	
	Shff by Atty 29.75	
	Disc by atty 5.00	
Ck #4365	Adv costs 99.50	
11426	J.J. Lee 94.50	
	Pro 5.00	
	99.50	
		MAY 9, 1984, DEFENDANT PATTI JO ZIMMERMAN'S ANSWERS TO INTERROGATORIES, filed by Fredric J. Ammerman, Esquire. One copy certified to Attorney. CERTIFICATE OF SERVICE filed. I hereby certify that pursuant to Penna. Rules of C. P., a certified copy of the Deft.'s Answers to Plaintiff's Interrog. were delivered to Atty Joseph J. Lee by depositing same in the U.S. Mail, 1st class, post. prepaid on the 9th of May, 1984.  MAY 30, 1984 PRAECIPE FOR SETTLEMENT AND DISCONTINUANCE, filed by Joseph J. Lee, Atty for Plff. Please mark the above matter settled and discontinued upon payment of costs by the Defendants. s/Joseph J. Lee, Atty for Plff.
	Record costs in the sum of \$99.50 have been paid in full by Frederic Ammerman, Attorney, Check #4365, this case marked Settled and Discontinued.	
	*****SETTLED	DISCONTINUED*****

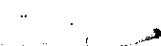

Chris A. Pentz	EARL LEROY HUBLER,	JANAURY 27, 1984, COMPLAINT IN DIVORCE UNDER SECTION 201Ic) OF THE DIVORCE CODE, filed by Chris A. Pentz, Esquire One (1) copy Certified to Attorney. FEBRUARY 9, 1984, ACCEPTANCE OF SERVICE filed by Allen C. Welch  October 10, 2003, Letter mailed to parties re: inactive call.  November 17, 2003, Order, NOW, this 13th day of November, 2003, neither party having appeared for genera call of the divorce inactive list, Case Dismissed. Moneys to be refunded. BY THE COURT: /s/Fredric J. Ammerman, Judge. Copies to parties of record.  DISMISSED
Jan. 27	84-122-CD	
1/27/84 \$75.00 Pd. by Atty.		
Allen C. Welch	CINDY LOU HUBLER,	
	Pro 40.00	

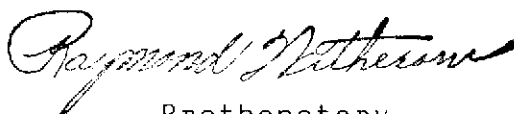
<div>Jan. 27 8:31 a.m.</div> <div>John W. Burge</div>	<div>JAMES I. COWFER, SR.</div> <div>84-123-CD</div> <div>JANET ANN JONES, an individual, GEORGE J. ST. PIERRE and FLORENCE C. ST. PIERRE, husband and wife; and STEPHEN P. LIADIS and DEBORAH J. LIADIS, husband and wife.</div> <div>Pro <i>by atty</i> 5.00</div>	<div>JANAURY 27, 1984, TRANSFER FROM EQUITY 83-19-EQU TO CIVIL ACTION, filed ORDER, filed. NOW, this 27th day of Janaury, 1984, it is the ORDER of this Court that the Order of Court dated Janaury 19, 1984, in the above-captioned matter be and is hereby amended it is the ORDER of this Court that Plaintiff's Complaint in Equity be and is hereby certified to the law side of the Court for further proceedings. BY THE COURT: /s/ John K. Reilly, Jr., President Judge. FEBRUARY 21, 1984, PRAECIPE filed by William C. Kriner Please discontinue the above referred to action with respect to STEPHEN P. LIADIS and DEBORAH J. LIADIS, husband and wife, only. s/William C. Kriner  <u>DISCONTINUED AS TO STEPHEN P. LIADIS ONLY</u>  <u>MARCH 14, 1984, ANSWER, NEW MATTER AND COUNTERCLAIM</u> filed by Ira P. Smades  <u>JULY 16, 1984, APPEARANCE,</u> filed.  Please enter my appearance as Arrorney for the defendants, Janet Ann Jones, George J. St. Pierre and Florence C. St. Pierre, in the above captioned. /s/ John W. Burge.  <u>JULY 16, 1984, REPLY TO NEW MATTER AND COUNTERCLAIM AND CERTIFICATE OF SERVICE,</u> filed by William Kriner, Atty.</div>



Anthony S. Guido	LOUIS A. WEIBLE and VIVIAN E. WEIBLE,	JANAURY 30, 1984, COMPLAINT IN DECLARATORY JUDGMENT, filed by Anthony S. Guido, Esquire. One (1) copy Certified to Attorney. WHEREFORE, Plaintiffs respectfully pray: That your Honorable Court enter its judgment or decree construing the terms and provisions of said liability policy issued by the Defendant, FEDERAL KEMPER INSURANCE COMPANY, to Gordon D. Kear, being policy number R95-1319, the effective dates of coverage being March 11, 1978 to August 17, 1978, declaring that under and by virtue thereof Defendant, FEDERAL KEMPER INSURANCE COMPANY, is liable to LOUIS A. WEIBLE and VIVIAN E. WEIBLE for any damages incurred by said Plaintiffs as a result of said accident in excess of the sum of \$15,000.00 to the limit of the coverage provided in said policy issued by Defendant, FEDERAL KEMPER INSURANCE COMPANY.  FEBRUARY 10, 1984, ENTRY OF APPEARANCE filed. Please enter the appearance of the undersigned as counsel for the Defendant, FEDERAL KEMPER INSURANCE COMPANY. s/Joseph P. Green FEBRUARY 13, 1984, RETURN OF SERVICE OF COMPLAINT filed by Anthony S. Guido MARCH 6, 1984, ANSWER AND NEW MATTER filed by Joseph P. Green CERTIFICATE OF SERVICE MARCH 20, 1984, REPLY TO NEW MATTER filed by Anthony S. Guido JUNE 17, 1985, MOTION FOR SUMMARY JUDGMENT FILED BY FEDERAL KEMPER INSURANCE COMPANY and ORDER, filed. One copy of ORDER certified to atty. AND NOW, this 12th day of July, 1985, upon consideration of the within Motion for Summary Judgment argument has been set for the 6th day of August, 1985, at 9:30 am in courtroom 12 of the Clearfield County Courthouse, Clearfield Penna. BY THE COURT: /s/ John K. Reilly, Jr., P.J. AUGUST 7, 1985, ORDER, filed. NOW, this 6th day of August, 1985, following argument into defendant Motion to Dismiss Plaintiffs Action in Declaratory Judgment, it is the ORDER of this court that this Motion be and is hereby denied and the parties directed to proceed on Plaintiffs' action. BY THE COURT: /s/ John K. Reilly, Jr., P.J.  DECEMBER 11, 1985, NOTICE OF TAKING DEPOSITIONS ON ORAL EXAMINATION PURSUANT TO R.C.P.# 4007 OF LOUIS A. WEIBLE, filed  DECEMBER 11, 1985, PRAECIPE, filed Place the above case on the trial list. /s/ Anthony S. Guido, Esq.  JANUARY 10, 1986, DEPOSITION OF LOUIS A. WEIBLE, filed.  MAY 27, 1986, BRIEF IN SUPPORT OF MOTION FOR SUMMARY JUDGMENT, filed by Joseph Green, Esq.  JUNE 2, 1986, AFFIDAVIT OF SERVICE, filed NOW, May 27, 1986, at 11:35 AM o'clock DST served the within Subpoena on Gordon Kear, defendant at his place of residence, RD# 3 Box 240, DuBois, Clearfield County, Penna. by handing to Gordon Kear a true and attested copy of the original Subpoena and made known to him the contents thereof. /s/ Chester A. Hawkins by Marilyn Hamm.  JUNE 5, 1986, TRANSCRIPT OF STIPULATION, filed in trans. drawer "F"  MARCH 18, 1987 REPLY BRIEF SUBMITTED BY DEFENDANT filed by Joseph P. Green, Esq.  MARCH 27, 1987 MEMORANDUM AND ORDER filed WHEREFORE, the Court enters the following: NOW, this 25th day of March, 1987, in accordance with the attached Memorandum, it is the ORDER of this Court that following argument on Plaintiff Weible's Complaint in Declaratory Judgment seeking this Court's ruling as to whether said policy issued by Federal Kemper covering a 1974 Pontiac Gran Prix also provides excess coverage for the 1969 MG convertible that was involved in the subject accident, is hereby dismissed and the position of Federal Kemper Insurance Company is affirmed. By the Court, John K. Reilly, Jr., President Judge  APRIL 8, 1987, PRAECIPE TO ENTER JUDGMENT, filed by Joseph P. Green, Esquire. Please enter judgment in favor of the Defendant Federal Kemper Insurance Company and against the Plaintiffs Louis A. Weible and Vivian E. Weible pursuant to the Order of Court dated March 25, 1987..  Judgment is entered in favor of the Plaintiff and against the Defendant pursuant to the Order of Court dated March 25, 1987.  JUDGMENT PER COURT ORDER
Jan. 30 8:30 a.m.	84-124-CD	
Joseph P. Green	FEDERAL KEMPER INSURANCE COMPANY,	
	Pro by Atty 40.00 Atty. 3.00 Pro by Plff 23.60 Pro <i>by Atty</i> 9.00	

*Raymond M. Peterson*  
Prothonotary

Ira P. Smades	A. T. R., INC.,  PO Box 287  Philipsburg, PA 16866	JANUARY 30, 1984, COMPLAINT IN CONFESSION OF JUDGMENT, filed by Ira P. Smades, Esquire  Pursuant to the authority contained in the warrant of attorney, a copy of which is attached to the Complaint in this action. I, Ira P. Smades, Esquire, appear for the defendant and confess judgment in favor of the Plaintiff and against the defendants in the sum of Nine Thousand Three Hundred Twenty-five and 00/100 Dollars, with Interest, Attorney Commission, Cost of Suit, Re- lease of Errors, Waiving Stay, Inquisition and Exemption.  Debt \$9,325.00 Atty. Coll. Fee 932.50 Interest from December 8, 1983 through Janaury 8, 1984 46.63  Filed and Entered by Attorney, Janaury 30, 1984.  Judgment.  <div> Prothonotary</div>  JANAURY 30, 1984, Notice of Entry of Judgment mailed to Defendant.
Jan. 30 1:00 p.m.	84-125-CD          GARY C. APPLE, t/d/b/a APPLE CONTRACTING, PO Box 278 Coalport, PA 16627	
	Pro by Atty. 2.00	
	Atty. 3.00	

Ira P. Smades	A. T. R., INCORPORATED, PO Box 287 Philipsburg, PA 16866	JANAURY 30, 1984, COMPLAINT IN CONFESSION OF JUDGMENT, filed by Ira P. Smades, Esquire
Jan. 30 1:00 p.m.	84-126-CD	Pursuant to the authority contained in the warrant of attorney, a copy of which is attached to the Complaint in this action. I, Ira P. Smades, Esquire, appear for the defendant and confess judgment in favor of the Plaintiff and against the defendants in the sum of Five Thousand Four Hundred Ninety and 00/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.
		Debt \$5,490.00 Atty. Comm.10% 549.00 Interest-10/10/82 to 1/10/84 411.75 Filed and Entered by Attorney, Janaury 30, 1984. Judgment.
	GARY C. APPLE, t/d/b/a APPLE CONTRACTING RD, PO Box 278 Coalport, PA 16627	 Prothonotary
		JANAURY 30, 1984, Notice of Entry of Judgment mailed to Defendant.
	Pro by Atty.	9.00
	Atty.	3.00

Ira P. Smades

A. T. R., INCORPORATED.  
PO Box 287  
Philipsburg, PA 16866

JANAURY 30, 1984, COMPLAINT IN CONFESSION OF JUDGMENT, filed by Ira P. Smades, Esquire.

Pursuant to the authority contained in the warrant of attorney, a copy of which is attached to the Complaint in this action. I, Ira P. Smades, Esquire, appear for the defendant and confess judgment in favor of the Plaintiff and against the defendants in the sum of Thirty Thousand and 00/100 Dollars, with Interest, Attorney Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Examption.

Debt \$30,000.00

Atty. Coll. Fee (10%) 3,000.00

Interest - 11/22/83 to 1/22/84 2,100.00

Filed and Entered by Attorney, Janaury 30, 1984.

Judgment

GARY C. APPLE, t/d/b/a  
APPLE CONTRACTING,  
PO Box 278  
Doalport, PA 16627

  
Prothonotary

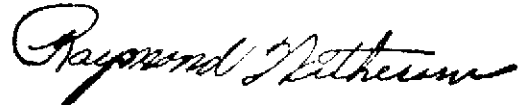

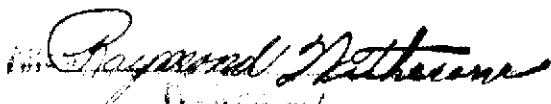
JANAURY 30, 1984, Notice of Entry of Judgment mailed to Defendants

WRIT OF EXECUTION ISSUED TO 84-6-EX

Pro by Atty. 9.00

Atty. 3.00

Toni M. Cherry	JEFFREY L. STRIEGEL,	JANAURY 30, 1984, COMPLAINT IN DIVORCE, filed by Toni M. Cherry, Esquire. One (1) copy Certified to Attorney. AFFIDAVIT, filed JEFFREY L. STRIEGEL, being duly sworn according to law, deposes and says: 1. I have been advsied of the availability of marriage counseling and understand that I may request that the Court require that my spouse and I participate in counseling. 2. I understand that the court maintains a list of marriage counselors in the Domestic Relations Office, which list is available to me upon request. 3. Being so advised, I do not request that the court require that my spouse and I Paricipate in coun- seling prior to a divorce decree being handed down by the Court. I understand that false statements herein are made subject to the penalties of 18 Pa. C. S. 4904 relating to unsworn falsification to authorities. /s/ Jeffrey L. Striegel.	
Jan. 30 2:45 p.m.	84-128-CD		
1/30/84 \$75.00 Pd. by Atty.			
Clfd Trust	CATHY A. STRIEGEL,	JANAURY 30, 1984, AFFIDAVIT, filed CATHY A. STRIEGEL, being duly sworn according to law, deposes and says: 1. I have been advised of the availability of marriage counseling and understand that I may request that the Court require that my spouse and I participate in counseling. 2. I understand that the court maintains a list of marriage counselors in the Domestic Relations Office, which is available to me upon request. 3. Being so advised, I DO NOT request that the Court require that my spouse and I participate in counseling prior to a divorce decree being handed down by the Court. I understand that false statements herein are made subject to the penalties of 18 Pa. C. S. 4904 relating to unsworn falsification to authorities. /s/ Cathy A. Striegel.	
	Pro	40.00	
	Pro	.50	
Ck#4776 Trans to reg acct. Pro. #11480 Atty	40.50 34.50	\$75.00 \$75.00	FEBRUARY 23, 1984, AFFIDAVIT OF SERVICE filed by Toni M. Cherry JULY 13, 1984, AFFIDAVIT OF CONSENT OF JEFFREY L. STRIEGEL, filed.
			JULY 13, 1984, AFFIDAVIT OF CONSENT LF CATHY A. STRIEGEL, -filed
			JULY 13, 1984, PRAECIPE TO TRANSMIT RECORD, filed by Toni M. Cherry, Esquire. FINAL DECREE IN DIVORCE, filed.  AND NOW, this 23rd day of July, 1984, on Motion of  TONI M. CHERRY, ESQ., Attorney for Plaintiff, the Court having found that the herein marriage is irretrievably broken as set forth in Plaintiff's Complaint and consents having been signed by both Plaintiff and Defendant, JEFFREY L. STRIEGEL, Plaintiff and CATHY A. STRIEGEL, Defendant, are hereby divorced from the bonds of matrimony and all other duties, rights and claims accruing to either of the said parties at any time heretofore, in pursuance of said marriage, shall henceforth cease and determine and each of the said parites shall severally be at liberty to marry again in like manner as if they had never been married. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.  AUGUST 12, 1984, VITAL STATISTICS FORM MAILED TO THE DEPARTMENT OF HEALTH, NEW CASTLE. PA

<div>Jan. 30 8:30 a.m.</div>	<div>COMMONWEALTH OF PENNA DEPARTMENT OF REVENUE PO Box 2055 Harrisburg, PA 17105</div> <div>84-129-CD</div> <div>ROGER C. SWATSWROTH RD 2, Box 126A Curwensville, PA 16833</div> <div>Pro by Plff 9.00</div>	<div><u>JANAURY 30, 1984, CERTIFIED COPY OF LIEN, PENNSYLVANIA INCOME TAX EMPLOYER WITHHOLDING TAX., filed.</u></div> <div>Pursuant to the laws of the Commonwealth of Pennsy- lvania, Judgment is entered in favor of the Plaintiff and against the defendants in the sum of One Hundred Thirty and 34/100 Dollars,</div> <div>Debt \$130.34 (tax, plus interest, comp. to 2/4/84)</div> <div>Filed and Entered by Plaintiff, Janaury 30, 1984.</div> <div>Judgment.</div> <div> Prothonotary</div>
<div>Jan. 30 8:30 a.m.</div>	<div>COMMONWEALTH OF PENNA DEPARTMENT OF REVENUE PO Box 2055 Harrisburg, PA 17105</div> <div>84-130-CD</div> <div>HARVEY W. BUMBARGER RD #2, Box 236 Morrisdale, PA 16858</div> <div>Pro by Plff. 9.00</div> <div>pro by way 5.50</div>	<div><u>JANAURY 30, 1984, CERTIFIED COPY OF LIEN, PENNSYLVANIA INCOME TAX EMPLOYER WITHHOLDING TAX., filed.</u></div> <div>Pursuant to the laws of the Commonwealth of Pennsy- lvania, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Eight Hundred Eight and 15/100 Dollars.</div> <div>Debt \$808.15 (tax, plus Interest Comp. to 2/4/84)</div> <div>Filed and Entered by Plaintiff, Janaury 30, 1984.</div> <div>Judgment.</div> <div> Prothonotary</div> <div><p><i>Handwritten note:</i> In full paid Oct 1984 for the 1983 tax year, balance of \$1,000. by way of payment</p></div> <div> Prothonotary</div>

<div>R. Denning Gearhart</div> <div>Jan. 31 11:30 a.m.</div> <div>1/31/84 \$75.00 Pd. by Atty.</div> <div>Clfd Trust Allen C. Welch</div> <div>Richard H. Milgrub</div>	<div>HAMILTON WALLACE,</div> <div>84-130<math>\frac{1}{2}</math>-CD</div> <div>MARJORIE WALLACE,</div> <div>Pro</div>	<div>JANUARY 31, 1984, COMPLAINT IN DIVORCE, filed by R. Denning Gearhart, Esquire One (1) copy Certified to Attorney. MARCH 16, 1984, ANSWER AND COUNTER CLAIM filed by Allen C. Welch One copy certified to Attorney MARCH 13, 1984, PETITION TO OPEN JUDGMENT filed by R. Denning Gearhart, Esquire. One copy certified to Attorney. RULE RETURNABLE filed. AND NOW, this 5th day of April, 1984, upon consideration of the within petition, a Rule is hereby issued upon the Prosecutrix to show cause why Plaintiff's/Petitioner's prayer should not be granted. Rule returnable date is the 11th day of May, 1984 at 10:30 o'clock a.m. in the Main Courtroom, Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT /s/John K. Reilly, Jr. P.J. APRIL 30, 1984, MOTION TO CONSOLIDATE, filed by R. Denning Gearhart, Esquire. Four (4) copies certified to Attorney. ORDER filed. AND NOW, this 30th day of April, 1984, upon consideration of the foregoing Motion the Rule Returnable date for all of those matters listed in the foregoing Motion is changed to the 11th day of May, 1984 at 10:30 a.m. A Rule shall issue upon the respondents in the preceding cases. BY THE COURT, s/John K. Reilly, Jr. Pres. Judge AUGUST 27, 1984, TRANSCRIPT OF TESTIMONY TAKEN BEFORE HON. JOHN A. CHERRY LODGED THIS DAY AND DATE IN PROTHONOTARY OFFICE./s/ Raymond Witherow. SEPTEMBER 24, 1984, ORDER, filed. NOW, August 31, 1984, upon consideration of the requests of Counsel, it is hereby ORDERED that this matter be remanded to the Support Division for further action. BY THE COURT:/s/ John A. Cherry, S.J. MARCH 24, 1986, AMENDED COMPLAINT, filed by R. Denning Gearhart, Esq. I cert atty MARCH 27, 1986, MOTION FOR LEAVE TO AMEND &amp; RULE RETURNABLE, filed I cert atty AND NOW, this 26th day of March, 1986, upon consideration of the foregoing Motion for Leave to Amend, it is the Order of this Court that a rule is issued upon the Defendant through her counsel, to show cause why Plaintiff should not be granted leave to amend his Complaint in Divorce. Rule Returnable the 7th day of May, 1986, at 10:00 o'clock A.M., in the Courtroom of the Clearfield County Courthouse. BY THE COURT: Joseph S. Ammerman, Judge. MARCH 27, 1986, MOTION TO BIFURCATE &amp; RULE, filed 1 cert atty AND NOW, this 26th day of March, 1986, upon consideration of the foregoing Motion to Bifurcate, it is the ORDER of this Court that a Rule is issued upon the Deft., to show cause why the matter should not be bifurcated. Rule Returnable the 7th day of May, 1986, at 10:00 o'clock AM in the Courtroom of the Clearfield County Courthouse, BY THE COURT: Joseph S. Ammerman, Judge. APRIL 29, 1986, PRAECIPE FOR APPEARANCE, filed by Richard H. Milgrub, Esquire. Please enter my appearance on behalf of Marjorie Wallace, Defendant, in the above-captioned matter. MAY 6, 1986, PETITION FOR HEARING and RULE, filed. One copy certified to atty AND NOW, this 5th day of May, 1986, upon consideration of the foregoing Petition it is the Order of this Court that a Rule be issued against Hamilton Wallace, Plaintiff to show cause why the relief requested in said Petition should not be granted. RULE RETURNABLE and hearing thereon the 7th day of May, 1986, before the Honorable Joseph S. Ammerman, Judge at 10:00 am at the Clearfield County Courthouse, Clearfield Penna. BY THE COURT:/s/ Joseph S. Ammerman, Judge MAY 7, 1986, PRELIMINARY OBJECTIONS, filed by Richard Milgrub, Esq. One copy certified to atty MAY 12, 1986, BRIEF, filed by Richard H. Milgrub, Esq. 2 cert atty MAY 13, 1986, AFFIDAVIT OF SERVICE, filed I, Julie R. Janke, do hereby certify that on the 12th day of May, 1986, I served a certified copy of Defendant's Brief in support of preliminary objections on R. Denning Gearhart, Attorney for the Plaintiff, by personal service, at his office at 215 Locust Street, Clearfield, Pennsylvania. /s/ Julie R. Janke, JUNE 18, 1986, MEMORANDUM &amp; ORDER, filed 2 cert Judges Sec. NOW, this 10th day of June, 1986, after hearing and reviewing the Briefs submitted by both parties, it is the ORDER of the Court that Plaintiff's Motion for Leave to Amend be and is hereby denied and the divorce action terminated. The Preliminary Objections of Defendant are moot. BY THE COURT: Joseph S. Ammerman, Judge.</div>
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J. Richard Mattern	RUSSELL E. KNEPP, JR.	JANAURY 31, 1984, COMPLAINT UNDER SECTION 201(c) OF THE DIVORCE CODE, filed by J. Richard Mattern, Esquire. One (1) copy Certified to Attorney.  FEBRUARY 2, 1984, AFFIDAVIT OF SERVICE, filed  NOW, February 2, 1984, at 1:03 PM o'clock EST served the within Complaint in Divorce on Linda Knepp, defendant at Market St., Clearfield, Clearfield County, Penna. (Courthouse) by handing to Linda Knepp a true and attested copy of the original Complaint in Divorce and made known to her the contents thereof. /s/ Chester A. Hawkins by Marilyn Wood  OCTOBER 11, 1984, AFFIDAVIT OF CONSENT OF RUSSELL E. KNEPP, JR., filed.  OCTOBER 11, 1984, AFFIDAVIT OF CONSENT OF LINDA KNEPP, filed.  OCTOBER 11, 1984, PRAECIPE TO TRANSMIT RECORD, filed by J. Richard Mattern II, Esquire DIVORCE, filed.  AND NOW, the 15th day of October, 1984:  We, therefore, DECREE that RUSSELL E. KNEPP, JR be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between himself and LINDA KNEPP. 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 of them shall be at liberty to marry again as though they had been heretofore married, with full force and recognition given to the Agreement of May 23, 1984, which the said parties signed.  The Prothonotary is directed to pay the Court costs, as noted herein, out of the deposits recieved and then remit the balance to the plaintiff. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.  NOVEMBER 12, 1984, VITAL STATISTICS FORM MAILED TO THE DEPARTMETN OF HEALTH, NEW CASTLE, PA.
Jan. 31 1:25 p.m.	84-131-CD	
1/31/84 \$75.00 Pd by Atty.		
Clfd Trust	LINDA KNEPP,	
	Pro Shff Pro Ck #11313	40.00 11.75
	Pro	.50
Ck#4830 Trans to reg acct.		\$75.00
Pro.		40.50
#11313 Shff.		11.75
#11557 Atty.		22.75
		\$75.00



Edward V. Cherry	THE UNION BANKING AND TRUST COMPANY OF DUBOIS, PENNSYLVANIA,			JANAURY 13, 1984, NOTICE OF HEARING FOR SEIZURE OF PROPERTY, filed by Edward V. Cherry, Esquire Two (2) copies Certified to Attorney, Janaury 31, 1984. MOTION, filed AND NOW, this 31st day of Janaury, 1984, in consid- eration of the allegations that Defendants are in default under the terms of the Installment Loan Note and Security Agreement and Financing Statement as alleged in the attached Complaint filed on Janaury 13, 1984, and on motion of GLEASON, CHERRY AND CHERRY, P.C., Attorneys for THE UNION BANKING AND TRUST COMPANY OF DUBOIS, PENNSYLVANIA, Plaintiff in said Complaint, it is ORDERED AND DECREED that a hearing on the Motion for Seizure of all of the welding equipment, inventory and all other inventory pertaining to electrical business of the defendants to be held in the Clearfield County Courthouse, February 6, 1984, at 2:30 p.m. BY THE COURT: /s/ John K. Reilly, Jr. President Judge. COMPLAINT IN REPLEVIN, filled by Edward V. Cherry, Esquire. FEBRUARY 3, 1984, SHERIFF'S RETURN, filed. Now, Feb. 1, 1984 at 8:10 AM EST served within Complaint on Mary Rita Brown, deft at her place of residence. Now, Feb. 1, 1984 at 2:30 PM EST served within Complaint on Robert J. Brown, deft. So answers, Chester A. Hawkins, Shff By /s/ Marilyn Wood FEBRUARY 6, 1984, ORDER, filed. NOW, this 6th day of February, 1984, upon agreement of the attroneys for both parties, it is ORDERED and DECREED that all of the welding equipment inventory and all other inventory pertaining to electrical business of the Defendants, Robert J. Brown and Mary Rita Brown, shall be delivered to and in the possession of the Union Banking and Trust Company of DuBois, Pennsylvania. It is further agreed, however, between the parties that the Union Banking and Trust Company of DuBois, Pennsylvania, will not take possession of said items of personal property for a period of 30 days from the date of this Order in order that the Defendant shall have an opportunity to sell this said equipment and business concerned therewith. In the event that this said business and personal property as aforesaid to the Plaintiff, the Union Banking and Trust Company of DuBois, Pennsylvania, subject to further proceedings under the said Action of Replevin filed to the above number and term. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.
Jan. 13, 3:00 p.m.	84-132-CD	ROBERT J. BROWN and MARY RITA BROWN,	Pro by Atty 40.00 Atty. by Atty Shff Hawkins 3.00 27.95	

<div>Michael E. Davis</div> <div>R. Denning Gearhart</div> <div>3/27/85 \$75.00 Pd Atty-RDG Clfd Tr.</div>	<div>ANNETTE B. SCHUCKER,</div> <div>84-133-CD</div> <div>GARY L. SCHUCKER,</div> <div>Pro 40.00</div> <div>Pro .50</div> <div>Ck#4960 Trans to reg acct. \$75.00</div> <div>Pro. 40.50</div> <div>#11749 Atty 34.50 \$75.00</div>	<div>JANAURY 31, 1984, COMPLAINT IN DIVORCE, TRANSFERRED FROM CAMERON COUNTY, Their No. 83-4083-CD, filed.</div> <div>ACCEPTANCE OF SERVICE, filed.</div> <div>I, Gary L. Schucker, Defendant herein, do depose and say that I personally received and accepted service of a true and correct copy of the Complaint (and of Plaintiff's Affidavit under section 201(d) if this action is under the section and is based upon three years or more of separation), Notice of Availability of Counseling in the above-captioned action on DATE: 12/28/83 and thus I consent to the entry of a Decree in Divorce in this action in its present form and substance. I waive the 30 day expiration of the writ herein.</div> <div>I verify that the statements made in this Affidavit are true and correct. I understand that false statements herein are made subject to the penalties of 18 Pa. C.S. §4904 relating to unsworn falsification to authorities. /s/ Gary Schucker, Defendant.</div> <div>ORDER, filed.</div> <div>AND NOW, to wit, this 17th day of Janaury, 1984, the consent of counsel for both parties being affixed hereto, it is hereby ORDERED that this action be and hereby is transferred to CLEARFIELD COUNTY. BY THE COURT: /s/ Paul B. Breiner, President Judge, Cameron County.</div> <div>FEBRUARY 9, 1984, LETTER filed by Michael E. Davis</div> <div>FEBRUARY 7, 1985, PRAECIPE, TO WITHDRAW, filed.</div> <div>Please enter the withdrawal of my appearance in the above-captioned action. /s/ Micheal E. Davis, Esq.</div> <div>MARCH 27, 1985 PRAECIPE, filed by R. Denning Gearhart, Atty for Plff.</div> <div>Please reinstate the Divorce Complaint filed in the above captioned matter. s/R. Denning Gearhart, Atty for Plff.</div> <div>MARCH 27, 1985 COMPLAINT RE-INSTATED AND RE- ISSUED TO ATTORNEY GEARHART FOR SERVICE. s/jmb</div> <div>APRIL 24, 1985, AFFIDAVIT OF SERVICE, filed.</div> <div>R. Denning Gearhart, Esquire, the attorney for Plaintiff being duly sworn according to law, says that he mailed by certified mail, restricted delivery, return receipt requested, a true and correct copy of the Complaint in that action to the defendant at his residence, and that defendant did receive same on March 30, 1985, as evidenced by the signed receipt attached hereto as Exhibit "A". /s/ R. Denning Gearhart, Esq.</div>
	<div>APRIL 24, 1985, MOTION FOR DIVORCE DECREE, filed by R. Denning Gearhart, Esquire.</div> <div>DIVORCE DECREE, filed.</div> <div>AND NOW THIS 24th day of April, 1985, upon Petition of R. Denning Gearhart, Esquire, counsel for the Plaintiff, the Complaint in Divorce and Affidavit of Plaintiff under Section 201(d) of the Divorce Code having been served on the Defendant, with twenty days having passed since said service and no answer having been filed, it is the ORDER and DECREE of this Court that ANNETTE B. SCHUCKER be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and GARY L. SCHUCKER, 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. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</div> <div>MAY 12, 1985, VITAL STATISTICS FORM MAILED TO DEPARTMETN OF HEALTH, NEW CASTLE, PA</div>	

Michael E. Davis Fredric J. AMMERMAN	MICHAEL D. MORGAN, <i>821 1/2 E. Cherry</i>  <i>uptd</i>  84-134-CD	JANUARY 31, 1984, COMPLAINT IN DIVORCE TRANSFERRED FROM CAMERON COUNTY, Their number --83-4434-CD, filed PRAECIPE FOR APPEARANCE, filed. Please enter my appearance for defendant in the above-captioned action. ORDER, filed AND NOW, to wit, this 25th day of Janaury, 1984, the consent of counsel for both parites being affixed hereto, it is herebyORDERED that this action be and hereby is transferred to CLEARFIELD COUNTY. BY THE COURT: /s/ Paul B. Greiner, President Judge. FEBRUARY 9, 1984 LETTER filed by Michael E. Davis MAY 30, 1984, PRAECIPE FOR REINSTATEMENT, filed by Fredric J. Ammerman, Esquire. Kindly reissue the Complaint in the above captioned matter. MAY 30, 1984, COMPLAINT REINSTATED AND REISSUED TO SHERIFF FOR SERVICE.	5/29/84 75.00 Pd Plff Clfd Tr.
Richard H. Milgrub Kimberly M. Kubista	JANET A. MORGAN,	JUNE 26, 1984, AFFIDAVIT OF SERVICE filed. NOW June 18, 1984 at 1:20 PM DST served the within Complaint in Divorce on Janet A. Morgan, deft. at Markes St., Clearfield, Clfd. County, Penna. (Courthouse) by handing to Janet A. Morgan a true & attested copy of the original Complaint in Divorce. So answers, Chester Hawkins, by Marilyn Wood.  FEBRUARY 8, 1990, PRAECIPE, filed Please enter my appearance on behalf of Janet Morgan, Defendant in the above captioned matter. /s/ Kimberly M. Kubista, Esq.  FEBRUARY 16, 1990, ANSWER AND COUNTERCLAIM, filed by Kimberly M. Kubista, Esq. 1 cert/Atty	
CK# 1143	TRANS. TO REG. ACCT.	Pro 40.00 Shff by Atty 11.75 Shff Surchg by Atty 2.00  Pro .50  State 10.00	
PRO		75.00	
PRO		.50	
STATE		10.00	
CK#1172	PLFF	24.50	
		75.00	
		Before me, the undersigned officer, personally appeared Kimberly M. Kubista, who being duly sworn according to law, deposes and says that she is the attorney for the Defendant in the above-captioned action and that in accordance with the Pennsylvania Rules of Civil Procedure, Rule 4005, that an original and two copies of Interrogatories directed to the Plaintiff, Michael Morgan, were sent to Frederic Ammerman, Esq., Attorney for Plaintiff, at 310 east Cherry Street, Clearfield, Pennsylvania, on April 20, 1990. SaidInterrogatories included a direction to reply to saidInterrogatories within thirty (30) days from the date of service. S/KIMBERLY M. KUBISTA, ESQ.	
		MAY 8, 1990, PLAINTIFF'S AFFIDAVIT UNDER SECTION 201(d) OF THE DIVORCE CODE, filed for Michael Morgan by Fredric J. Ammerman, Esq. 1 cert/Esq.	
		MAY 16, 1990, PLAINTIFF'S ANSWERS TO INTERROGATORIES, filed by Fredric J. Ammerman, Esq 1 cert/Atty	
		MAY 24, 1990, DEFENDANT'S COUNTER-AFFIDAVIT UNDER SECTION 201(d) OF THE DIVORCE CODE. filed s/JANET MORGAN, DEFENDANT	
		JUNE 6, 1990, PETITION FOR BIFURCATION AND RULE, filed by Fredric J. Ammerman, Esq. ORDER FOR BIFURCATION AND RESERVATION OF JURISDICTION, filed AND NOW, this 6th day of June, 1990, it is ORDERED that except for the Decreee in Divorce granted this date, this Court reserves jurisdiction over all of the remaining issues raised by the pleadings in the above-captioned matter. BY THE COURT: John K. Reilly, Jr., P.J. DIVORCE DECREE, filed AND NOW, to wit: this 6th day of June, 1990, it is ORDERED, ADJUDGED AND DECREED that MICHAEL MORGAN, Plaintiff and JANET MORGAN, Defendant are divorced from the bonds of matrimony. BY THE COURT: John K. Reilly, Jr., P.J.	
		JUNE 15, 1990, VITAL STATISTICS MAILED TO DEPT OF HEALTH, NEW CASTLE	

CONTINUED FROM PAGE 449..84-22 CD GEORGE SANKEY, II vs CYNTHIA JANE SANKEY

JULY 12, 1984, ANSWERS TO INTERROGATORIES PROPOUNDED BY PLAINTIFF TO BE ANSWERED BY DEFENDANT, filed by B.B. & N.

AUGUST 3, 1984, INVENTORY AND APPRAISEMENT OF CYNTHIA JANE SANKEY, filed by B.B & N. Attys.

OCTOBER 8, 1984, INVENTORY AND APPRAISEMENT OF GEORGE W. SANKEY, II, filed by Winifred Jones-Wenger, Esq

OCTOBER 26, 1984, PETITION FOR MASTER'S FEES and ORDER, filed by Richard Milgrub, Esq.

AND NOW, this 26th day of October, 1984, upon consideration of the foregoing Petition, IT IS HEREBY ORDERED that a fee of \$60.00 be granted to Richard H. Milgrug, Esquire, appointed Master in the above divorce action. BY THE COURT: /s/ John K. Reilly, Jr., p.J.

OCTOBER 16, 1984, PETITION FOR BIFURCATION OF DIVORCE, filed by Winifred H. Jones-Wenger, Esquire.

AFFIDAVIT, filed.

Before me, the undersigned officer, a Notary Public in and for the above named State and County, personally appeared GEORGE W. SANKEY, II, who being duly sworn according to law, deposes and says that the facts set forth in the foregoing Petition For Bifurcation of Divorce are true and correct to the best of his knowledge, information and belief. /s/ George W. Sankey II.

OCTOBER 16, 1984, AFFIDAVIT OF CONSENT OF GEORGE W. SANKEY, II, filed.

OCTOBER 16, 1984, AFFIDAVIT OF CONSENT OF CYNTHIA JANE SANKEY, filed.

OCTOBER 16, 1984, PRAECIPE TO TRANSMIT RECORD, filed.

PARTIAL FINAL DECREE IN DIVORCE, filed.

AND NOW, this 17th day of October, 1984, upon petition of Winifred H. Jones-Wenger, Esquire, attorney for Plaintiff, after considering the pleadings and affidavits filed in the above matter, and finding the same to be in conformity with the requirements of the Divorce Code of 1980, and the Rules of Civil Procedure, Plaintiff George W. Sankey, II and Defendant Cynthia Jane Sankey, are hereby divorced from the bonds of matrimony and all the duties, rights and claims accruing to either of the said parties at any time heretofore, in pursuance of said marriage, shall henceforth cease and determine, and the said parties shall severally be at liberty to marry again in like manner as if they had never been married. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

NOVEMBER 12, 1984, VITAL STATISTICS FORM MAILED TO THE DEPARTMENT OF HEALTH, NEW CASTLE, PA

RESERVATION OF JURISDICTION ORDER, filed.

AND NOW, this 1st day of November, 1984, it is ORDERED that except for the Decree in Divorce granted this date, this Court reserves jurisdiction over all the remaining issues raised by the pleadings in the above-captioned matter, namely: equitable distribution, alimony, alimony pendente lite, Attorney's fees and costs. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

NOVEMBER 16, 1984, MOTION TO INCORPORATE AGREEMENT and DECREE, filed.

AND NOW, this 16th day of November, 1984, upon Motion of Winifred H. Jones-Wenger, Esquire attorney for Plaintiff George W. Sankey II, and pursuant to the agreement dated October 25, 1984 and executed by both parties shall be incorporated into the Divorce Decree entered October 17, 1984 with full force and recognition granted to such agreement. BY THE COURT: /s/ John K. Reilly, Jr. P.J.

CONTINUED FROM PAGE 435 84-7-CD ROBERT M. KURTZ, SR. et al vs. FREDERICK B. IRWIN, al

ORDER, continued

THE SECOND THEREOF: ALL that certain piece and parcel of land situate in Goshen Township in the said County of Clearfield and State of Pennsylvania, bounded and described as follows, to wit:

BEGINNING at sones, corner of James Graham land; thence South 87° East, two hundred and seventy-four (274) perches to post and stones; thence North 3° East fifty-nine (59) perches to post and stones; thence North 87° West two hundred and seventy-four (274) perches to stones and place of beginning. Containing one hundred acres more or less.

AND BEING the same premises, designated by Clearfield County Tax Assessment records as Map No. 115-L5-6.

THE THIRD THEREOF: BEGINNING at a hemlock corner, corner of J. A. Hainsey's Farm, and bordering on property line of Charles T. Kurtz, thence North 22° East forty-two (42) perches, or 693 feet to corner, said corner being a mark on a large flat stone about 5' from south bank of Trout Run. This flat stone is on the bottom of a run around and was under about 1½' of water when the Charles T. Kurtz land was surveyed by Ed. Billott in 1934. To further mark this corner on the south bank stands a clump of black or water birch right at the bank edge of the run around. Three of these trees are notched, showing direction of this corner marking from the location of these trees. From this corner in the run, thence by land formerly of Irwin & Mitchell, South 85° East thirty-seven (37) perches, or 610½ feet, to post and stone on Shaw land. (There is a stone pile placed about where this corner is. This was put there by J.A. Hainsey.) Thence by line of Shaw, South 5° West, forth (40) perches, or 660 feet, to a post; thence from post South 86° 52' West forty-nine and six tenths (49.6) perches, or 818 feet, to place of beginning. Said piece of land containing nine (9) acres, more or less, and being the larger part of a piece of land granted by C. E. Shirey, et al to J. A. Hainsey dated October 20, 1927 registered in Deed Book No. 285, page 225.

THE FOURTH THEREOF: BEGINNING at an ash at or near Spring Run; thence by land of S. B. Taylor, North 3½° East 97 perches to hemlock; thence by other land now or formerly of William Mapes South 86½° East 29 perches to post; thence still by same North 20° East 30 perches to Stones; thence by land of A. B. Shaw South East 52 perches to stones; thence by land of A. B. Shaw South 3¼° West 14.4 perches to stones; thence still by same South 87½° East 18.7 perches to post; thence still by same South 1° West 96 perches to hemlock; thence by land of William Mapes North 87° West 108 perches to place of beginning.

EXCEPTING AND RESERVING therefrom nine (9) acres more or less heretofore conveyed by J. A. Hainsey to Charles T. Kurtz by deed dated August 30, 1946 as recorded in Deed Book 379, page 368.

It is further ordered that the defendants are forever barred from asserting any right, lien, title or interest in the land inconsistent with the interest or claim of the Plaintiffs set forth in their Complaint, unless the defendants take such action as the order directs within thirty (30) days thereafter. If such action is not taken within the thirtieth-day period, the Prothonotary on praecipe of the plaintiffs shall enter final judgment. Defendants shall file an answer within thirty days of date hereof or judgment shall be entered in accordance with this Order. BY THE COURT: s. John K. Reilly, Jr., President Judge.

MARCH 28, 1984, PRAECIPE FOR FINAL JUDGMENT filed by Carl A. Belin, Jr.

Please enter final judgment against the defendants in the above-captioned case for failure to comply with order of Court directing defendants to file objections within thirty (30) days from entry of order of judgment in favor of plaintiffs. s/Carl A. Belin, Jr.

Judgment is entered in favor of the Plaintiff and against the Defendants for failure to comply with Order of Court dated February 27, 1984.

JUDGMENT OF PREMISE

*Raymond Metherell*  
Prothonotary

March 30, 1984, Copy of Order certified to Recorder of Deeds

CONTINUED FROM PAGE 502	84-81-CD	MARGARETTA A. GRIMES vs. CLOYD W. GRIMES
ORDER, filed (continued)		
again as though they had never been heretofore married, with full force and recognition given to the Agreement of September 5, 1985, which the parties signed.		
The Prothonotary is hereby directed to pay the Court costs as noted herein out of the deposits received and then remit the balance to the Plaintiff. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.		
OCTOBER 12, 1985, VITAL STATISTICS FORM MAILED TO DEPARTMENT OF HEALTH, NEW CASTLE, PA.		
SEPTEMBER 19, 1985, ATTORNEY RYAN RETURNED MASTER PAPERS. /s/ JMB		

s/ Joseph Colavecchi, Chairman; s/ J. Richard Mattern, II; s/ Girard Kasubick, s/ Richard A. Ireland; s/ David S. Ammerman.

AWARD OF ARBITRATORS

Now, this 10 day of July, 1986, 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:

NEITHER THE DEFENDANT NOR HER ATTORNEY APPEARED. PLAINTIFF PROVES ITS CASE. WE FIND THE ESTATE WAS INSOLVENT. THE DEFENDANT, LINDA O'DELL HIS WIDOW, IS LEGALLY RESPONSIBLE FOR PAYMENT OF THE FUNERAL BILL OF EDWIN O'DELL, HER DECEASED HUSBAND. AS A MATTER OF LAW PURSUANT TO SWIDZINSKI v SCHULTZ 493 A2d 93, AWARD IN FAVOR OF PLAINTIFF FOR \$5,839.00 WITH INTEREST FROM MAY 15, 1982 PLUS COSTS.

THREE ARBITRATORS WAIVED BY PLAINTIFF. s/ J. Richard Mattern, II, Esquire; s/ Girard Kasubick

ENTRY OF AWARD

Now, this 10 day of July, 1986, I hereby certify that the above award was entered of record this date in the proper dockets and notice by mail of the return and entry of said award given to the parties or their attorneys. WITNESS MY HAND AND THE SEAL OF THE COURT, s/ Raymond Witherow, Prothonotary By s/ Nanette L. Sturniolo

JULY 23, 1986 PRAECIPE, filed by Toni M. Cherry, Atty Plff.

Enter a judgment in favor of Leavy-Valigorsku Funeral Homes, Inc., Plaintiff and against Defendant on Award of the Board of Arbitrators after trial in the above matter. Award for \$5,839.00 together with interest to date in the sum of \$1,467.43 and costs in the amount of \$237.70 for a total of \$7,544.13 to date. s/Toni M. Cherry, Atty Plff.

Judgment on Award of Arbitrators in entered in favor of the Plaintiff and against the Defendant, LINDA O'DELL in the sum of Seven thousand Five hundred forty-four and 13/100 (\$7,544.13) Dollars.

DEBT: \$7,544.13

JUDGMENT-AWARD ARBITRATORS.


  
Prothonotary

NOVEMBER 18, 1986 STIPULATION filed

AND NOW, this 7th day of November, 1986, it is hereby stipulated between Richard A. Bell, Esquire Counsel for Clearfield Bank & Trust Company, Co-Administrator of the Estate of Edwin D. O'Dell, Garnishee, and Toni M. Cherry, Esquire, Counsel for Plaintiff, that Judgment shall be entered in favor of the Plaintiff and against the Garnishee in the sum of Three Thousand Five Hundred and Twenty-Eight Dollars and Six Cents (\$3,528.06), and upon payment of the same the Garnishee shall have no further liability in this matter nor shall the Garnishee be liable for payment of costs. s/Richard A. Bell, Esq. s/Toni M. Cherry, Esq.

Judgment is entered in favor of the Plaintiff and against the Garnishee, Clearfield Bank & Trust Company, Co-Administrator of the Estate of Edwin D. O'Dell for a total of Three Thousand Five Hundred Twenty-eight and 06/100 Dollars.

JUDGMENT BY STIPULATION \$3,528.06

  
Prothonotary

JANUARY 28, 1987, PRAECIPE, filed

Please mark the judgment in the above captioned matter satisfied and this matter settled and discontinued. /s/ Toni M. Cherry, Esq.

SETTLED

DISCONTINUED

SEPTEMBER 23, 1986, TRANSCRIPT OF TESTIMONY TAKEN BEFORE HONORABLE JOSEPH S. AMMERMAN LODGED THIS DAY AND DATE IN PROTH., OFFICE., filed in trans. drawer "S"

SEPTEMBER 23, 1986, TRANSCRIPT OF TESTIMONY TAKEN BEFORE HONORABLE JOSEPH S. AMMERMAN LODGED THIS DAY AND DATE IN PROTH. OFFICE., filed in Trans. drawer "S"

MARCH 2, 1987 MEMORANDUM AND ORDER filed

Two copies certified Judge Ammerman

ORDER

NOW, this 27th day of February, 1987, it is hereby ORDERED and DECREED that:

(1). Allen D. Shreffler and Carol D. Shreffler shall have joint legal custody of the above-named children.

(2). Carol D. Shreffler shall have primary physical custody of the parties' three children during their school years.

(3). During such period Allen D. Shreffler shall have partial physical custody every other weekend as provided for by the Order of November 6, 1984. Said periods of partial physical custody shall occur from Friday at 6:30 o'clock P.M. to Sunday at 6:30 o'clock P.M.

(4). Allen D. Shreffler shall have primary physical custody of the above-named children during their summer vacations.

(5). During such period Carol D. Shreffler shall have partial physical custody every other weekend from Friday at 6:30 o'clock P.M. until Sunday at 6:30 o'clock P.M.

(6). The following shall be the custody arrangements pertaining to holidays and other school vacations:

The children shall be with Allen D. Shreffler on Christmas Eve and during the last five days of the childrens' Christmas vacation, including New Year's Eve and New Year's Day; during their Easter vacation from Thursday at 6:30 o'clock P.M. to Saturday at 6:30 o'clock P.M.; on Memorial Day and July 4th from 6:30 o'clock P.M. the day before and until 6:30 P.M. on said holiday, and from Friday at 6:30 o'clock P.M. until Sunday at 6:30 o'clock P.M. during the weekend immediately following Thanksgiving.

(7). Carol D. Shreffler shall have the children on Christmas Day; from 6:30 o'clock P.M. on the Saturday during their Easter vacation; on Labor Day and on Thanksgiving.

(8). Allen D. Shreffler shall have such other physical custody as is agreed upon by the parties. BY THE COURT: Joseph S. Ammerman, Judge

MARCH 26, 1987 MOTION TO MODIFY ORDER filed by Kim C. Kesner, Esq.

RULE TO SHOW CAUSE

AND NOW, this 27th day of March, 1987, upon consideration of the foregoing Motion to Modify Order, a Rule shall be and is hereby issued directed to Defendant, Carol D. Shreffler, to show cause, if any, why the prayer of the fore-going Motion should not be granted.

This Rule is returnable and argument and/or hearing on the merits shall be held on the 21st day of May, 1987 at 11:00 a.m. in Court Room No. 2 of the Clearfield County Court House, Market and Second Streets, Clearfield, Pennsylvania 16830. BY THE COURT: Joseph S. Ammerman, Judge

MAY 22, 1987 ORDER filed

Two copies certified Attorney Kim Kesner

AND NOW, this 21st day of May, 1987, this being the day and date for the Return of the Rule issued by this Court on March 27, 1987, upon Plaintiff's Motion to Modify this Court's Order of February 27, 1987, counsel for Defendant having appeared and stating no objection to the prayer of the Motion and this Court being satisfied that the requested modification should be granted, it is hereby Ordered and Decreed that this Court's Order dated February 27, 1987, shall be modified as follows: Paragraph 5 of the Order which reads as follows:

During such period Carol D. Shreffler shall have partial physical custody every other weekend from Friday at 6:30 o'clock p.m. until Sunday at 7:30 o'clock p.m.

Shall be modified to read as follows:

5. During such period Carol D. Shreffler shall have partial physical custody of them during the third full week of each month from Sunday at 6:30 p.m. until the next Sunday at 6:30 p.m. BY THE COURT: Joseph S. Ammerman, Judge

FEBRUARY 18, 1988, LETTER TO JUDGE AMMERMAN FROM KIM C. KESNER, filed.

FEBRUARY 18, 1988, LETTER TO JUDGE AMMERMAN FROM PAUL E. CHERRY, filed.

FEBRUARY 18, 1988, LETTER TO JUDGE AMMERMAN FROM KIM C. KESNER, filed.

FEBRUARY 18, 1988, LETTER TO JUDGE AMMERMAN FROM KIM C. KESNER, filed.

FEBRUARY 18, 1988, LETTER TO JUDGE AMMERMAN FROM KIM C. KESNER, filed.



CONTINUED FROM PAGE 529

84-124-CD

WEIBLE vs. FEDERAL KEMPER INS. CO.

APRIL 8, 1987, ENTRY OF JUDGMEIN, filed.  
AND NOW, this 8th day of April, 1987, judgment is hereby entered in favor of Defendant Federal Kemper Insurance Company in connection with the above declaratory judgment action and in accordance with the Court Order dated March 25, 1987. /s/ Raymond Witherow, Prothonotary.

Cnt'd from Pg. 535

84-130½-CD

WALLACE

Vs

WALLACE

NOVEMBER 4, 1987, LETTER BRIEF TO JUDGE AMMERMAN FROM R. DENNING GEARHART, Esq.,  
filed

FEBRUARY 21, 1989, PETITION FOR PARTIAL CUSTODY AND ORDER, filed  
You. JAMES P. MITRAVICH, Respondent, have been sued in Court to obtain partial custody of the children: Courtney Kay Mitravich and Casey Ann Mitravich.  
You are ordered to appear in person at the Clearfield County Courthouse on April 5, 1989 at 2:00 pm for a conference.  
You are further ordered to bring with you the children: COURTNEY KAY MITRAVICH and CASEY ANN MITRAVICH.  
If you fail to appear as provided by this Order or to bring the children, an order of partial custody may be entered against you or the Court may issue a warrant for your arrest.  
BY THE COURT: John K. Reilly, Jr., PJ

MARCH 7, 1989, AFFIDAVIT OF SERVICE, filed  
AND NOW, this 6th day of March, 1989, I, Ann B. Wood, Esq., being duly sworn do depose and say that on February 28, 1989, I served a Petition for Partial Custody in the above captioned matter on James P. Mitravich, by causing the sme to be deposited in the U.S. Mail, by certified mail, return receipt requested, addressed to:  
Mr. James P. Mitravich 21 Rumbarger Ave, DuBois, PA 15801. Copies of the covering letter and the original receipt for mailing and return receipt are attached hereto.  
/s/ Ann B. Wood, Esq.

MARCH 7, 1989, AFFIDAVIT OF SERVICE, filed  
AND NOW, this 6th day of March, 1989, I, Ann B. Wood, Esquire, being duly sworn do depose and say that on February 28, 1989, I served a Petition for Partial Custody in the above captioned matter on Barbara K. DeCorte, by causing the same to be deposited in the U.S. Mail, Certified mail, return receipt requested, addressed to: Mrs. Barbara K. DeCorte, 1328 Southwest Eight Court, Cape Coal, FL 33991. Copies of the covering letter and the original receipt for mailing and Return receipt are attached hereto.  
/s/ Ann B. Wood, Esq.

MAY 10, 1989, ORDER FOR MEDIATION CONFERENCE, filed  
NOW, this 10th day of May, 1989, the parties not being able to resolve the above matter at a Pre-Hearing Conference, it is therefore Ordered that a Mediation Conference be held before David M. Kosko, M.A., C.A.C., Luthern Social Services on May 30, 1989 at 1:00 P.M. at the Clearfield County Courthouse, Clearfield, Pennsylvania. Both parents their respective counsel, and the children shall attend said conference. The present custodial parent shall provide someone to attend the children while the parent is in private conference.  
It is further ORDERED that the parties shall forthwith complete a Child Custody Mediation Questionnaire and forward the same to Mr. Kosko within five (5) days of this Order.  
It is also ordered that the costs of said confernece shall be borne equally by the parents and each parent shall deposit \$75.00 with Virginia M. Evanko, Deputy Ct. Admin. not less than seven (7) days prior to the date of the scheduled conference.  
BY THE COURT: John K. Reilly, Jr., President Judge.

OCTOBER 20, 1989, PETITION, filed by Ann B. Wood, Esq. 2 cert/Atty

OCTOBER 27, 1989, MOTION FOR APPOINTMENT OF COUNSEL, filed by Plaintiff, James P. Mitravich.

AFFIDAVIT IN SUPPORT OF PETITION TO PROCEED IN FORMA PAUPERIS, filed.

ORDER, filed.

NOW, this 26th day of October, 1989, upon consideration of the foregoing Motion, ELIZABETH CUNNINGHAM, Esquire, is appointed counsel. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

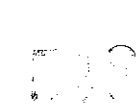
OCTOBER 26, 1989, RULE RETURNABLE, filed 2 cert/Atty

AND NOW, this 26th day of October, 1989, upon consideration of the Petitioner's Petition for an interim Order based upon the recommendations of the Mediator, it is ordered that the above named Respondent shall appear and show cause before this Court on the 16th day of November, 1989, 9:45 AM at the Clearfield County Courthouse, why the Petition for an Interim Order of Patricia Miser should not be granted. BY THE COURT: John K. Reilly, Jr., P.J.

NOVEMBER 3, 1989, AFFIDAVIT OF SERVICE, filed

AND NOW, this 2nd day of November, 1989, I, Ann B. Wood, Esquire, being duly sworn, do depose and say that on October 28, 1989, I served a Petition and Order in the above captioned matter on James P. Mitravich, by causing the same to be deposited in the US Mail at the US Post Office located at 118 N. 2nd St., Clearfield, PA, 16830, postage prepaid, by Certified Mail, Return Receipt Requested, addressed to: Mr. James P. Mitravich 21 Rumbarger Ave, DuBois, PA 15801.

Copies of the covering letter and the original receipt for mailing and Return Receipt are attached hereto. /s/ Ann B. Wood, Esq.

[illegible]

AUGUST 5, 1987, ORDER, filed

AND NOW, to wit, this 5th day of August, 1987, upon consideration of the Motion of Defendants, and Plaintiff's response thereto, it is hereby ORDERED and DECREED, that the default judgment which was entered in the above matter on April 9, 1985, is hereby stricken, it appearing that the judgment was entered during the period that all proceedings involving insureds of Ideal Mutual Insurance Company were stayed.

Defendants shall have twenty (20) days from the date of this Order to file a responsive pleading to Plaintiff's Complaint. BY THE COURT: John K. Reilly, Jr. P.J.

AUGUST 25, 1987, ANSWER AND NEW MATTER OF DEFENDANTS, JOHNS-MANVILLE AND WILLIAM MOORE, filed by Darryl R. Slimak, Esq.

OCTOBER 5, 1987, REPLY TO NEW MATTER, filed by Toni M. Cherry, Esq.  
1 cert atty

NOVEMBER 2, 1987, DEPOSITION OF JAMES E. GARMAN, filed trans. drawer "J"

NOVEMBER 3, 1987, ORDER, filed

NOW, this 2nd day of November, 1987, it is the ORDER of this Court that the above case is removed from the Non-jury Trial List until either counsel files a Certificate of Readiness. BY THE COURT: John K. Reilly, Jr. President Judge.

NOVEMBER 18, 1987, DEPOSITION OF JERAME HEFFNER, filed in Trans. Drawer "J".

NOVEMBER 18, 1987, DEPOSITION OF ANN KRINER, filed in Trans. Drawer "J"

NOVEMBER 18, 1987, DEPOSITION OF RONALD E. CLARK, filed in Trans. Drawer "J".

NOVEMBER 20, 1987, NOTICE OF DEPOSITION OF MABEL ROSMAN, filed by James M Horne, Esq  
CERTIFICATE OF SERVICE:

I hereby certify that a true and correct copy of the Notice of Oral Deposition, in the above captioned matter was mailed by regular mail, Postage prepaid, on this 18th day of November, 1987, to the attorney of record Toni Cherry, Esq. /s/ James M. Horne, Esq.

DECEMBER 24, 1987,, DEPOSITION OF MABEL ROSMAN, filed trans. drawer "J"

MARCH 4, 1988, CERTIFICATE OF READINESS, CERTIFICATE OF SERVICE, filed.

The undersigned hereby certifies:

1. All pleadings are completed and this case is at issue.
2. All pre-trial discovery is completed.
3. All medical examinations are completed.
4. This case is wholly ready for trial. /s/ James M. Horne, Esq.

CERTIFICATE OF SERVICE,

I hereby certify that a true and correct copy of Defendants' Certificate of Readiness, in the above-captioned matter was mailed by regular mail, postage prepaid, at the Post Office State College, PA, on this 3rd day of March, 1988 to the attorneys of record, Toni Cherry, Esq. /s/ James M. Horne, Esq.

MARCH 30, 1988, NOTICE OF VIDEO DEPOSITION OF DR. JEFFREY A. FRIED, filed by James M. Horne, Esq.

APRIL 6, 1988, DEFENDANTS' PRE-TRIAL MEMORANDUM AND CERTIFICATE OF SERVICE, filed by James M. Horne, Esq.

I hereby certify that a true and correct copy of Defendants' Pre-Trial Memorandum, in the above-captioned matter was mailed by regular mail, postage prepaid, at the Post Office, State College, PA, on this 5th day of April, 1988 to the attorney of record, Toni Cherry, Esq., /s/ James M. Horne, Esq.

APRIL 22, 1988, PRE-TRIAL ORDER, filed

NOW, this 21st day of April, 1988, following pre-trial conference in the above-captioned matter, it is the ORDER of this Court that jury selection shall be had on Monday, April 25, 1988, at 9:00 am with trial by jury commencing Tuesday, June 28, 1988, at 9:00 am. BY THE COURT: John K. Reilly, Jr., P.J.

JUNE 20, 1988, LIST OF JURORS & VERDICT, filed

1. Mrs. Ronald Shaw; 2. Mrs. Richard McCartney; 3. Janet McGary; 4. Joann Barbey; 5. Reese Miller; 6. Donna Weaver; 7. Mrs. Russell Potter; 8. Carl Wojtaszek; 9. Bonnie Jean Whaling; 10. Jerolyn Watson; 11. Charlotte Wilson; 12. Joanna Freeman; Alt# 1 John Ryan; Alt# 2 Mrs. Ralph Addelman.

VERDICT: Case Settled - Jurors Notified.

APRIL 13, 1987, NOTICE OF RECORDS DEPOSITION, filed  
Deposition of Ronald Clark, Personnell Mgr. of Rockwell Int. will be taken.  
/s/ Karen L. Steele, Esq.

APRIL 27, 1987 NOTICE OF DEPOSITION filed by Karen L. Steele, Esq.  
Deposition of Aaron Rosman

APRIL 28, 1987, ANSWERS TO DEFENDANT'S INTERROGATORIES/REQUEST FOR PRODUCTION OF DOCUMENTS DIRECTED TO PLAINTIFFS - FIRST SET, filed by Gleason, Cherry & Cherry,  
1 copy cert Cherry

JUNE 1, 1987 PRAECIPE FOR WITHDRAWAL OF APPEARANCE filed  
Kindly withdraw my appearance as counsel of record for Defendants, Johns-Manville Corporation and William Russell Moore, in the above-captioned action. s/Karen L. Steele, Esq.

PRAECIPE FOR ENTRY OF APPEARANCE  
Kindly enter my appearance as counsel of record for Defendants, Johns-Manville Corporation and William Russell Moore, in the above-captioned action. s/Darryl R. Slimak, Esq. and James M. Horne, Esq.

JUNE 1, 1987 CERTIFICATE OF SERVICE filed  
True and correct copy of Praecipe for Withdrawal of Appearance and Praecipe for Entry of Appearance mailed by regular mail 29th day of May, 1987 to attorney of record, Toni M. Cherry, Esq. s/Darryl R. Slimak, Esq.

JUNE 18, 1987, NOTICE OF DEPOSITION OF MABEL ROSMAN, filed by James M. Horne, Esq.  
JUNE 18, 1987, NOTICE OF DEPOSITION OF TROOPER JAMES E. GARMAN, filed by James Horne, Esq.  
JUNE 18, 1987, NOTICE OF DEPOSITION OF PERSONNEL DIRECTOR OF ROCKWELL INTERNATIONAL,  
filed by James M. Horne, Esq.  
JUNE 18, 1987, NOTICE OF DEPOSITION OF ANN KRINER, filed by James M. Horne, Esq.  
JUNE 18, 1987, NOTICE OF DEPOSITION OF JEROME HEFFNER, filed by James M. Horne, Esq.

JUNE 18, 1987, CERTIFICATE OF SERVICE, filed  
I hereby certify that true and correct copies of five (5) Notice of Depositions in the above matter were mailed on this 16th day of June, 1987 to Toni M. Cherry, Esq.  
/s/ James M. Horne, Esq.

JUNE 18, 1987, NOTICE OF TAKING DEPOSITION FOR PURPOSES OF COPYING RECORDS ONLY,  
filed by James M. Horne, Esq.  
CERTIFICATE OF SERVICE

JUNE 18, 1987, DEFENDANT'S SECOND REQUEST FOR PRODUCTION OF DOCUMENTS AND TANGIBLE THINGS DIRECTED TO PLAINTIFFS, filed by James M. Horne, Esq  
CERTIFICATE OF SERVICE

JUNE 22, 1987 SHERIFF'S RETURN filed  
Now this 18th day of June 1987 served Personnel Dir. Rockwell Int. at employment, Liberty Blvd., DuBois by handing to Ron Clark, a true and attested copy of the original Subpoena & Notice and made known to him the contents thereof.  
Now this 18th day of June 1987 served Ann Kriner, Deft. at employment, DuBois Medical Center East, DuBois by handing to Ann Kriner a true and attested copy of the original Subpoena & Notice and made known to her the contents thereof.  
Now this 18th day of June 1987 served Jerome Heffner at residence, RD#1, Rockton, Pa. by handing to Brenda Heffner, daughter of deft. a true and attested copy of the original Subpoena & Notice and made known to her the contents thereof. s/Chester A. Hawkins by Marilyn Hamm

JUNE 29, 1987, NOTICE OF DEPOSITION OF TROOPER JAMES E. GARMAN, filed  
by James M. Horne, Esq.

JULY 1, 1987, DEFENDANT'S MOTION TO STRIKE DEFAULT JUDGMENT & RULE TO SHOW CAUSE,  
filed 1 copy of Rule cert to atty  
AND NOW, this 8th day of July, 1987, on consideration of the foregoing Motion by James M. Horne, Esquire, the Court grants a rule upon Plaintiffs to show cause why Defendant's Motion to strike Default Judgment should not be granted.

Rule returnable on August 5, 1987 at 1:30 o'clock P.M. In Court room No. 1 of the Clearfield County Courthouse, Clearfield, PA. BY THE COURT: John K. Reilly, Jr. P.J.


JULY 1, 1987, CERTIFICATE OF SERVICE, filed  
I hereby certify that a true and correct copy of the Defendant's Motion to Strike Default Judgment, was mailed on this 29th day of June, 1987 to attorney Toni M. Cherry, Esq.  
/s/ James M. Horne, Esq.

JULY 16, 1987, PLAINTIFF'S MOTION FOR PROTECTIVE ORDER & RULE, filed  
1 copy cert atty  
AND NOW, to-wit, this 22nd day of July, 1987 upon consideration of the foregoing Motion of Toni M. Cherry, Esq., Attorney for the Plaintiffs, AARON ROSMAN and MABEL ROSMAN, a Rule is granted upon Defendants to show cause why the discovery requested by them should not be prohibited.  
RULE RETURNABLE the 5th day of August, 1987, in Courtroom No. 1 of the Clearfield County Courthouse, Second Floor, Clearfield, Pennsylvania at 1:30 o'clock P.M.  
Meanwhile, the Deposition of MABEL ROSMAN scheduled for July 20, 1987, at 9:00 o'clock A.M. shall be stayed unless the parties can agree otherwise.  
BY THE COURT: John K. Reilly, Jr President Judge

JULY 31, 1987, DEPOSITION OF AARON ROSMAN, filed in trans. drawer "J"

AUGUST 6, 1987, NOTICE OF DEPOSITION OF MABEL ROSMAN, filed by James M. Horne, Esq.  
AUGUST 6, 1987, NOTICE OF DEPOSITION OF TROOPER JAMES E. GARMAN, filed  
AUGUST 6, 1987, CERTIFICATE OF SERVICE, filed  
I hereby certify that a true copy of two (2) Notice of Taking Depositions in the above matter were mailed on this 4th day of August, 1987 to, Toni M. Cherry, Esq. /s/ James M. Horne, Esq.

<p>Feb. 1 8:45 a.m.</p>	<p>IN RE: COMMITMENT OF CONNIE HARRIS, An Alleged Mentally Disabled Person,</p> <p>84-133½-CD</p> <p>Pro <i>by Co</i> #44638 40.00 B. Blakley <i>by Co</i> #44639 75.00 R. Mattern <i>by Co</i> #44640 190.00 Office Crd. Shff 62.60</p>	<p>FEBRUARY 1, 1984, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed. CONNIE HARRIS has acted in such a manner as to cause me to believe that he is severely mentally disabled. SHE has been examined by James K. Fugate, M.D., and was found to be in need of treatment. As the patient is currently in DuBois, Hospital receiving involuntary treatment under Section 303, I ask that the court issue an order that the patient be involuntarily committed for -----/s/ Susan O'Harah, rn/ Petitioner, Cheryl Blommer, LPN, Witness. Head Nurse. I affirm that I have informed the patient of the actions I am taking and have explainted to the patient these procedures and his/her rights as described in Form MH 785-A. I believe that she understands her rights. /s/ Sue McAg, LPN. I hereby affirm that I have examined Connie Harris on 1/30/84 to determine if she continues to be severely mentally disabled and in need of treatment. I hereby affirm that I have examined Connie Harris on 1/30/84 to determine if she continues to be severely mentally disabled and in need of treatment. IN MY OPINION: The patient is severely mentally disabled and in need of continued treatment. /s/ James K. Fugate, M.D... ORDER, filed NOW, this 5th day of October, 1983, pursuant to section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that J. Richard Mattern, II, Esquire be and is hereby appointed Mental Health Review Officer for a period of two (2) years from October 1982, through October 1984. ORDER, filed. NOW, this 18th day of October, 1981, pursuant to the Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that John Sughrue, Esquire or his duly authorized delegate be and is hereby appointed as the attorney to represent alleged severely mentally disabled persons in all hearings conducted by the Mental Health Review Officer, pursuant to said Act. BY THE COURT: /s/ John K. Reilly, Jr. President Judge.  FEBRUARY 2, 1984, MENTAL HEALTH REVIEW OFFICER'S REPORT AND DECREE, filed One (1) copy Certified to Sheriff. DECREE, filed</p>
	<p>The Court finds that CONNIE F. HARRIS is severely mentally disabled within the meaning of the Mental Health Procedures Act of 1976, as amended.</p> <p>Accordingly, the Court ORDERS that CONNIE F. HARRIS be involuntarily committed to Warren State Hospital, a state mental institution, for in-patient care and treatment as a severely mentally disabled person, for a period of ninety (90) days.</p> <p>This commitment is pursuant to Section 304 of the Mental Health Procedures Act of 1976, as amended.</p> <p>The costs of this proceeding, the fee of J. Richard Mattern II, Esquire, Mental Health Review Officer, and the fee of Benjamin S. Blakley III, Esquire, attorney for the subject, shall be paid by Clearfield County.</p> <p>It is the FURTHER ORDER of this Court that the Clearfield-Jefferson Mental Health/Mental Retardation Program shall reimburse Clearfield County to the extent permissible by their regulations. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p> <p>FEBRUARY 2, 1984, ORDER, filed. One (1) copy Certified to Sheriff. AND NOW, this 2nd day of February, 1984, it is the ORDER of this Court that the Sheriff of Clearfield County, or his duly authorized deputy, transport the above-named CONNIE F. HARRIS from the DuBois Hospital Psychiatric Ward, DuBois, Pennsylvania, to Warren State Hospital, Warren, Pennsylvania, per Order of Commitment dated February. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p> <p>MARCH 1, 1984 SHERIFF'S RETURN, filed. Now, February 3, 1984 transported the within defendant Connie Harris from DuBois MH/MR to Warren State Hospital and released her into the Custody of the authorities at Warren. So answers, Chester A. Hawkins, Sheriff by Marilyn Wood.</p>	<p>AND NOW, this 2nd day of February, 1984, the Mental Health Review Officer's Report is acknowledged. We approve his recommendation.</p>

Feb. 2 10:25 a.m.	LEZZER CASH & CARRY, Of Curwensville, Pa. Scofield Street, PO Box 217, Curwensville, PA 16833	D. S. B. -- DATED FEBRUARY 1, 1984.	
	84-134½-CD	1 (ONE) day By Virtue of Attorney contained herein, Judgment is entered in favor of the plaintiff and against the Defendants in the sum of Twelve Thousand Two Hundred Ninety-two and 83/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption. Debt \$12,292.83 Atty. Comm. 15% Interest from February 1, 1984. Filed and Entered by Plaintiff, February 2, 1984. Judgment   Prothonotary	
	KEITH W. BILLOTTE, ADVENTURE PARK, RD #3, Box 20 Clearfield, PA 16830	FEBRUARY 2,, Notice of Entry of Judgment mailed to Defendants.	
	Pro by Plff.	9.00	
	Pro by atty	5.00	<u>APRIL 16, 1985, RELEASE OF LIEN</u> , filed by James Naddeo, Esq.



Earle D. Lees, Jr.	MARY LOU HANSON,		FEBRUARY 2, 1984, COMPLAINT IN DIVORCE, filed by Earle D. Lees, Jr., Esquire One (1) copy Certified to Attorney.  SEPTEMBER, 27, 1984, AFFIDAVIT OF CONSENT OF MARY LOU HANSON and MICHAEL E. HANSON, filed.  SEPTEMBER 27, 1984, PRAECIPE TO TRANSMIT RECORD, filed by Earle D. lees, Jr., Esquire. DIVORCE, filed. AND NOW, the 1st day of October, 1984, the report of the Master is acknowledged. We approve his findings and recommendations.  We, therefore, DECREE that MARY LOU HANSON be divorced and forevere separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and MICHAEL E. HANSON. 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 the Master's fees, as noted herein, out of the deposits received and then remit the balance to the Plaintiff. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.  NOVEMBER 12, 1984, VITAL STATISTICS FORM MAILED TO THE DEPARTMENT OF HEALTH, NEW CASTEL, PA.-  OCTOBER 16, 1984, ORDER, filed. AND NOW, to wit, this 16th day of October, 1984, this
Feb. 2 8:30 a.m.	84-135-CD		
1/2/84 \$75.00 Pd. by Atty.			
Clfd Trust	MICHAEL E. HANSON,		
	Pro 40.00		
	Pro .50		
Ck#4843 Trans	to reg acct \$75.00		
Pro.	40.50		
#11575 Atty	34.50 \$75.00		

Court being satisfied upon the Stipulation and pleadings that the best interest of the minor child, namely, Jennifer Lynn Hanson, would best be served by the Stipulation of the natural parents, said Stipulation being hereby approved.

It is hereby ORDERED and DECREED, that neither of Plaintiff nor the Defendant shall remove the child from the jurisdiction of this Court or the Commonwealth of Pennsylvania on a permanent basis without prior approval thereof.

It is further, ORDERED and DECREED that this Order shall be made part of the Divorce Decree entered ot the above term and number. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

STIPULATION, filed.

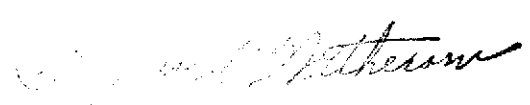
<p>Denise Niedzielski (Keystone Legal Services)</p> <p>Feb. 12 1:22 p.m.</p>	<p>PEGGY BILLOTTE,</p> <p>84-136-CD</p>	<p>FEBRUARY 2, 1984, PETITION FOR RELIEF UNDER THE PROTEC- TION FROM ABUSE ACT, filed by Denise Niedzielski, Esquire. Two (2) copies Certified to Attorney. TEMPORARY PROTECTIVE ORDER, filed. AND NOW, this 2nd day of February, 1984, upon presen- tation and consideration of the within Petition and upon finding that the Plaintiff, Peggy Billotte, is in im- mediate and present danger of abuse from Defendant, Ray- mond N. Billotte, the following Temporary Order is entered. Defendant is hereby enjoined. from abusing or har- assing the Plaintiff, Peggy Billotte. Defendant is here- by excluded from the premises located at 105 Byers Street, Clearfield, Pennsylvania. It is the further Order of this Court that temporary custody of the parties' minor children, Raymond, age 8 years, and Mandy, age 5 years, shall be with the Plain- tiff pending a final hearing. The Order shall remain in effect until final hearing. A hearing will be held on 7th day of February, 1984, at 9:00 o'clock a.m. at the Clearfield County Courthouse, Clearfield, Pennsylvania. Service to be made on Respondent forthwith. AFFIDAVIT OF INSUFFICIENT FUNDS, filed Before me, the undersigned officer, personally appeared, Peggy Billotte, Petitioner, who being duly sworn according to law, states that she does not have the funds available to pay the costs of filing and service of the foregoing Petition For Relief Pursuant to the Protec- tion From Abuse Act, 35 p.s. §10184(b) such costs should not be required. /s/ Peggy Billotte, Plaintiff. FEBRUARY 9, 1984, SHERIFF'S RETURN filed. Now February 8, 1984 after diligent search in my baliwick I return the within Temporary Protective Order "NOT FOUND" as to Raymond Billotte, defendant. . So answers, Chester A. Hawkins by Marilyn Wood FEBRUARY 29, 1984, PRAECIPE TO DISCONTINUE filed. Please mark the above captioned matter discontinued and settled. s/Denise Niedzielski</p>
	<p>RAYMOND N. BILLOTTE,</p> <p>Pro <i>by Co</i> # 44534 40.00</p> <p>Shff Office Credit 9.25</p> <p>Pro <i>by Co</i> # 44840 5.00</p>	<p><u>DISCONTINUED AND SETTLED</u></p>

Feb. 2 8:30 a.m.	KEYSTONE NATIONAL BANK  84-137-CD  JOHN M. JORDON and HELEN J. JORDON,  Pro by 9.00 o.c. 6.50	FEBRUARY 2, 1984, AGREEMENT TO REVIVE, filed. To Revive and Continue Lien entered to 79-1137-CD.  By Virtue of Agreement contained herein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Nineteen Thousand Nine Hundred Thirty-and 80/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.  Debt \$19,930.80  Atty. Comm. 15% Interest from April 28,1979. Filed and Entered by Plaintiff, February 2, 1984. Judgment  <i>James M. ...</i> Prothonotary  <i>January 25, 1984</i> <i>Agreement to Revive,</i> <i>filed to 79-137-CD</i>
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<p>Feb. 2 3:30 p.m.</p>	<p>IN RE: COMMITMENT OF LETTY MARIE DOBAN, An Alleged Mentally Disabled Person,</p> <p>84-138-CD</p> <p>Pro <i>by Co.</i> # <i>44641</i> 40.00 B. Blakley # <i>44642</i> 162.00 R. Mattern # <i>44643</i> 261.00</p>	<p>FEBRUARY 2, 1984, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed</p> <p>LETTY DOBAN has acted in such a manner as to cause me to believe that she is severely mentally disabled.</p> <p>She has been examined by Vernon Ordway, M.D. and was found to be in need of treatment.</p> <p>As the patient is currently in a facility receiving voluntary treatment, I ask that the court to issue an order that the patient be involuntarily committed for in-patient treatment. /s/ Robert C. Knutte, ms,</p> <p>I affirm that I have informed the patient of the actions I am taking and have explained to the patient these procedures and her rights as described in Form MH-785-A. I believe that she does not understand her rights. Tim Catalano, RCK, 2/2/84.</p> <p>ORDER, filed</p> <p>NOW, this 5th day of October, 1983, pursuant to section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that J. Richard Mattern, II, Esquire be and is hereby appointed Mental Health Review officer for a period of two (2) years from October 1982 through October 1984.</p> <p>ORDER, filed</p> <p>NOW, this 18th day of October, 1981, pursuant to the Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that John Sughrue, Esquire or his duly authorized delegate be and is hereby appointed as the attorney to represent alleged severely mentally disabled persons in all hearings conducted by the Mental Health Review Officer, pursuant to said Act. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p> <p>FEBRUARY 7, 1984, MENTAL HEALTH REVIEW OFFICER'S REPORT AND DECREE, filed</p> <p>One (1) copy Certified to DuBois Ambulance Service, One (1) copy Certified for Flk County Hospital and given to DuBois Ambulande Service.</p> <p>DECREE, filed</p> <p>AND NOW, this 7th day of February, 1984, the Mental Health Review Officer's Report is acknowledged. We approve his recommendation.</p> <p>The court finds that LETTY MARIE DOBAN, is severely mentally disabled within the meaning of</p>	
		<p>the Mental Health Procedures Act of 1976, as amended.</p> <p>Accordingly, the Court ORDERS that LETTY MARIE DOBAN be involuntarily committed to Warren State Hospital, a state mental institution, for in-patient care and treatment as a severely mentally disabled person for a period of ninety (90) days.</p> <p>This commitment is pursuant to Section 304 of the Mental Health Procedures Act of 1976, as amended.</p> <p>The costs of this proceeding, the fee of J. Richard Mattern II, Esquire, Clearfield County Mental Health Review Officer, and the fee of Benjamin S. Blakley III, Esquire, counsel for the subject, shall be paid by Clearfield County.</p> <p>It is the FURTHER ORDER of this Court that the Clearfield-Jefferson Mental Health/Mental Retardation Program shall reimburse Clearfeild County to the extent permissible by their regulation. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p> <p>FEBRUARY 7, 1984, ORDER, filed</p> <p>AND NOW, this 7th day of February, 1984, it is the ORDER of this Court that the DuBois Ambulance Service, DuBois, Pennsylvania, transfer the above-named LETTY MARIE DOBAN from the Flk County General Hospital, Ridgway, Pennsylvania, to Warren State Hospital, Warren, Pennsylvania, as per Order of Commitment dated February 7, 1984. Said costs of transportation are to be paid to the DuBois Ambulance Service by the Clearfeild-Jerrerson Mental Health/Mental Retardation Program. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p> <p>FEBRUARY 15, 1984, One (1) copy Certified to Rick Mattern.</p> <p>FEBRUARY 15, 1984, One (1) copy Certified to Warren, Att: June Kuzio.</p>	

Nicholas F. Lorenzo	NATIONAL BANK OF THE COMMONWEALTH,	FEBRUARY 3, 1984, COMPLAINT IN CONFESSION OF JUDGMENT, filed by Nicholas F. Lorenzo, Esquire
Feb. 3 8:30 a.m.	84-139-CD	Pursuant to the authority contained in the warrant of attorney, a copy of which is attached to the Complaint in this action. I, Nicholas F. Lorenzo, Esquire, appear for the defendant and confess judgment in favor of the Plaintiff and against the defendants in the sum of Eight-teen Thousand and 00/100 Dollars, with Interest, attorney commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.
		Debt \$18,000.00
		Atty. Comm. 900.00
		Interest to date 9.5%
	DEWAYNE KNISELY and RITA KNISELY,	Interest from July 19, 1978.
		Filed and Entered by Attorney, February 3, 1984.
		Judgment.
		<div>Prothonotary</div>
	Pro by Atty. 9.00	FEBRUARY 3, 1984, Notice of Entry of Judgment mailed to Defendant.
	Atty. 3.00	And Now, 21st day of May, 1984 By paper filed, the above judgment is satisfied in full of debt, interest and cost.
	Pro by Plff. 5.00	<div>Prothonotary</div>

CONTINUED FROM PAGE 513, WALKER vs WALKER, 84-59-CD		
SUGHRUE	MAY 28, 1996, DEFENDANT'S ANSWERS TO INTERROGATORIES, filed by s/JOHN SUGHRUE, ESQ. TWO (2) CERT TO ATTY SUGHRUE	
	VERIFICATION, s/NANCY J. WALKER	
	CERTIFICATE OF SERVICE	
	AND NOW, I do hereby certify that on the 28th day of May, 1996, I caused to be served a true and correct copy of Defendant's Answers to Plaintiff's Interrogatories on the following and in the manner indicated below:	
	By U.S. Mail, First Class, Postage Prepaid, Addressed as Follows: Michael S. Marshall, Esq.	
COPIES	AUG 05, 1996, PLAINTIFF'S ANSWERS TO INTERROGATORIES, filed by s/Michael S. Marshall, Esq. TWO (2) CERT	s/John Sughrue, ESQ.
	VERIFICATION, s/WILLIAM C. WALKER	
	NOVEMBER 12, 1996, PETITION TO TERMINATE TEMPORARY ALIMONY AND/OR ALIMONY, filed by Michael S. Marshall, Attorney for Plff. Two cert. copies to Atty. Marshall.	
	NOVEMBER 14, 1996, RULE RETURNABLE, filed. Two cert. copies to Atty. Marshall.	
	Now this 14th day of November, 1996, upon consideration of the attached Petition to Terminate Temporary Alimony and/or Alimony, a Rule is hereby issued upon the Defendant to Show Cause why the Petition should not be granted. Rule Returnable the 6th day of December, 1996, for filing written response. BY THE COURT: /s/ John K. Reilly, Jr., P.J.	
	NOVEMBER 15, 1996, CERTIFICATE OF SERVICE, filed by Michael S. Marshall, Esq. One cert. copy to Atty. Marshall.	
	PETITION TO TERMINATE TEMPORARY ALIMONY AND/OR ALIMONY AND RULE RETURNABLE; SERVED UPON JOHN SUGHRUE; 15TH DAY OF NOVEMBER, 1996; FIRST CLASS MAIL By /s/ Michael S. Marshall, Esq. Dated: 11-15-96	
	DECEMBER 9, 1996, DEFENDANT WIFE'S ANSWER TO PETITION TO TERMINATE ALIMONY, filed by John Sughrue, Esquire. Two cert. to Atty.	
	CERTIFICATE OF SERVICE, filed.	
	AND NOW, I do hereby certify that on the 9th day of December, 1996, I caused to be served a true and correct copy of Defendant Wife's Answer to Petition to Terminate Alimony on the following and in the manner indicated below: By United States Mail, First Class, Postage Prepaid, Addressed as Follows: Michael S. Marshall, Esquire /s/ John Sughrue, Esquire	
	MAR. 14, 1997, PETITION TO ENFORCE ORDERS OF COURT AND FOR CONTEMPT, filed by s/JOHN SUGHRUE, ESQ. TWO (2) CERT TO ATTY SUGHRUE	
	VERIFICATION, s/John Sughrue, Esq.	
	CERTIFICATE OF SERVICE	
	AND NOW, I do hereby certify that on the 14th day of March, 1997, I caused to be served a true and correct copy of Petitioner's Petition to Enforce Orders of Court and For Contempt on the following and in the manner indicated below: By Fax (765-1703) and Personal Delivery: Michael S. Marshall, Esquire	
	s/JOHN SUGHRUE, ESQUIRE	
CONTINUED ON PAGE 569		

<div>Gilbert E. Caroff</div> <div>Feb. 3 8:30 a.m.</div>	<div>UNITED STATES NATIONAL BANK IN JOHNSTOWN, A National banking assoc.</div> <div>84-140-CD</div> <div>JOSEPH P. PETROF and EMERY M. PETROF, partners trading as PETROF CONTRACTING COMPANY PO Box 124, Ramey, PA 16671</div>	<div>FEBRUARY 3, 1984, CERTIFICATION OF DOCKET ENTRIES AND JUDGMENT, filed. From Cambria County. Their No. 84-250-CD.</div> <div>I, MICHAEL G. TAIKALAS, PROTHONOTARY of the Court of Common Pleas of Cambria County, Pennsylvania, do hereby certify that the following is a true, correct and full copy of the docket entries in the above captioned case:</div> <div>250 JANUARY 26, 1984</div> <div>CONFESSION OF JUDGMENT (COMPLAINT) \$226,238.31</div> <div>26 Janaury 1984, Confession of Judgment, filed. Judgment entered against defendants for above sum, with interest to 1/25/84 and costs, on a note dated May 2, 1983. 26 Janaury 1984, (2) Notices and copies mailed. 27 Janaury 1984, Certification of Docket Entries issued to David Kaltenbaugh, Esquire.</div> <div>I FURTHER certify that judgment was entered in favor of UNITED STATES NATIONAL BANK IN JOHNSTOWN, a national banking association, and against JOSEPH P. PETROF and EMERY M. PETROF, partners, tradin as PETROF CONTRACTING COMPANY on the 26th day of Janauey, 1984, in the above captioned case in the amount of \$226,238.31.</div> <div>IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the Seal of the said Court, on the 27th day of Janaury A.D., 1984. /s/ Michael G. Tsikalas, Prothonotary.</div> <div>Judgment is entered in favor of the Plaintiff and against the Defendant together with Interest and Costs.</div> <div>Debt \$226,238.31</div> <div>JUDGMENT</div> <div> Prothonotary</div>	
	<div>Pro by Atty. 10.00 Atty. 3.00 Camb. Co. 30.50</div>		

Charles  
Bobinis

DRAVO DOYLE COMPANY,  
DIVISION OF DRAVO  
EQUIPMENT COMPANY.

Feb. 3  
8:30 a.m.

84-141-CD

FEBRUARY 3, 1984, COMPLAINT IN ASSUMPSIT, filed by  
 Charles Bobinis, Esquire of Bernstein & Bernstein.  
 Two (2) copies Certified to Sheriff.  
FEBRUARY 9, 1984, SHERIFF'S RETURN filed.  
 Now February 9, 1984 served within Complaint in Assumpsit  
 on Mrs. Harvey Bumbarger, Sr., Wife of Harvey Bumbarger Sr.  
 Now February 9, 1984 served within Complaint in Assumpsit  
 on Mrs. Harvey Bumbarger, Sr., Mother of Harvey Bumbarger Jr.  
 So answers, Chester A. Hawkins by Marilyn Wood  
MARCH 23, 1984, PRAECIPE FOR JUDGMENT filed.  
 Kindly enter judgment against the defendant above named,  
 in default of an Answer, in the amount of \$4078.79,  
 computed as follows:

Amount claimed in Complaint	\$4,354.33
Less Payment 1/1/84	-314.06
Interest from 3/1/84 on \$3852.76	38.52
Total	\$4,078.79

s/Charles Bobinis

Judgment is entered in favor of the Plaintiff and against the Defendants for failure to file an Answer in the amount of Four thousand Seventy-eight and 79/100 Dollars.

Debt	\$4078.79
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## DEFAULT JUDGMENT

Raymond Mithun  
Prothonotary

March 30, 1984, Notice of Judgment mailed to Defendants

APRIL 30, 1984 PRAECIPE FOR SATISFACTION OF JUDGMENT,  
filed by Bernstein and Bernstein, Atty for Plff.  
At the request of the undersigned attorneys for  
the Plaintiff, you are directed to Satisfy the above-  
captioned Judgment. s/Bernstein and Bernstein, ~~Attys~~  
for Plff.

Pro	by Atty.	40.00
Atty.		3.00
Shiff	by Atty	22.95
Pro	by Atty	9.00
Pro	by atty	5.00

\*\*\*\*\* S A T I S F I E D \*\*\*\*\*

CONTINUED FROM PAGE 614      85-253-CD      NORTHERN CENTRAL BANK a1      vs.      SHAWWTRIF COAL CO. a1

JANUARY 10, 1985, PRAECIPE, filed by Anthony S. Guido, Esquire.  
Place the above case on the trial list.

FEBRUARY 11, 1985, ORDER, filed.  
NOW, this 8th day of February, 1985, following Pre-trial Conference in the above-captioned matter, it is the ORDER of this Court that the defendant further have the report of the engineer to the opposing counsel on or before May 1st, 1985.  
It is the further ORDER of this Court that jury selection would be had February 11, 1985 at 9:00 am with trial by jury commencing Monday June 10, 1985 at 9:00 am. BY THE COURT:/s/ John K. Reilly, Jr., P.J.

MARCH 21, 1985, MOTION and ORDER, filed  
Three copies certified to R. Mattern, III  
AND NOW, this 21st day of March, 1985, upon consideration of the foregoing Petition and  
upon motion of counsel IT IS THE ORDER of this Court that the said defendant and additional  
defendant shall have a thirty (30) day extension from the original due date within which to  
file their response to Plaintiffs Request for Admissions and further that all discovery proceed-  
ings pertaining to the Request for Admissions shall be stayed pending said extension. BY THE  
COURT: /s/ John K. Reilly, Jr., P.J.

MARCH 26, 1985, AFFIDAVIT, filed.  
J. Richard Mattern II, Esquire, being duly sworn according to law, deposes and says that he is the attorney for the Defendant, Shawville Coal Company, in this action, and that he served a certified copy of the Motion and Order regarding the Request for Admissions to attorney for the Plaintiff, Anthony S. Guido, Esquire, by placing such in the U.S. Mail by regular mail on March 21, 1985. /s/ J. Richard Mattern III, esq

Registered  
the Act #372 of September 26, 1951.

FEBRUARY 3, 1984, TWENTY-ONE (21) SUGGESTIONS OF NON-PAYMENT, filed. 11:00 a.m.

COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF PUBLIC WELFARE, Harrisburg, PA

Fifteen days elapsed since notice of filing this suggestion has been sent by  
Mail to the named defendants at their last known address. Pursuant to the Pro-  
visions of

Judgment is entered in favor of the Plaintiff and against the defendants in this  
sum of Two Thousand and 00/100 Dollars, with cost of Suit. (\*Judgment of different amount)

Pro Each Writ \$9.00 (Over four names, .50 cents additional per name.)

JUDGMENT

*Raymond Netherman*  
Prothonotary

NUMBER	NAME AND ADDRESS OF DEFENDANTS	REVIVING NO.
84-142-CD 12/08/93	Nov. 14, 1988 SNP, 88-1816-CD Harry A. Berndt, Ella Berndt, Ramey, PA NOV. 14, 1988 SNP 88-1817-CD	79-570-CD
84-143-CD 12/08/93	Julia Bierlair, PO Box 74, Beccaria, PA NOV. 14, 1988, SNP 88-1818-CD	79-571-CD
84-144-CD 10-29-92	Robert Brink, Dec., M. Ida Brink, Heir, James Brink, Heir, Henry Brink, Heir, Martha Sibley, Heir, McGees Mills, PA NOV. 14, 1988 SNP 88-1819-CD	79-553-CD
84-145-CD 12/08/93	Virgil E. Brock, Verna Brock, Srar Route, Curwensville, PA NOV. 14, 1988 SNP 88-1820-CD	79-572-CD
84-146-CD 12/08/93	William A. Crain, Helen G. Crain, 606 Hale St., Osceola Mills, PA	79-573-CD
84-147-CD 12/08/93	Martha J. Davidson, Rd #1, Mahaffey, PA 5/6/86 SAT. but papers filed NOV 14, 1988 SNP 88-1821-CD pro by 12/8 \$5.50	74-926-CD
84-148-CD 12/08/93	Clarence D. Duttry, Emma Lorraine Duttry, Rd #2, DuBois, PA NOV. 14, 1988 SNP 88-1822-CD	79-556-CD
84-149-CD 12/08/93	William A. Emigh, Rudy Jean Emigh, Hawk Run, PA NOV. 14, 1988 SNP 88-1823-CD	79-557-CD
84-150-CD 12/08/93	Beatrice M. Farley, 303 Mill St., Osceola Mills, PA NOV. 14, 1988 SNP 88-1824-CD	79-547-CD
84-151-CD 12/08/93	Gilbert Flackerty, aka, Gilbert A. Flackerty, RD Box 87, Morrisdale, PA NOV. 14, 1988 SNP 88-1825-CD	79-558-CD
84-152-CD 12/08/93	Edna Frelin, Dec., Dorothy Ann Hugney, Heir, Frenchville, PA NOV. 14, 1988, SNP 88-1826-CD	79-559-CD
84-153-CD	Raymond F. Gelnett, Rita Gelnett, 325 1/2 S. Highland St., DuBois, PA	79-575-CD
84-154-CD	James A. Gill, Dec., Thelma M. Gill, t/t, Naulton Rd., Curwensville, PA 16866 NOV. 14, 1988, SNP 88-1827-CD	79-516-CD
84-155-CD 12/08/93	Leonard L. Graffius, Verda M. Graffius, Rd., Woodland, PA NOV. 14, 1988, SNP 88-1828-CD	79-576-CD
84-156-CD 12/08/93	Richard Grundy, Dec., Josephine Galli, Heir, Beccaria, PA NOV. 14, 1988 SNP 88-1829-CD	79-531-CD
84-157-CD 12/08/93	LeRoy Hale, Lola Hale, Box 336, Winburne, PA NOV. 14, 1988 SNP 88-1832-CD	79-532-CD
84-158-CD 12/08/93	Ann Haywood, Dec., Michael Haywood, Heir, Thomas Haywood, Heir, Coalport, PA NOV. 14, 1988, SNP 88-1834-CD	79-533-CD
84-159-CD 12/08/93	Paul Hummel, RD, West DEcatur, PA NOV. 14, 1988 SNP 88-1835-CD	79-511-CD
84-160-CD 12/08/93	Raymond Hummel, Iona Hummel, RD, West Decatur, PA NOV. 14, 1988 SNP 88-1837-CD	79-534-CD
84-161-CD 12/08/93	Edward Kashtock, Margaret Kashtock, Coalport, PA NOV. 14, 1988 SNP 88-1838-CD	79-512-CD
84-162-CD 12/08/93	Frank Korlinchak, Iena L. Korlinchak, Box 312, Madera, PA NOV. 14, 1988 SNP 88-1839-CD	79-535-CD
84-163-CD	Harold E. Lansberry, Betty Lansberry, RD 1, New Millport, PA	79-537-CD



FEBRUARY 3, 1984, TWENTY-ONE (21) SUGGESTIONS OF NON-PAYMENT, filed. 11:00 a.m.

COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF PUBLIC WELFARE, Harrisburg, PA

Fifteen days elapsed since notice of filing this suggestion has been sent by Registered Mail to the named defendants at their last known address. Pursuant to the Provisions of the Act #372 of September 26, 1951.

Judgment is entered in favor of the Plaintiff and against the defendants in this sum of Two Thousand and 00/100 Dollars, with cost of Suit. (\*Judgment of different amount).

Pro Each Writ \$9.00 (Over four names, .50 cents additional per name.)

Judgment

Prothonotary

NUMBER	NAME AND ADDRESS OF DEFENDANTS	REVIVING NO.
84-164-CD	<i>2/3/84 Satisfed by paper filed \$5.50 add by Acty Selin</i> Francis Larson, Sophia Larson, Rd 3, Box 179, Clearfield, PA NOV. 14, 1988 SNP 88-1840-CD	79-515-CD
84-165-CD	Stanley Legotskye, aka, Stanley Letoskey, Dec., Mary Legotckye, aka, Mary Letoskey, aka Mrs. Stanley Lajoskey, RD, Morrisdale, PA <i>Sat by Paper Filed 3/19/92</i> NOV. 14, 1988 SNP 88-1841-CD	79-562-CD
<i>12/06/93</i> 84-166-CD	Nancy A. Lockett, Box 166, Rd 2, Barnsboro, PA <i>12/08/93</i> NOV. 14, 1988 SNP 88-1842-CD	79-538-CD
84-167-CD	Chester Logan, Arveda Logan, 10 Hope St., DuBois, PA	79-516-CD
* 84-168-CD	Linda Nancy Lumadue, Rd #1, W. Decatur, PA <i>12/08/93</i> NOV. 14, 1988 SNP 88-1843-CD	79-690-CD
84-169-CD	Fred Moore, Kylertown, PA <i>12/08/93</i> NOV. 14, 1988 SNP 88-1845-CD	79-517-CD
84-170-CD	Michael Muhaw, Caroline Muhaw, t/t/, RD, Coalport, PA <i>12/08/93</i> NOV. 14, 1988 SNP 88-1868-CD	79-563-CD
<i>SAT</i> 84-171-CD	Martin Edmond Swanson, Elizabeth Vada Swanson, Woodland, PA <i>12/08/93</i> NOV. 14, 1988 SNP 88-1866-CD	79-566-CD
84-172-CD	Harold J. Stewart, Evelyn C. Stewart, Box 133, Burnside, PA <i>12/08/93</i> NOV. 14, 1988, SNP 88-1864-CD	79-548-CD
84-173-CD	Helen Spotts, PO Box 184, Mrorisdale, PA NOV. 14, 1988 SNP 88-1867-CD	79-547-CD
84-174-CD	Paul Storck, Julia Storck, RD, Morrisdale, PA <i>12/08/93</i> NOV. 14, 1988, SNP 88-1869-CD	79-552-CD
<i>SAT</i> 84-175-CD	Amos Taylor, Violet Taylor, RD #2, Clearfeild, PA <i>12/08/93</i> NOV. 14, 1988 SNP 88-1870-CD	79-549-CD
<i>SAT</i> 84-176-CD	Charles E. Vaughn, Mary Frances Vaughn, RD #1, Box 305. Philipsburg, PA NOV. 14, 1988 SNP 88-1871-CD	79-527-CD
84-177-CD	Patricia Ann Wallace, aka, Patricia Ann Dixon, Rd #1, Woodland, PA <i>12/08/93</i> NOV. 14, 1988 SNP 88-1872-CD	79-587-CD
<i>SAT</i> 84-178-CD	Alice Watchey, Smithmill, PA <i>12/08/93</i> NOV. 14, 1988 SNP 88-1873-CD	79-567-CD
<i>C/S</i> 84-179-CD	Ada Welker, Dean McDowell, t/t, RD, Morrisdale, PA <i>12/06/93</i> NOV. 14, 1988 SNP 88-1874-CD	79-568-CD
<i>SAT</i> 84-180-CD	Kenneth A. Welker, Eliza J. Welker, Main St., Coalport, PA <i>2/25/85 Sat by paper filed pro 5.50</i>	79-529-CD
84-181-CD	Ross Westover, Minnie Westover, Box 42, Westover, PA <i>12/06/93</i> NOV. 14, 1988 SNP 88-1875-CD	79-569-CD
84-182-CD	Clyde Yoder, Rd #1, Mahaffey, PA <i>12/06/93</i> NOV. 14, 1988 SNP 88-1889-CD	79-530-CD
84-183-CD	Philip Zendek, Rd, Utahville, PA	79-550-CD

\*84-168-CD \$5,000.00

\*\* Continued to page 588

IN RE: COMMITMENT OF  
LEONARD HUMMEL, An  
Alleged Mentally  
Disabled Person,

Feb. 3  
2:00 p.m.

84-184-CD

Pro *by Co* #44656 40.00  
*by Co*  
A. C. Welch #44657 100.00  
*by Co*  
R. Mattern #44658 200.00

FEBRUARY 3, 1984, PETITION FOR INVOLUNTARY TREATMENT,  
MENTAL HEALTH PROCEDURES ACT OF 1976, filed.

LEONARD HUMMEL has acted in such a manner as to  
cause me to beleive that he is severely mentally disabled.  
He has been examined by William M. Mann, Jr., M.D.  
and was found to be in need of treatment.

As the patient is currently in Warren State Hospital  
receiving involuntary treatment under Section 304, I ask  
that the court issue an order that the patient be invol-  
untarily committed for another period of inpatient treat-  
ment. /s/ William M. Mann, M.D.,

I affirm that I have informed the patient of the  
actions I am taking and have explained to him these pro-  
cedures and his rights as described in Form MH-785-A. I  
beleive that he does not understand his rights.

I hereby affirm that I have reexamined LEONARD HQMMEL  
on 1/17/84 to determine if he continues to be severely  
mentally disabled and in need of treatment.

IN MY OPINION: The patient is severely mentally  
disabled and in need of continued treatment.

ORDER, filed.

NOW, this 5th day of October, 1983, pursuant to  
section of the Mental Health Procedures Act 143,  
effective September 7, 1976, it is hereby ORDERED that  
J. Richard Mattern, II, Esquire be and is hereby  
appointed Mental Health Review Officer for a period of  
two (2) years from October 1982 through October 1984.

ORDER, filed

NOW, this 18th day of October, 1981, pursuant to  
the Mental Health Proceadrues Act 143, effective September  
7, 1976, it is hereby ORDERED that John Sughrue, Esquire  
or his duly authorized delegate be and is hereby appointed  
as the attorney to represent alleged severely mentally  
disabled persons in all hearings conducted by the  
Mental Health Review Officer, pursuant to said Act. BY  
THE COURT: /s/ John K. Reilly, Jr. President Judge.

FEBRUARY 10, 1984, MENTAL HEALTH REVIEW OFFICER'S  
REPORT AND DECREE, filed. Two copies Certified to Controller  
One (1) copy Certified to Mental Health.  
DECREE, filled

AND NOW, this 10th day of February, 1984, the Mental  
Health Review Officer's Report is acknowledged. We  
approve his recommendation.

The Court finds that LEONARD HUMMEL continues to be severely mentally disabled.

Accordingly, the Court ORDERS that the subject be involuntarily committed to Warren State  
Hospital, a state mental institution, pursuant to Section 305 of the Mental Health Procedures  
Act of 1976, as amended, for in-patient treatment fo a period of up to one hundred eighty (180)  
days.

It is the FURTHER ORDER of this Court that Clearfeild County pay the rees of J. Richard  
Mattern II, Esquire, and Allen C. Welch, Esquire, and that Warren State Hospital reimburse  
Clearfield County for said fees, together with filing costs, pursuant to the directive to said  
state hospital dated Janaury 27, 1977 from Robert M. Daly, M.D., Deputy Secretary for Mental  
Health. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

<p>Feb. 3 2:00 p.m.</p>	<p>IN RE: COMMITMENT OF GEORGE DICKSON, An Alleged Mentally Disabled Person,</p> <p>84-185-CD</p> <p>Pro <i>by Co</i> # 44644 40.00 A.C. Welch <i>by Co</i> # 44645 108.60 R. Mattern <i>by Co</i> # 44646 150.00</p>	<p>FEBRUARY 3, 1984, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.</p> <p>GEORGE DICKSON has acted in such a manner as to cause me to believe that he is severely mentally disabled. He has been examined by SARV K. GUPTA, M. D. and was found to be in need of treatment.</p> <p>As the patient is currently in Warren State Hospital receiving involuntary treatment under Section 304, I ask that the court issue an order that the patient be involuntarily committed for another period of inpatient treatment. /s/ Sarv. K. Gupta, M.D.</p> <p>I affirm that I have informed the patient of the actions I am taking and have explained to him these procedures and his rights as described in Form MH-785-A. I believe that he does not understand his rights. /s/ L. M. Gromley, cw.</p> <p>I hereby affirm that I have reexamined George Dickson on 9/10/84 to determine if he continues to be severely mentally disabled and in need of treatment.</p> <p>IN MY OPINION: The patient is severely mnetally disabled and in need of continued treatment. /s/ Sarv. K. Gupta, M.D., mab.</p> <p>ORDER, filed.</p> <p>NOW, this 5th day of October, 1983, pursuant to section of the Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that J. Richard Mattern, II, Esquire be and is hereby appointed Mental Health Review Officer for a period of two (2) years from October 1982 through October 1984.</p> <p>ORDER, filed.</p> <p>NOW, this 18th day of October, 1981, pursuant to the Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that John Sughrue, Esquire or his duly authorized delegate be and is hereby appointed as the attorney to represent alleged severely mentally disabled persons in all hearings conducted by the Mental Health Review Officer, pursuant to said Act. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p> <p>FEBRUARY 10, 1984, MENTAL HEALTH REVIEW OFFICER'S REPORT AND DECREE, filed.</p> <p>One copy Certified to Mental Health. Two copies Certified to Controller. DECREE, filed</p> <p>AND NOW, this 10th day of February, 1984, the Mental</p>
		<p>Health Review Officer's Report is acknowledged. We approve his recommendation.</p> <p>The Court finds that GEORGE DICKSON continues to be severely mentally disabled.</p> <p>Accordingly, the Court ORDERS that the subject be involuntarily committed to Warren State Hospital, a state mental institution, pursuant to Section 305 of the Mental Health Procedures Act of 1976, as amended, for in-patient treatment for a period of up to one hundred eighty (180) days.</p> <p>It is the FURTHER ORDER of this Court that Clearfield County pay the fees of J. Richard Mattern II, Esquire, and Allen C. Welch, Esquire, and that Warren State Hospital reimburse Clearfield County for said fees, together with filing costs, pursuant to the directive to said state hospital dated January 27, 1977 from Robert M. Daly, M.D., Deputy Secretary for Mental Health. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p>

<p>Feb 3 2:00 p.m.</p>	<p>IN RE: COMMITMENT OF DELIO PENT, An Alleged Mentally Disabled Person,</p> <p>84-186-CD</p> <p>Pro <i>Jy Co.</i> #44650 40.00 A.C.Welch <i>Jy Co.</i> #44651 75.00 R. Mattern <i>Jy Co.</i> #44652 150.00</p>	<p>FEBRUARY 3, 1984, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.</p> <p>DELIO PENT has acted in such a manner as to cause me to beleive that he is severely mentally disabled. He has been examined by DR. S. K. GUPTA and was gound to be in need of treatment.</p> <p>As the patient is currently in WARREN STATE HOSPITAL receiving involuntary treatment under Section 304, I ask that the court issue an order that the patient be involuntarily committed for another period of inpatient treatment. /s/ Sarv. K. Gupta, M.D.,</p> <p>I affirm that I have informed th patient of the actions I am taking and have explained to hm these pro-cedures and his rights as described in Form MH-785-A. I believe that he does not understand his rights. /s/ M. Christenson, cw,</p> <p>I hereby affirm that I have reexamined Delio Pent on 1/10/84 to determine if he continues to be severely mentally disabled and in need of treatment.</p> <p>IN MY OPINION: The patient is severely mentally disabled and in need of continued treatment. /s/ Sarv. K. Gupta, M. D., mab.</p> <p>ORDER, filed.</p> <p>NOW, this 5th day of October, 1983, pursuant to section of the Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that J. Richard Mattern, II, Esquire be and is hereby appointed Mental Health Review Officer for a period of two (2) years from October 1982 through October 1984.</p> <p>ORDER, filed.</p> <p>NOW, this 18th day of October, 1981, pursuant to the Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that John Sughrue, Esquire or his duly authorized delegate be and is hereby appointed as the attorney to represent alleged severely mentally disabled persons in all hearings conducted by the Mental Health Review Officer, pursuant to said Act. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p> <p>FEBRUARY 10, 1984, MENTAL HEALTH REVIEW OFFICER'S REPORT AND DECREE, filed.</p> <p>One copy Certified to Mental Health Two copies Certified to Controller of Clfd. Co. DECREE, filed</p> <p>AND NOW, this 10th day of February, 1984, the Mental</p>
	<p>The Court finds that DELIO PENT continues to be severely mentally disabled.</p> <p>Accordingly, the Court ORDERS that the subject be involuntarily committed to Warren State Hospital, a state mental institution, pursuant to Section 305 of the Mental Health Procedures Act of 1976, as amended, for in-patient treatment for a period of up to one hundred eighty (180) days.</p> <p>It is the FURTHER ORDER of this Court that Clearfield County pay the fees of J. Richard Mattern II, Esquire, and Allen C. Welch, Esquire, and that Warren State Hospital reimburse Clearfield County for said fees, together with filing costs, pursuant to the directive to said state hospital dated Janaury 27, 1977 from Robert M. Daly, M.D., Deputy Secretary for Mental Health. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p>	<p>Health Review Officer's Report is acknowledged. We approve his recommendation.</p>

<p>Feb 3, 2:00 p.m.</p>	<p>IN RE: COMMITMENT OF DAVID PRICE, An Alleged Mentally Disabled Person.</p> <p>84-187-CD</p> <p>Pro <i>by Co</i> #44653 40.00 A.C.Welch <i>by Co</i> #44654 75.00 R. Mattern <i>by Co</i> #44655 150.00</p>	<p>FEBRUARY 3, 1984, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.</p> <p>DAVID H. PRICE has acted in such a manner as to cause me to believe that he is severely mentally disabled.</p> <p>He has been examined by Dr. S. Gupta and was found to be in need of treatment.</p> <p>As the patient is currently in Warren State Hospital receiving involuntary treatment under Section 304, I ask that the court issue an order that the patient be involuntarily committed for another period of inpatient treatment. /s/ Sarv. K. Gupta, M.D.,</p> <p>I affirm that I have informed the patient of the actions I am taking and have explained to him these procedures and his rights as described in Form MH-785-A. I believe that he does not understand his rights. /s/ Martha Christenson, cw.</p> <p>I hereby affirm that I have reexamined DAVID H. PRICE on 1/10/84 to determine if he continues to be severely mentally disabled and in need of treatment.</p> <p>IN MY OPINION: The patient is severely mentally disabled and in need of continued treatment./s/ S.K. Gupta, M.D./mab.</p> <p>ORDER, filed.</p> <p>NOW, this 5th day of October, 1983, pursuant to section of the Mental Health Procedures Act 143, effective September 7, 1986, it is hereby ORDERED that J. Richard Mattern, II, Esquire be and is hereby appointed Mental Health Review Officer for a period of two (2) years from October 1982 through October 1984. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p> <p>ORDER, filed.</p> <p>NOW, this 18th day of October, 1981, pursuant to the Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that John Sughrue, Esquire, or his duly authorized delegate be and is hereby appointed as the attorney to represent alleged severely mentally disabled persons in all hearings conducted by the Mental Health Review Officer, pursuant to said Act. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p> <p>FEBRUARY 10, 1984, MENTAL HEALTH REVIEW OFFICER'S REPORT AND DECREE, filed</p> <p>One (1) copy Certified to Mental Health. Two (2) copies Certified to Clfd Co. Controller, DECREE, filed</p> <p>AND NOW, this 10th day of February, 1984, the Mental</p>
	<p>The Court finds that DAVID H. PRICE continues to be severely mentally disabled.</p> <p>Accordingly, the Court ORDERS that the subject be involuntarily committed to warren State Hospital, a state mental institution, Pursuant to Section 305 of the Mental Health Procedures Act of 1976, as amended, for in-patient treatment fo a period of up to one hundred eighty (180) days.</p> <p>It is the FURTHER ORDER of this Court that Clearfield County pay the fees of J. Richard Mattern II, Esquire, and Allen C. Welch, Esquire, and that Warren State Hospital reimburse Clearfield County for said fees, together with filing costs, prusuant to the directive to said state hospital dated Janaury 27, 1977 from Robert M. Daly, M.D., Deputy Secretary for Mental Health. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p>	<p>Health Review Officer's Report is acknowledged. We approve his recommendation.</p>

Thoams M.  
Torquato

LEWISTOWN HOSPITAL,

FEBRUARY 6, 1984, COMPLAINT IN ASSUMPSIT, filed by Thomas  
M. Torquato, Esquire.  
One (1) copy Certified to Sheriff.

FEBRUARY 29, 1984, AFFIDAVIT OF SERVICE, filed.  
NOW, Feb 7, 1984 at 2:34 PM o'clock EST served within  
Complaint on deft. at his place of residence. So answers,  
Chester A. Hawkins, Shff By /s/ Marilyn Wood

Feb. 6  
8:30 a.m.

84-188-CD

LELAND M. MECHTLY,

Pro	by Atty	40.00
Atty.		3.00

		<p>PHILIPSBURG THRIFT CONSUMER DISCOUNT CO. Front and Pine Sts. Philipsburg, PA 16866</p>	<p>D. S. B. -- DATED JANUARY 27, 1984.</p> <p>Pay in Installments.</p> <p>By virtue of Attorney contained there, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Four Thousand One 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 \$4,140.00</p> <p>Atty. Comm.</p> <p>Interest from Janaury 27, 1984.</p> <p>Filed and Entered by Plaintiff, February 6, 1984.</p> <p>Judgment</p> <p><i>Raymond Withers</i> Prothonotary</p> <p>FEBRUARY 6, 1984, Notice of Entry of Judgment mailed to Defendants.</p>
Feb. 6, 8:30 a.m.	84-189-CD	<p>ALLEN M. BROWN and LUCILLE A. BROWN, RD #2, Box 66 Ginter, PA 16651</p> <p>Pro by Plff 9.00 Pro by Plff 5.00</p>	<p>And Now, <u>21</u> day of <u>Oct</u> 1985 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Raymond Withers</i> Prothonotary</p>
		<p>COMMONWEALTH OF PENNA DEPARTMENT OF REVENUE PO Box 2055, Harrisburg, PA 17105</p>	<p>FEBRUARY 6, 1984, CERTIFIED COPY OF LIEN, PENNSYLVANIA INCOME TAX EMPLOYER WITHHOLDING TAX, filed</p> <p>Pursuant to the laws of the Commonwealth of Pennsylvania, Judgment is entered in favor of the Plaintiff and against the defendants in the sum of Two Hundred Fourteen and 77/100 Dollars.</p> <p>Debt \$214.77(Tax, plus Int. Comp. 2/11/84)</p> <p>Filed and Etnered by Plaintiff, February 6, 1984.</p> <p>Judgment</p> <p><i>Raymond Withers</i> Prothonotary</p>
Feb. 6 8:30 a.m.	84-190-CD	<p>THOMAS H. ROY 145 E. Scribner DuBois, PA 15801</p> <p>Pro by Plff. 9.00 Pro by Plff 5.50</p>	<p>And Now, <u>19</u> day of <u>April</u> 19 <u>85</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Raymond Withers</i> Prothonotary</p>

<p>Feb. 6</p>	<p>IN RE: COMMITMENT OF HELEN FINCH, An Alleged Mentally Disabled Person,</p> <p>84-191-CD</p> <p>Pro <i>by Co.</i> #44647 40.00 A.C.Welch <i>by Co.</i> #44648 75.00 R. Mattern <i>by Co.</i> #44649 150.00</p>	<p>FEBRUARY 6, 1984, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.</p> <p>HELEN FINCH has acted in such manner as to cause me to believe that he is severely mentally disabled.</p> <p>He has been examined by SARV K. GUPTA, M.D. and was found to be in need of treatment.</p> <p>As the patient is currently in WARREN STATE HOSPITAL receiving involuntary treatment under Section 304, I ask that the court issue an order that the patient be involuntarily committed for another period of inpatient treatment. /s/ Sarv. K. Gupta, M.D.,</p> <p>I affirm that I have informed the patient of the actions I am taking and have explained to him these procedures and his rights as described in Form MH-785-A. I believe that he does not understand his rights. /s/ Sarv K. Gupta, M.D.,</p> <p>I affirm that I have informed the patient of the actions I am taking and have explained to him these procedures and his rights as described in Form MH-785-A. I believe that he does not understand his rights. /s/ Sarv K. Gupta, M.D.,</p> <p>I hereby affirm that I have reexamined HELEN FINCH on 2/2/84 to determine if he continues to be severely mentally disabled and in need of treatment.</p> <p>IN MY OPINION: The patient is severely mentally disabled and in need of continued treatment. /s/ Sarv K. Gupta, M.D., ad.</p> <p>ORDER, filed.</p> <p>NOW, this 5th day of October, 1983, pursuant to section of the Mental Health Procedures Act 143, effective September 7, 1986, it is hereby ORDERED that J. Richard Mattern, II, Esquire be and is hereby appointed Mental Health Review Officer for a period of two (2) years from October 1982 through October 1984. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p> <p>ORDER, filed.</p> <p>NOW, this 18th day of October, 1981, pursuant to the Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that John Sughrue, Esquire or his duly authorized delegate be and is hereby appointed as the attorney to represent alleged severely mentally disabled persons in all hearings conducted by the Mental Health Review Officer, pursuant to said Act. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p> <p>FEBRUARY 10, 1984, MENTAL HEALTH REVIEW OFFICER'S REPORT AND DECREE, filed</p>	
	<p>The Court finds that HELEN FINCH continues to be severely mentally disabled.</p> <p>Accordingly, the Court ORDERS that the subject be involuntarily committed to Warren State Hospital, a state mental institution, pursuant to Section 305 of the Mental Health Procedures Act of 1976, as amended, for in-patient treatment for a period of up to one hundred eighty (180) days.</p> <p>It is the FURTHER ORDER of this court that Clearfield County pay the fees of J. Richard Mattern II, Esquire, and Allen C. Welch, Esquire, and that warren state Hospital reimburse Clearfield County for said fees, together with filing costs, pursuant to the directive to said state hospital dated Janaury 27, 1977 from Robert M. Daly, M.D., Deputy Secretary for Mental Health. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p>	<p>One copy Certified to Mental Health. Two copies Certified to Clfd. Co. Controller. DECREE, filed.</p> <p>AND NOW, this 10th day of February, 1984, the Mental Health Review Officer's Report is acknowledged. We approve his recommendation.</p>	



James A. Naddeo	YASH P. PARMAR and MANJU PARMAR,	FEBRUARY 6, 1984, COMPLAINT IN ASSUMPSIT, filed by James A. Naddeo, Esquire Two (2) copies Certified to Attorney. APRIL 19, 1984, PRELIMINARY OBJECTION: MOTION FOR MORE SPECIFIC PLEADING filed by Thomas Morgan  MAY 4, 1984, MOTION TO DISMISS DEFENDANTS PRELIMINARY OBJECTION & ORDER, filed by James A. Naddeo 1 Copy Cert. to Atty AND NOW, this 21st day of May, 1984, upon consideration of Plaintiffs' foregoing Motion to Dismiss Defendant's Preliminary Objection, a Rule is granted upon Defendant, Alside, Inc., to show cause why Defendant's Preliminary Objection should not be dismissed Rule returnable and a hearing thereon the 13th day of June, 1984, at 2:30 P.M. in the main Courtroom of the Clearfield County Courthouse. BY THE COURT s/ John K. Reilly, Jr., President Judge. NOVEMBER 13, 1984, MEMORANDUM AND ORDER, filed. NOW, this 14th day of November, 1984, upon full consideration of the above, it is the ORDER of this Court that Plaintiffs Motion to Dismiss Defendants Preliminary Objection is granted and Defendants Preliminary Objection is hereby dismissed, with leave to Defendant to file an answer to Plaintiffs complaint within 20 days from the date of filing the within Order and Opinion, /s/ John A. Cherry, S.J. DECEMBER 4, 1984, ANSWER, filed by Thomas Morgan, Esq.  FEBRUARY 13, 1986, PRAECIPE, filed. Please mark the above captioned case settled and discontinued upon payment of costs. /s/ James A. Naddeo, Esq.
Feb. 6 3:00 p.m.	84-192-CD	
Thomas Morgan	ALSIDE, INC.	
	Pro by Atty. 40.00 Pro by atty 5.00	<div>SETTLED</div> <div>DISCONTINUED</div>

CONTINUED FROM PAGE 557, WALKER vs WALKER, 84-59-CD		
MAR. 27, 1997, OPINION AND ORDER, filed.	ONE (1) CERT TO ATTY MARSHALL, SUGHRUE	
ORDER		
NOW, this 27th day of March, 1997, following hearing into the above-captioned Petition to Terminate Alimony, it is the ORDER of this Court that said Petition be and is hereby granted to the extent that upon Petitioner's payment to Respondent the amount of \$1,124.00 in accordance with the foregoing Opinion, his monthly obligation shall be reduced to \$87.50 as temporary alimony.		
BY THE COURT, s/JOHN K. REILLY, JR., President Judge		

Richard L. Kearns	CHARLES BERNINGER, JR., and SCHNEIDER TRANSPORT, INCORPORATED,	<p>FEBRUARY 6, 1984, PRAECIPE, filed by Richard L. Kearns, Esquire. Please issue a Writ of Summons in trespass against the above-named Defendants.</p> <p>FEBRUARY 6, 1984, WRIT OF SUMMONS IN TRESPASS ISSUED TO SHERIFF FOR SERVICE.</p> <p>FEBRUARY 28, 1984, SHERIFF'S RETURN, filed. Now, Feb 9, 1984 served within Summons on John D. Irwin, Jr. deft by Certified Mail. Now, Feb 14, 1984 served within Summons on Blue Diamond Co., deft by Certified Mail. Now, Feb 15, 1984 served within Summons on H&amp;K Equip Co., Inc., deft by Certified Mail. So answers, Chester A. Hawkins, Shff By /s/ Marilyn Wood</p> <p>AUGUST 1, 1984, NOTICE OF DEPOSITION OF JOHN D. IRWIN, JR., filed by Richard L. Kearns, Esq.</p> <p>MARCH 25, 1985, PRAECIPE, filed. Kindly mard the above captioned action settled and discontinued./s/ James R. Clippinger, Esq</p>
Feb. 6 8:30 a.m.	84-193-CD	
	JOHN D. IRWIN, JR., 801 Lynvve Road, Linthicum, Maryland, 21090, BLUE DIAMOND COMPANY, 201 Palaski Highway Baltimore, MD, 21205; H&K EQUIPMENT CO., INC. 201 Palaski Highway Baltimore, MD 21205.	<div>SETTLED</div> <div>DISCONTINUED</div>
	Pro by Atty. 20.00 Atty. by Atty 3.00 Shff Hawkins 20.40 Pro by atty 5.00	

David P. King	NANCY Z. SIGEL,	FEBRUARY 6, 1984, COMPLAINT IN DIVORCE, filed by David P. King, Esquire. One (1) copy Certified to Attorney.	
Feb. 6 8:30 a.m.	84-194-CD	JUNE 5, 1984, AFFIDAVIT OF SERVICE, filed Personally appeared before me, the undersigned officer DAVID P. KING, ESQ., who, being duly sworn according to law, deposes and says that service of the Complaint in Divorce at the above tern and nubmer was served upon the defendant by sending to him a true and certified copy of said Complaint by certified mail, return receipt requested, on teh 8th day of February 1984, said Complaint sent to his last known residence, and that the same was received by him on the 10th day of February, 1984, as evidenced by the return reciept card attached hereto with his signature. /a/ David P. King., Esquire.	
1/6/84 \$75.00 Pd by Atty.		JUNE 5, 1984, AFFIDAVIT OF CONSENT OF NANCY Z. SIGEL, filed.	
Clfd Trust	WILLIAM C. SIGEL,	JUNE 5, 1984, AFFIDAVIT OF CONSENT OF WILLIAM C. SIGEL, filed.	
		JUNE 5, 1984, PRAECIPE TO TRANSMIT RECORD, filed by David P. King, Esquire. DECREE, filed.	
		AND NOW, the 5th day of June, 1984, with the parties hereto having consented to a DEcree in Divorce in accordance with Section 201(c) of the Divroce Code.	
		We, therefore, DECREE that NANCY Z. SIGEL be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and WILLIAM C. SIGEL. Thereupon all the rights, duties or claims accruing to either of said parties in prusuance of said marriage, shall cease and determine, and each of them shall be at lbierty to marry again as though they	
Clk#4748 Trans Pro. #11437 Atty	toreg acct. 40.50 34.50	\$75.00 \$75.00	had never been heretofore married, except that.....
	Pro by Atty	8.00	The Prothonotary is directed to pay teh Court costs, as noted herein, out of the deposits received and then remit the balance to the plaintiff. BY TEH COURT: /s/ John K. Reilly, Jr., President Judge.
			JUNE 12, 1984, VITAL STATISTICS FOR MAILED TO DEPARTMENT OF HEALTH, NEW CASTLE, PA.
			JUNE 27, 1984, NOTICE OF ELECTION TO RETAKE MAIDEN NAME, filed by David P. King, Esquire. Notice is hereby given that the Plaintiff in the above matter, having been granted a Final Decree in Divorce from the bonds of matrimony of June 5, 1984, hereby elects to retake and hereafter use her maiden name of NANCY M. ZEMAK, and gives written notice avowing her intention in accordance with the provisions of the Act of May 25, 1939, P.L. 192, as amended. /a/ Nancy Z. Sigel, TO BE KNOWN AS: /s/ Nancy M. Zemak,

Carl A. Belin	STANLEY E. REESE,	FEBRUARY 7, 1984.PRAECIPE, filed by Carl A. Belin, Jr., Esquire. Please issue a summons in assumpsit against the defendant, R. D. Goss, Inc., and direct the Sheriff to make service of said summons at defendant's address of: R. 519 Williams Street, Clearfield, Clearfield County, Pennsylvania.  FEBRUARY 7, 1984, WRIT OF SUMMONS IN ASSUMPSIT ISSUED TO SHERIFF FOR SERVICE.  FEBRUARY 13, 1984, SHERIFF'S RETURN filed. Now February 7, 1984 served within Summons in Assumpsit on Bill Wingard, Secretary for defendant. So answers, Chester A. Hawkins by Marilyn Wood
Feb. 7 9:30 a.m.	84-195-CD	
	R. D. GOSS, INC.	
	Pro byAtty.	20.00
	Atty	3.00
	Shff by Atty	11.75

Joseph Colavecchi	GRAY BATTERY & AUTO SUPPLY, INC.,		FEBRUARY 7, 1984, COMPLAINT IN ASSUMPSIT, filed by Joseph Colavecchi, Esquire. One (1) copy Certified to Sheriff. Two (2) copies Certified to Attorney.  FEBRUARY 14, 1984, AFFIDAVIT OF SERVICE, filed. NOW, Feb. 9, 1984 at 10:30 am o'clock EST served within Complaint on Mary Fida, Grandmother of William Brink, deft. at her place of residence. So answers, Chester A. Hawkins, Shff By /s/ Marilyn Wood  MARCH 13, 1984, PRAECIPE FOR JUDGMENT filed by Joseph Colavecchi The Defendant, William Brink, having been served on February 9, 1984, and no answer having been filed, a further ten (10) day notice was then given to William Brink on March 1, 1984, a copy of said notice being attached to this Praecipe. No answer still having been filed to the Complaint in Assumpsit, please assess damages against William Brink as follows: <div>1. Amount of Debt: \$182.60 2. Interest at the rate of 6% per annum: 15.75 3. Costs to Date: 67.15  TOTAL AMOUNT OF JUDGMENT: \$265.50</div> Judgment is entered in favor of the Plaintiff and against the Defendant for failure to file an Answer in the amount of Two hundred Sixty-five and 50/100 Dollars.  Debt \$265.50  DEFAULT JUDGMENT <div>Raymond Mithun Prothonotary</div> AUGUST 29, 1984, SUBPOENA, filed by Colavecchi and Ryan, Attys. One certified copy to atty.  SEPTEMBER 6, 1984, PROCESS-AFFIDAVIT OF SERVICE, filed. Frank Notor Constable, being duly sworn according to law deposes and says that on the 1st day of September 1984, at about 10:15 am he served a Subpoena in the above-captioned action on WILLIAM BRINK by handing to and seaving with WILLIAM BRINK, personally, at his home at 321 Windy Hill Curwensville, Pa. to his brother Ronald Brink a true and correct copy of said Subpoena./s/ Frank Notor, Constable.
Feb. 7 9:30 a.m.	84-196-CD	WILLIAM BRINK,	
	Pro by Atty.	40.00	
	Atty.	3.00	
	Pro by Atty	13.15	
	Pro by Atty	9.00	
	Pro	2.00	

Joseph Colavecchi

~~TYK-SWANK-REFRACTORIES~~  
~~COMPANY,~~  
TYK REFRACTORIES COMPANY

FEBRUARY 7, 1984, COMPLAINT IN ACTION TO QUIET TITLE, filed by Joseph Colavecchi, Esquire.  
Ten (10) copies Certified to Attorney.  
ALL THAT CERTAIN parcel or tract of land situate in the Township of Beccaria, County of Clearfeild, State of Pennsylvania.  
ORDER DIRECTING COMPLAIN TO BE SERVED BY ADVERTISE-  
MENT ON CERTAIN DEFENDANTS, filed .  
AND NOW, this 2nd day of February, 1984, the within action being an Action to Quiet Title, and the Plaintiffs through their attorney, Joseph Colavecchi, Esquire, having stated and made an Affidavit about the addresses of all known Defendants, and have further stated that they have no knowledge of any other persons, corporations or individuals claiming or who claim any interest in the premises described in this Complaint and wherein there may be parties who have an interest in this property who are presently not of record and cannot be determined after due investigation of the available records and possibly their whereabouts are likewise unknown.  
THEREFORE, upon motion of Joseph Colavecchi, Esquire attorney for Plaintiffs, it is ORDERED AND DECREED that substituted service by publication be made by giving notice in the Clearfield Progress Newspaper once a week for three consecutive weeks so that this will be notice at large to any Defendants of whom the Plaintiffs may not have knowledge. This notice shall appear three times, stating that the said action has been filed and shall contain a description of the premises involved in the Action to Quiet Title, and a statement therein that if an Answer is not filed on or before a day certain which shall be at least twenty (20) days from the date of the last publication, a judgment will be entered against the above-named Defendants granting relief requested in the Prayer of the Complaint, and which shall be set forth in full in the advertisement of said Action.  
If this Complaint is not pleaded to within twenty (20) days after the date of the last publication, the Plaintiffs may obtain a preliminary order directed to the Defendants and if no exceptions are filed to the preliminary order, within thirth (30) days, final judgment in this Action to Quiet Title may be entered by the Plaintiffs against the Defendants. BY THE COURT: /s/ John K. REilly, Jr., President Judge.

FEBRUARY 14, 1984, AFFIDAVIT, filed

~~FEBRUARY 22, 1984, SHERIFF'S RETURN filed.~~

Now, February 7, 1984, Harry Dunkle, Sheriff of Jefferson County was deputized.  
Now, February 8, 1984, served within Action to Quiet Title, return of Sheriff Dunkle hereto attached.  
So answers, Chester A. Hawkins by Marilyn Wood

FEBRUARY 27, 1984, PRELIMINARY OBJECTIONS, filed by Jesse P. Long, Esqurie.

FEBRUARY 27, 1984, LETTER, filed. To Mr. Colavecchi from Jesse P. Long, Esquire

MARCH 2, 1984, AFFIDAVIT OF SERVICE & PROOF OF PUBLICATION filed by Joseph Colavecchi

Pro	by Atty.	41.00
Atty.		3.00
	by Atty	
Shff Hawkins		18.75
	by Atty	
Shff Dunkle		28.05
Pro by Atty		16.00

MAY 16, 1984, AFFIDAVIT, filed by Joseph Colavecchi  
Before me, the undersigned officer, personally appeared JOSEPH COLAVECCHI, who, being duly sworn according to law, deposes and says that effective April 1, 1984, TYK Swank Refractories Company has changed their name to TYK Refractories Company.

The purpose of this affidavit is so that the change of name will be filed of record in this case. /s/ Joseph Colavecchi

JUNE 8, 1984, STIPULATION OF COUNSEL FOR HEIRS OF A. C. HOPKINS, filed by Joseph Colavecchi, Esquire.

JUNE 7, 1984, ORDER, filed. Ithree (3) copies Cert/.Atty  
AND NOW, this 7th day of June, 1984, it appearing

that service of the Complaint to Quiet Title in the above-stated Action was served on the heirs of A. C. Hopkins, deceased their heirs, successors and assings; Ann Jones Klingenstein; Ellen Marie Hopkins; William Peter Hopkins; Joseph D. Hopkins, now deceased through surviving widow, Sally C. Hopkins, William B. Hopkins, and any heirs or persons claiming under them, and any other person, persons, firms, partnerships or corporate entities who might claim any type of title to ten premises described in the original Complait and also described in this Order, and Service having been made personally, wjere 1/2ssob;e. amd bu advertisement, and proven by Notice in the record and also through Jesse P. Long, attorney in fact for the heirs of A. C. Hopkins, deceased and by Affidavit of JOSEPH COLAVECCHI, ESQUIRE, Attorney for Plaintiff. No Answer has been filed in said Action, and on motion of JOSEPH COLAVECCHI, ESQUIRE, Attorney for the Plaitniff, it is hereby ORDERED AND DECREED:

1. That all of the above-named Defendants, and any heirs or persons claiming under them and any other person, persons, firms, partnerships or corporate entities who might claim any title to the premises, are forever barred from asserging any right, lien or interest, inconsistent with the interest or claim of the Plaintiff as set forth in their Complaint, in and to the following-described piece or parcel of land, together with the improvements thereon, situated in the

Joseph Colavecchi	<del>TYK-SWANK-REFRAC</del> <del>TORIES</del> <del>COMPANY,</del>  TYK REFRAC TORIES COMPANY	FEBRUARY 7, 1984, COMPLAINT IN ACTION TO QUIET TITLE, filed by Joseph Colavecchi, Esquire Ten (10) copies Certified to Attorney. ALL THAT CERTAIN tract situated, lying and being in Beccaria Twonship, Clearfield County, Pennsylvania. ORDER DIRECTING COMPLAINT TO BE SERVED BY ADVERTISE- MENT ON CERTAIN DEFENDANTS, filed. AND NOW, this 3rd day of February, 1984, the within action being an Action to Quiet Title, and the Plainttiffs through their attorney, Joseph Colavecchi, Esquire, having stated and made an Affidavit about the addresses of all known Defendants, and have further stated that they have no knowledge of any other persons, corporations or in- dividuals claiming or who claim any interest in the pre- mises described in this Complaint and wherein there may be parties who have an interest in this property after due investigation of the available records and possibly their whereabouts are likewise unknown. THEREFORE, upon motion of Joseph Colavecchi, Esquire, Attorney for Plaintiffs, it is ORDERED AND DECREED that substituted service by publication be made by giving notice in the Clearfield Progress Newspaper once a week for three consecutive weeks so that this will be notice at large to any Defendants of whom the Plaintiffs may not have knowledge. This notice shall appear three times, stating that the said action has been filed and shall con- tain a description of the premises involved in the Action to Quiet Title, and a statemetn therein that if an Answer is not filed on or before a day certain which shall be at least twenty (20) days from the date of the last publi- cation, a judgment will be entered against the above-named Defendants granting relief requested in the Prayer of the Complaint, and which shall be set forth in full in the advertisement of said Action. If this Complaint is not pleaded to within (20) days after the date of the last publication, the Plain- tiffs may obtain a preliminary order directed to the De- fendants and if no exceptions are filed to the preliminary order, within thirty (30 ) days, final jdugment in this Action to Quiet Title may be entered by the Plaintiffs agains the Defendants. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.  FEBRUARY 14, 1984, AFFIDAVIT, filed FEBRUARY 22, 1984, SHERIFF'S RETURN filed. Now February 7, 1984 Harry Dunkle Sheriff of Jefferson County was deputized. Now February 8, 1984 served within Action to Quiet Title, return of Sheriff Dunkle hereto attached. So answers, Chester A. Hawkins by Marilyn Wood  FEBRUARY 27, 1984, PRELIMINARY OBJECTIONS, filed by Jesse P. Long, Esquire. FEBRUARY 27, 1984, LETTER, filed. To Mr. Colavecchi from Jesse P. Long, Esqurie.  MARCH 2, 1984, AFFIDAVIT OF SERVICE & PROOF OF PUBLICATION, filed by Joseph Colavecchi  MAY 16, 1984, AFFIDAVIT, filed by Joseph Colavecchi Before me, the undersigned officer, personally appeared JOSEPH COLAVECCHI who, being duly sworn according to law, deposes and says that effective April 1, 1984, TYK Swank Refractories Company has changed their name to TYK Refractories Company. PRO by Atty. 41.00 The purpose of this affidavit is so that the change of name will be filed of record in this case. /s/ Joseph Colavecchi Atty. 3.00 by Atty Shff Hawkins 18.75 by Atty Shff Dunkle 28.05 JUNE 8, 1984, STIPULATION OF COUNSEL FOR HEIRS OF A. C. HOPKINS, filed by Joseph Colavecchi, Esquire. JUNE 7, 1984, ORDER, filed. Three (3) copies Certified to Attorney. AND NOW, this 7th day of June, 1984, it appearing that service of the Complaint to Quiet Title in the above- stated Action was served on the heirs of A. C. Hopkins, deceased, their heirs, successors and assigns; Ann Jones Klingenstein; Ellen Marie Hopkins; William B. Hopkins, and any heirs or persons claiming under them, and any other person, persons, firms, partensrships or corporate title to the premises described in the original Complaint Service having been made personally, where possible, and by advertisement, and proven by Notice in the record and also through Jesse P. Long, attorney in fact for the heirs of A. C. Hopkins, deceased and by Affidavit of JOSEPH COLAVECCHI, ESQUIRE, Attorney for Plaintiff. No Answer has been filed in said Action, and on motion of JOSEPH COLAVECCHI, ESQUIRE, ESQUIRE, Attorney for Plaintiff, it is hereby ORDERED AND DECREED: 1. That all of the above-named Defendants, and any heirs or persons claiming under them, and any other person, persons, firms, partnerships or corporate entities who might claim any title to the premises, are forever barred from asserting any right, lien, or irteres, inconsis- tent with the interest or claim of the Plaintiff as set forth in their Complaint, in and to the following-described piece or parcel of land, together with the improvements thereon, situated in the Township of Beccaria, the County of Clearfield, the State of Pennsylvania, bounded and described as follows: ALL THAT CERTAIN tract situated, tying and being in Beccaria Tonwship, Clearfield County, Pennsylvania, bounded and described as follows to wit:
Feb. 7 9:30 a.m.	84-198-CD	
	THE HEIRS OF A. C. HOPKINS, Deceased, their heirs, successors, and assigns; ANN JONES KLINGENSTEIN; ELLEN MARIE HOPKINS; WILLIAM PETER HOPKINS; JOSEPH D. HOPKINS; WILLIAM B. HOPKINS; and all other persons, corporations or individuals claiming or who may claim any inter- est in the premises des- cribed in this Complaint,	
	entities who might claim any type of title to the premises described in this Order, and by advertisement, and proven by Notice in fact for the heirs of A. C. Hopkins, deceased and by Affidavit of JOSEPH COLAVECCHI, ESQUIRE, Attorney for Plaintiff. No Answer has been filed in said Action, and on motion of JOSEPH COLAVECCHI, ESQUIRE, ESQUIRE, Attorney for Plaintiff, it is hereby ORDERED AND DECREED: 1. That all of the above-named Defendants, and any heirs or persons claiming under them, and any other person, persons, firms, partnerships or corporate entities who might claim any title to the premises, are forever barred from asserting any right, lien, or irteres, inconsis- tent with the interest or claim of the Plaintiff as set forth in their Complaint, in and to the following-described piece or parcel of land, together with the improvements thereon, situated in the Township of Beccaria, the County of Clearfield, the State of Pennsylvania, bounded and described as follows: ALL THAT CERTAIN tract situated, tying and being in Beccaria Tonwship, Clearfield County, Pennsylvania, bounded and described as follows to wit:	

Joseph Colavecchi	GRAY BATTERY & AUTO SUPPLY, INC.,	FEBRUARY 7, 1984, COMPLAINT IN ASSUMPSIT, filed by Joseph Colavecchi, Esquire One (1) copy Certified to Sheriff. Two copies Certified to Attorney.  FEBRUARY 14, 1984, AFFIDAVIT OF SERVICE, filed. NOW, Feb. 9, 1984 at 10:30 AM o'clock EST served within Complaint on Christine Brink, wife of Deft. So answers, Chester A. Hawkins, Shff By /s/ Marilyn Wood  MARCH 13, 1984, PRAECIPE FOR JUDGMENT filed by The Defendant, Ronald Brink, having been served on February 9, 1984, and no answer having been filed, a further ten (10) day notice was then given to Ronald Brink on March 1, 1984, a copy of said notice being attached to this Praecipe. No answer still having been filed to the Complaint in Assumpsit, please assess damages against Ronald Brink as follows: <div>1. Amount of Debt: \$35.49 2. Interest at the rate of 6% from 1/14/80 to 2/14/80: 2.60 3. Costs to Date: 67.15 TOTAL AMOUNT OF JUDGMENT: \$105.24</div> Judgment is entered in favor of the Plaintiff and against the Defendant for failure to file an Answer in the amount of One hundred Five and 24/100 Dollars.  Debt \$105.24  DEFAULT JUDGMENT <div>Raymond Netherum Prothonotary</div> AUGUST 29, 1984, SUBPOENA, filed by Colavecchi and Ryan, Atty's. One certified copy to Atty. SEPTEMBER 6, 1984, PROCESS-AFFIDAVIT OF SERVICE, filed. Frank Notor Constable, being duly sworn according to law, deposes and says that on the 1st day of September 1984, at about 10:15 am he served a Subpoena in the above-captioned action of RONALD BRINK by handing to and leaving with RONALD BRINK, personally, at their home at 321 Windy Hill, Curwensville, Pa. 16833 to Ronald Brink a true and correct copy of said Subpeona./s/ Frank Notor, Constable.
Feb 7 1:32 p.m.	84-199-CD	
	RONALD BRINK,	
	Pro by Atty 40.00	
	Atty. by Atty 3.00	
	Shff Hawkins 13.15	
	Pro by Atty 9.00	
	Pro 2.00	



	<p>IN RE: COMMITMENT OF DALE LEE DONAHUE, An Alleged Mentally Disabled Person,</p>	<p>FEBRUARY 7, 1984, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.</p> <p>DALE LEE DONAHUE has acted in such a manner as to cause me to believe that he is severely mentally dis- abled.</p> <p>He has been examined by Dr. Conrado Agra and was found to be in need of treatment.</p> <p>As the patient is not currently in a facility re- ceiving treatment, I ask this Court to issue an order that the patient be involuntarily committed for inpatient treatment.</p> <p>I affirm that I have informed the patient of the actions I am taking and have explained to the patient these procedures and his rights as described in From MH- 785-A. I believe that he does not understand his rights. /s/ R. S. Dombrosky, 2/7/84.</p> <p>I hereby affirm that I have examined Dale L. Donahue on 2/6/84 to determine if he is in need of treat- ment .</p> <p>IN MY OPINION: The patient is severely mentally disabled and in need of continued treatment.</p> <p>ORDER, filed.</p> <p>NOW, this 5th day of October, 1983, pursuant to section of the Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that J. Richard Mattern, II, Esquire be and is hereby appointed Mental Health Review Officer for a period of two (20) years from October 1982 through October 1984. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p> <p>ORDER, filed</p> <p>NOW, this 18th day of October, 1981, pursuant to the Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that John Sughrue, Esquire or his duly authorized delegate be and is hereby appointed as the attorney to represent alleged severely mentally disabled persons in all hearings conducted by the Mental Health Review Officer, pursuant to said Act. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p> <p>FEBRUARY 14, 1984, MENTAL HEALTH REVIEW OFFICER'S REPORT AND DECREE, filed</p> <p>One (1) copy Certified to Sheriff. DECREE, filed</p> <p>AND NOW, this 14th day of February, 1984, the Mental Health Review Officer's Report is acknowledged. We</p>
<p>Feb 7, 2:00 p.m.</p>	<p>84-200-CD</p> <p>Pro <i>By Co.</i> #44659 40.00 A.C. Welch <i>By Co.</i> #44660 140.00 R. Mattern <i>By Co.</i> #44661 288.75 Shff Office Crd. 55.00</p>	<p>approve his recommendation.</p> <p>The Court finds that DALE LEE DONAHUE is severely mentally disabled within the meaning of the Mental Health Procedrues Act of 1976, as amended.</p> <p>Accordingly, the Court ORDERS that DALE LEE DONAHUE be involuntarily committed to the Forensic Unit of Warren State Hospital, a state mental institution, for in-patient care and treatment as a severely mnetally disabled person, for an initial period of twenty (20) days, after which the Forensic psychiatrist is to report to the Court before retaining the subject any longer. In the event that subject is stabilized after twenty (20) days, he is to be re- turned to the Clearfield County Prison. Said period of commitment, under no circumstances, is to exceed ninety (90) days.</p> <p>This commitment is pursuant to Section 304 of the Mental Health Procedures Act of 1976, as amended.</p> <p>The costs of this proceedings, the fee of R. Richard Mattern II, Esquire, Clearfield County Mental Health Review Officer, the fee of Allen C. Welch, Esquire, counsel for Dale Lee Donahue, and the fee of Dr. Conrada Agra, shall be apid by Clearfeild County. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p> <p>FEBRUARY 14, 1984, ORDER, filed. One (1) copy Certified to Sheriff.</p> <p>AND NOW, this 14th day of February, 1984, it is the ORDER of this Court that the Sheriff of Clearfield County, or his duly authorized deputy, transport the above-named DALE LEE DONAHUE from the Clearfield County Prison, Clearfield, Pennsylvania, to Warren State Hospital, Warren, Pennsylvania, as per Order of Commitment dated February 14, 1984.</p> <p>MARCH 1, 1984 SHERIFF'S RETURN, filed.</p> <p>February 15, 1984 transported the within named defendant Dale Lee Donahue from the Clearfield County Prison to Warren State Hospital and released him into the custody of the authorities at Warren. So answers, Chester A. Hawkins, Sheriff by Marilyn Wood.</p>

PENNA ELECTRIC CO.  
PO Box 251  
Clearfield, PA 16830

FEBRUARY 8, 1984, JUDGMENT FROM J.P., Michael Rudella,  
field

Judgment is entered in favor of the Plaintiff and  
against the Defendant in the sum of Two Hundred Twenty-  
four and 69/100 Dollars, with costs.

Debt \$224.69

Interest from August 22, 1983.

Filed and Entered by Plaintiff, February 8, 1984

Judgment

*Raymond Mithras*  
Prothonotary

RUTH A. FERGUSON  
RD #3, Box 150  
Philipsburg, PA 16866  
and

GEORGE STEFLE,  
PO Box 8  
Grassflat, PA 16830

Pro by Plff 9.00  
o.c. 18.10

Pro by PIFF 5.00

And now, 9 April 1984  
The Court is satisfied that all of such  
interest and cost.  
Attest William A Shaw  
Prothonotary

Timothy E. Durant	LESLIE A. WALKER,	FEBRUARY 8, 1984, NOTICE OF APPEAL FROM J.P., William M. Daisher, filed. PRAECIPE TO ENTER RULE TO FIILE COMPLAINT AND RULE TO FILE, filed. Enter rule upon LESLIE A. WALKER, appellee, to file a complaint in this appeal (Common Pleas No. 84-202-CD) within twenty (20) days after service of rule or suffer entry of judgment of non pros.  RULE: To LESLIE A WALKER, appellee.  FEBRUARY 10, 1984, PROOF OF SERVICE OF NOTICE OF APPEAL AND RULE TO FILE COMPLAINT, filed. I hereby swear or affirm that I served a copy of the Notice of Appeal, Common Pleas No. 84-202-CD upon the District Justice designated therein on 2/9/84 by certified mail, sender's receipt attached hereto, and upon the appellee, Timothy Durant, Attorney for Leslie A. Walker on 2/9/84 by certified mail, sender's receipt attached hereto. AND FURTHER that I served the Rule to file a Complaint accompanying the above Notice of Appeal upon the appellee to whom the Rule was addressed on 2/9/84 by certified mail, sender's receipt attached hereto. /s/ Richard A. bell, Esquire.  MARCH 1, 1984, COMPLAINT, filed by Timothy E. Durant Esquire.  APRIL 11, 1984, ANSWER AND NEW MATTER, filed by Richard A. Bell, Esquire.  MAY 2, 1984, ANSWER TO NEW MATTER, filed by Timothy E. Durant, Esquire.  JUNE 20, 1984, PRAECIPE FOR ARBITRATION, filed by Timothy E. Durant, Esquire. Please place the above-captioned case on the Trial List for Arbitration. The estimated time of trial is three (3) to four (4) hours.  DECEMBER 3, 1984, OATH OR AFFIRMATION OF ARBITRATORS AND AWARD, filed. NOW, this 3rd day of December, 1984, we the under- signed, having been appointed arbitrators in the above case do hereby swear, or affirm, that we will hear the evicence and allegations of the parties and justly and equitably try all matters in variance submitted to us, determine the matters in controversy, made an award, and transmit the same to the Prothonotary within twenty (20) days of the date of hearing of the same. /s/ Ervin S. Fennell, Jr., Donald R. Mikesell, Chairman, /s/ Thomas F. Morgan, /s/ Andrew P. Gates, /s/ Paula M. Cherry. AWARD OF ARBITRATORS, filed. NOW, this 3rd day of December, 1984, we, the under- signed arbitrators appointed in this case, after having been duly sworn, and having heard the evidence and alle- gations of the parties, do award and find as follows: WE FIND FOR THE PLAINTIFF TWO WEEKS VACATION PAY IN THE AMOUNT OF \$344.00 WITH INTEREST FROM 7/1/81, PLUS COSTS. /s/ Thomas F. Morgan, Chairman, /s/ Ervin S. Fennell, Jr., /s/ Paula M. Cherry.
Feb.8 12:00 pm	84-202-CD	
Pro by Atty \$300.00		
Richard A. Bell	McGREGOR SPORTSWEAR,	
	R.A.B Pro by Atty. 20.00 T.D. Pro by Atty. 40.00 Pro by Atty 15.00 Pro by Atty 10.00	
12/18/89 From Escrow Ck#6307 Pd. to county	Treasure \$300.00	
		ENTRY OF AWARD, filed. NOW, this 3rd day of December, 1984, I hereby certify that the above award was entered of record this date in the proper dockets and notice by mail of the return and entry of award duly given to the parties or their attorneys. WITNESS MY HAND AND THE SEAL OF THE COURT: /s/ Raymond Witherow, Prothonotary, By /s/ Nanette L. Sturniolo.  DECEMBER 24, 1984, NOTICE OF APPEAL FROM AWARD OF BOARD OF ARBITRATORS, filed by Richard A. Bell, Esquire. One (1) copy Certified to Plaintiff One (1) copy Certified to Attorney Durant.

Anthony S. Guido	JANICE M. FELIX,	FEBRUARY 9, 1984, COMPLAINT UNDER SECTION 201(c) OF THE DIVORCE CODE, filed by Anthony S. Guido, Esquire. One (1) copy Certified to Attorney.
2/13/84 \$35.00 Pd. by Atty.	84-203-CD	FEBRUARY 23, 1984, RETURN OF SERVICE OF COMPLAINT, filed by Anthony Guido, Esquire.
Clfd Trust		FEBRUARY 27, 1984, ANSWER, filed by Querino R. Torrelli, Esquire. One (1) copy Certified to Attorney.
Querino R. Torrelli	REGIS J. FELIX,	JANUARY 18, 1985, AFFIDAVIT OF CONSENT OF REGIS J. FELIX, filed.
		JANUARY 18, 1985, AFFIDAVIT OF CONSENT OF JANICE M. FELIX, filed.
		JANAURY 18, 1985, DIVORCE DECREE, filed.
		NOW, this 21st day of Janaury, 1985, a Complaint in divorce having been filed by the Plaintiff to the above term and number on February 13, 1984, and both parties having filed an affidavit of consent as required by the Divorce Code more than ninety (90) days after the filing of said action, the Court hereby enters the following decree:
	Pro by Atty. 40.00	1. That JANICE M. FELIX and REGIS J. FELIX be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between themselves, and that the rights, duties or claims accruing to either of said parties in pursuance of said marraige, shall cease and determine, and each of them shall be at liberty to marry again as though they had never been heretofore married.
Ck#4895 Trans to reg acct. \$75.00 Pro. .50 #11651 Atty 34.50		
		4. That the terms of the parties' property settlement agreement and amendment thereto, both dated January 9, 1985, are hereby ratified and confirmed by the Court, the terms of which are incorporated in this decree by reference thereto.
		The Prcthonotary is directed to pay any court costs remaining on deposit to the party depositing the same. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.
		FEBRUARY 12, 1985, VITAL STATISTICS FORM MAILED TO DEPARTMENT OF HEALTH, NEW CASTLE, PA

		<p>COMMONWEALTH OF PENNA DEPARTMENT OF LABOR AND INDUSTRY, PO Box 3900 Harrisburg, PA 17105</p>	<p>FEBRUARY 9, 1984, CERTIFIED COPY OF LIEN, TO THE USE OF THE UNEMPLOYMENT COMPENSATION FUND, filed</p> <p>Pursuant to the laws of the Commonwealth of Penn- sylvania, Judgment is entered in favor of the Plaintiff and against the Defendant for a total of One Thousand Seven Hundred Seventy-six and 17/100 Dollars.</p> <p>Debt \$1,776.17 (Tax, plus Interest, Comp. 1/31/84)</p> <p>Filed and Entered by Plaintiff, February 9, 1984.</p> <p>Judgment</p> <p><i>Raymond Wetherman</i> Prothonotary</p>
	Feb. 9 8:30 a.m.	84-204-CD	<p>R. J. BROWN ELECTRIC, INC. RD #2 DUBOIS, PA 15801</p> <p>Pro by Plff. 9.00</p>
		<p>COMMONWEALTH OF PENNA DEPARTMENT OF LABOR AND INDUSTRY, PO Box 3900 Harrisburg, PA 17105</p>	<p>FEBRUARY 9, 1984, CERTIFIED COPY OF LIEN, TO THE USE OF THE UNEMPLOYMENT COMPENSATION FUND, filed.</p> <p>Pursuant to the laws of the Commonwealth of Pennsy- lvania, Judgment is entered in favor of the Plaintiff and against the Defendant for a total of Six Hundred Seventy-eight and 20/100 Dollars.</p> <p>Debt \$678.20 (Tax, Plus Interest, Comp. 1/31/84)</p> <p>Filed and Entered by Plaintiff, February 9, 1984</p> <p>Judgment</p> <p><i>Raymond Wetherman</i> Prothonotary</p>
	Feb. 9 8:30 a.m.	84-205-CD	<p>MARCIA A. GOLUBSKI, Individually and t/a THE BEAUTY SHOP 4 N. Clark St. DuBois, PA 15801</p> <p>Pro by Plff. 9.00</p>

Allen F.  
Kirk

BEARD OIL COMPANY,

FEBRUARY 9, 1984, COMPLAINT IN ASSUMPSIT, filed by Allen F. Kirk, Esquire  
Two (2) copies Certified to Attorney.  
FEBRUARY 23, 1984, AFFIDAVIT OF SERVICE, filed  
NOW, Feb. 16, 1984 at 10:30 AM o'clock EST served within  
Complaint on John M. Collins, deft. at his place of residence.  
So answers, Chester A. Hawkins, Shff By /s/ Marilyn Wood

Feb. 9  
2:15 p.m.

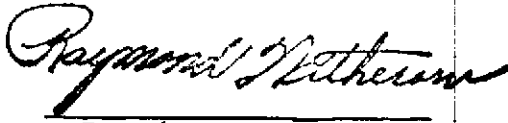
84-205 $\frac{1}{2}$ -CD

MARCH 21, 1984, PRAECIPE FOR DEFAULT JUDGMENT, filed by  
Alan F. Kirk 1 Copy Cert. to Atty  
Please enter default judgment in the amount of  
\$2,142.09 together with interest, costs, and attorney's  
commission on the above captioned Defendant due to the  
Defendant's failure to enter an appearance or file an  
Answer within the allotted twenty-day (20) time limit.  
/s/ Alan F. Kirk

Judgment entered in favor of the Plaintiff and  
against the Defendant in the amount of Two thousand  
one hundred forty two dollars and nine cents (\$2,142.09)  
together with interest, costs, and attorney's commission  
due to the Defendant's failure to enter an appearance  
or file an Answer within the allotted twenty-day (20)  
time limit.

DEBT: \$2,142.09

DEFAULT JUDGMENT



Prothonotary

Pro by Atty. 40.00  
Atty. by Atty 3.00  
Shff Hawkins 13.15  
Pro by atty 9.00

MARCH 27, 1984, NOTICE OF ENTRY OF JUDGMENT GIVEN TO  
ALAN F. KIRK

UNEXECUTED WRIT OF EXECUTION ISSUED TO 84-27-EX

Re istered  
visions of

sum of Two

FEBRUARY 9, 1984, FIFTEEN (15) SUGGESTIONS OF NON-PAYMENT, filed. 12:00 p.m.


COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF PUBLIC WELFARE , Harrisburg, PA

Fifteen days elapsed since notice of filing this suggestion has been sent by Mail to the named defendants at their last known address. Pursuant to the Provisions of the Act #372 of September 26, 1951.

Judgment is entered in favor of the Plaintiff and against the defendants in this sum of Two Thousand and 00/100 Dollars, with cost of Suit. (\*Judgment of different amount)

Pro Each Writ \$9.00 (Over four names, .50 cents additional per name.)

JUDGMENT

  
Prothonotary

NUMBER	NAME AND ADDRESS OF DEFENDANTS	REVIVING NO.
<div>SAT</div> 84-206-CD	NOV. 14, 1988 SNP 88-1846-CD Robert Mullen, Ramey, PA	79-541-CD
<div>SAT</div> 84-207-CD	NOV. 14, 1988 SNP 88-1847-CD James A. Neeper, RD #3, Clearfield, PA	79-542-CD
84-208-CD	NOV. 14, 1988 SNP 88-1848-CD Annie B. Nelson, Dec., William Treasurer, t/t/, Dec., Oranetta Treasure, Executrix & Heir, 219 N. Second St., Philipsburg, PA 16866	79-543-CD
84-209-CD	NOV. 14, 1988, SNP 88-1849-CD Erich Nelson, Helen Nelson, Grassflat, PA	79-564-CD
<div>SAT</div> 84-210-CD	NOV. 14, 1988, SNP 88-1851-CD John E. Pearce, Burnside, PA	79-518-CD
* 84-211-CD	Roy J. Quick, aka, Roy Quick, Alice Quick, Box 444, Morrisdale, PA 16858 NOV. 14, 1988, SNP 88-1853-CD	79-519-CD
<div>SAT</div> 84-212-CD	Willard L. Quigley, Delisie Quigley, Grampian, PA NOV. 14, 1988, SNP 88-1854-CD	79-520-CD
* 84-213-CD	Jack E. Reese, aka, Jack E. Rees, aka Jack Elwood Rees, Delorus Jean Reese, aka, Delores Jean Rees, Shannon David Quick, t/t, Bonnie Jean Quick, t/t, Rd 1, Karthaus, PA NOV. 14, 1988, SNP 88-1855-CD	79-521-CD
<div>SAT</div> 84-214-CD	Elizabeth Jane Rodosky, Box 365, Winburne, PA NOV. 14, 1988, SNP 88-1857-CD	79-522-CD
<div>SAT</div> 84-215-CD	Michael Salamone, 817 Elizabeth St., Houtzdale, PA NOV. 14, 1988, SNP 88-1858-CD	79-523-CD
84-216-CD	Deborah Saltsgiver, PO Box 113, Allport, PA NOV. 14, 1988 SNP 88-1859-CD	79-524-CD
<div>SAT</div> 84-217-CD	Samuel Saltsgiver, PO Box 113, Allport, PA NOV. 14, 1988 SNP 88-1860-CD	79-525-CD
84-218-CD	Lawrence Schriver, Mildred Schriver, Carl R Schriver, t/t Mary C. Schriver, t/t, Rd 1, Curwensville, PA NOV. 14, 1988 SNP 88-1861-CD	79-545-CD
<div>SAT</div> 84-219-CD	Frank M. Shrauger, Dec., J. Frank Shrauger, Heir, Dewey Shrauger, Heir, Norman Shrauger, Heir, Carrie Buck, Heir, Dec., Monroe Brown, Heir, Rd 2, DuBois, PA NOV. 14, 1988 SNP 88-1863-CD	79-526-CD
84-220-CD	John Smolko, PO Box 145, Beccaria, PA	79-546-CD

\*84-211-CD 555.00

\*84-213-CD 350.50

IN RE: COMMITMENT OF  
WILLIAM SMEAL, An  
Alleged Mentally  
Disabled Person,

FEBRUARY 9, 1984, PETITION FOR INVOLUNTARY TREATMENT,  
MENTAL HEALTH PROCEDURES ACT OF 1976, filed.  
WILLIAM SMEAL has acted in such a manner as to  
cause me to believe that he is severely mentally disabled.  
He has been examined by MICHAEL RAINEY, D.O., and  
was found to be in need of treatment.  
As the patient is currently in Farview State Hospital  
receiving involuntary treatment under Section 304, I ask  
that the court issue an order that the patient be invol-  
untarily committed for another period of inpatient treat-  
ment. /s/ Thomas Glachen.  
I affirm that I have informed the patient of the  
patient of the actions I am taking and have explained to  
the patient these procedures and his rights as described  
in Form MH-785-A. I believe that he understands his  
rights. /s/-----not ledgible.  
I hereby affirm that I have rexamined William Smeal  
on 2/6/84 to determine if he continued to be severely  
mentally disabled and in need of treatment.  
IN MY OPINION: The patient is severely mentally  
disabled and in need of continued treatment. /s/ Michael  
Rainey, D.O.  
ORDER, filed.  
NOW, this 5th day of October, 1983, pursuant to  
section of the Mental Health Procedures Act 143,  
effective September 7, 1976, it is hereby ORDERED that  
J. Richard Mattern, II, Esquire be and is hereby  
appointed Mental Health Review Officer for a period of  
two (2) years from October 1982 through October 1984.  
BY THE COURT: /s/ John K. Reilly, Jr., President Judge.  
ORDER, filed.  
NOW, this 18th day of October, 1981, pursuant to  
the Mental Health Procedures Act 143, effective September  
7, 1976, it is hereby ORDERED that John Sughrue, Esquire  
or his duly authorized delegate be and is hereby appointed  
as the attorney to represent alleged severely mentally  
disabled persons in all hearings conducted by the  
Mental Health Review Officer, pursuant to said act. BY  
THE COURT: .s. John K. Reilly, Jr., President Judge.  
MARCH 13, 1984, MENTAL HEALTH REVIEW OFFICER'S  
REPORT AND DECREE filed by J. Richard Mattern  
One copy certified to Sheriff

DECREE

AND NOW, this 13 day of March, 1984, the Mental

Health Review Officer's Report is acknowledged. We

approve his recommendations.

The Court finds that WILLIAM SMEAL is severely mentally disabled within the meaning of  
the Mental Health Procedures Act of 1976, as amended.

Accordingly, the Court ORDERS that WILLIAM SMEAL be involuntarily committed to the Forensic  
Unit of Warren State Hospital, a state mental institution, for in-patient care and treatment as a  
severely mentally disabled person. At the time the subject's parole or probation period expires  
or earlier at the discretion of the Warren State Hospital psychiatric staff, the subject may be  
transferred to a non-Forensic Unit of the hospital. The total period of commitment of this  
subject at Warren State Hospital shall not exceed ninety (90) days.


The Mental Health Review Officer is Ordered to conduct a hearing prior to the expiration  
of the ninety (90) day period.

This commitment is pursuant to Section 305 of the Mental Health Procedures Act of 1976,  
as amended.

The costs of this proceeding, the fee of J. Richard Mattern II, Esquire, Clearfield County  
Mental Health Review Officer, and the fee of Benjamin S. Blakley III, Esquire, counsel for  
William Smeal, shall be paid by Clearfield County.

It is the FURTHER ORDER of this Court that the Clearfield County Prothonotary's Office  
bill Farview State Hospital pursuant to the directive of the Department of Public Welfare,  
dated September 14, 1976, and March 14, 1977, and pursuant to such directive, Farview State  
Hospital reimburse Clearfield County for the fee of J. Richard Mattern II, Esquire, Mental  
Health Review Officer, and for the fee of Benjamin S. Blakley III, Esquire, counsel for  
William Smeal.

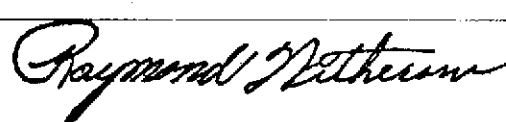


Peter F. Smith	COUNTY NATIONAL BANK.	FEBRUARY 9, 1984, COMPLAIT IN CONFESSION OF JUDGMENT, filed by Peter F. Smith, Esqurie.
Feb. 9 2:55 p.m.	84-222-CD	Pursuant to the authority contained in the warrant of attorney, a copy of which is attached to the Complaint in this action. I, Peter F. Smith, Esquire, appear for the defendant and confess judgment in favor of the Plaintiff and against the defendants in the sum of Two Thousand One Hundred Ninety-five and 92/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and exemption.
	WILLIAM R. JACOX,	Debt \$2,195.92 Costs of Suit (to be added): _____ Attorney's Commission, 15% _____ of total (to be added): _____ Filed and Entered by Attorney, February 9, 1984. Judgment.
	Pro by Atty. 9.00 Atty. 3.00	 Prothonotary FEBRUARY 9, 1984, Notice of Entry of Judgment mailed to Defendant.

James A. Naddeo	KATHRYN NAN SENNETT,	FEBRUARY 10, 1984, COMPLAINT IN DIVORCE, filed by James A. Naddeo, Esquire One (1) copy Certified to Attorney. FEBRUARY 13, 1984, PETITION FOR ALIMONY PENDENTE LITE, COUNSEL FEES, AND EXPENSES filed by James A. Naddeo ORDER AND NOW, this 10 day of February, 1984, upon consideration of the petition of the above named plaintiff, it is hereby ORDERED and DIRECTED that a rule be issued on the defendant to show cause why he should not pay the plaintiff alimony pendente lite, counsel fees and costs. Rule returnable and hearing thereon to be held on the 4 day of April, 1984 at 10:00 a.m. in the Main Court Room of the Clearfield County Court House. BY THE COURT, John K. Reilly, Jr., P.J. FEBRUARY 17, 1984, AFFIDAVIT OF SERVICE filed by James A. Naddeo APRIL 19, 1984, STIPULATION filed by Attorneys Two copies certified to Attorney ORDER AND NOW, this 19 day of April, 1984, upon review of the attached Stipulation and Agreement of the Parties herein, the Stipulation and Agreement is approved as an Order of this Court. BY THE COURT, John K. Reilly, Jr., J. APRIL 16, 1984, INVENTORY & APPRAISEMENT OF MICHAEL A. SENNETT filed. JULY 3, 1984, INVENTORY AND APPRAISEMENT INCOME AND EXPENSE STATEMENT 1983 TAX RETURN, filed BY B,B&N. ONE certified to atty. JULY 3, 1984, AFFIDAVIT OF SERVICE, filed Beofre me the undersigned officer, personally appeared, JAMES A. NADDEO, who being duly sworn according to law, deposes and states that he is the attorney for the plaintiff above stated; that in accordnace with the Pennsylvania Rules of Civil Procedure, Rule 4005 that an original and two copies of Interrogatories directed to the defendant, Michael Allen Sennett, were served on the attorney for the defendant Warren R. Baldys, Esquire, 428 Market Street, Suite 409, Williamsport, Pennsylvania by dpeosition the same in the United States Postal Service this 3rd day of July, 1984. Said Interrogatories included a direction to reply to said Interrigatories within thirty (30) days from the date of service. filed by James A. Naddeo, Esquire . AUGUST 31, 1984, ORDER, filed. AND NOW, this 30th day of August, 1984, it is hereby ORDERED AND DIRECTED that a hearing upon plaintiff's Petition for Alimony Pendente Lite, Counsel Fees and Expenses be rescheduled for November 21, 1984 at 10:00 am in the Main Court Room of the Clearfield County Court House, Clearfield, Pennsylvania. BY THE COURT, /s/ John K. Reilly Jr., P.J. One certified to atty. SEPTEMBER 14, 1984, INVENTORY AND APPRAISEMENT OF MICHAEL A. SENNETT, filed by W.R. Baldys, Atty SEPTEMBER 14, 1984, INCOME AND EXPENSE STATEMENT OF MICHAEL A. SENNETT, filed by W.W. Baldys, Esq. SEPTEMBER 14, 1984, ANSWERS TO INTERROGATORIES PRO POUNDED BY PLAINTIFF TO BE ANSWERED BY DEFENDANT AND ANSWERS, filed by W.R. Baldys, Esq. SEPTEMBER 17, 1984, MOTION FOR APPOINTMENT OF MASTER, filed by James A. Naddeo, Esquire. ORDER, filed. AND NOW, this 18th day of September, 1984, RICHARD A. BELL, ESquire, is appointed Master with respect to the following claims: alimony, counsel fees, distribution of property, costs and expenses. /s/ John K. Reilly, Jr., President Judge OCTOBER 2, 1984, Judge John K. Reilly, Jr., Omitted the name Richard A. Bell, Esquire and inserted Barbara H. Schickling, instead. OCTOBER 5, 1984, INTERROGATORIES PROPOUNDED BY DEFENDANT TO BE ANSWERED BY PLAINTIFF, filed by James Naddeo, Esquire. One copy certified to atty. NOVEMBER 26, 1984, NOTICE TO WARREN R. BLADY OF CONTINUED MASTER'S HEARING, filed by Barbara H. Schickling, Esq. NOVEMBER 26, 1984, NOTICE TO JAMES A. NADDEO OF CONTINUED MASTER'S HEARING, filed by Barbara H. Schickling, Esq. DECEMBER 3, 1984, ORDER, filed. NOW, this 21st day of November, 1984, this being the day add date set for Hearing into the above-captioned Petition for Alimony Pendente Lite, Counsel Fees and Expenses neither Party having appeared, either in person or by Counsel, it is the ORDER of this Court that said Petition be and is hereby dismissed. BY THE COURT: /s/ John K. Reilly, Jr., P.J. MAY 17, 1985, PETITION FOR REDUCTION IN ALIMONY PENDENTE LITE, filed by Baldys & Baldys Three Copies Certified to Attorney. ORDER AND NOW, this 6 day of June, 1985, upon consideration of the Petition of the above-named Defendant, it is hereby ORDERED and DIRECTED that a rule be issued on the Plaintiff to show cause why the alimony pendente lite order should not be substantially reduced. Rule returnable and hearing thereon to be held on the 3 day of July, 1985, at 10:00 A.M. in the main Courtroom of the Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT, /s/ John K. Reilly, Jr., P.J.
\$75.00 pd 2/10/84 By Atty Clfd Trust		
Feb. 10 10:07 a.m.	84-223-CD	
9/14/84 \$450.00 Pd. by Atty. Clfd Trust		
W.R. Bladys	MICHAEL ALAN SENNETT,	
	Pro 40.00	
Ck#5033 Trans to reg acct. #11861 Master	\$450.00 450.00	
	Pro .50	
Ck#5285 Trans to reg acct. Pro.	\$75.00 40.50	
#12219 Atty	34.50 \$75.00	

<div>Toni M. Cherry</div> <div>Feb.10 10:22 a.m.</div>	<div>AARON ROSMAN and MABEL ROSMAN,</div> <div>84-224-CD</div>	<div>FEBRUARY 10, 1984, WRIT OF SUMMONS IN TRESPASS, filed by Toni M. Cherry, Esqurie Please enter our appearance for Plaintiffs and issue a Summons in Trespass against Defendants in the above case, JOHNS MANVILLE SALES CORPORATION of 425 Grange Road, Savannah, Georgia 31407 and WILLIAM RUSSELL MOORE, of 523 Telfair Road, Savannah, Georgia 31401.</div> <div>FEBRUARY 10, 1984, WRIT OF SUMMONS IN TRESPASS ISSUED TO SHERIFF FOR SERVICE.</div> <div>FEBRUARY 23, 1984, SHERIFF'S RETURN filed. Now, February 17, 1984 served within Summons in Trespass on John Manville Sales Corp. Now, February 17, 1984 served within Summons in Trespass on William Russell Moore. So answers, Chester A. Hawkins by Marilyn Wood</div> <div>FEBRUARY 26, 1985, COMPLAINT, filed by Toni Cherry, Esq. Two copies certified to shff. MARCH 18, 1985, SHERIFF'S RETURN, filed. Now March 4, 1985, served the within Complaint in Trepass on Johns Manville Dales Corp., defendant by Certified Mail P662800181 at 425 Grange Rd., Savannah Ga. 31407 being their last known address. The return receipt is hereto attached and made a part of this return endorsed by agent for defendant. Now March 7, 1985 served the within Complaint in Trepass on William Russell Moore, defendant by Certified Mail P562800182 at 523 Telfair Rd., Savannah, Ga. 31401 being his last known address. The return receipt is hereto attached and made a part of this return endorsed by defendant. Letter was sent "Addressee Only". /a/ Chester A. Hawkins, Shff. by Marilyn Wood.</div> <div>APRIL 9, 1985, PRAECIPE, filed by Toni M. Cherry, Esquire. Please enter a default judgment agianst the above named Defendants, JOHNS MANSVILLE SALES CORPORATION and WILLIAM RUSSELL MOORE for failure to answer the Complaint of the Plaintiffs within the time allowed to do so.</div> <div>Pro by Atty. 20.00 Atty. 3.00 Shff by Atty 16.85</div> <div>Judgment entered in favor of the Plaintiff and against the Defendants for failure to Answer the Complaint.</div>
<div>Karen-L. Steele Darryl R. Slimak &amp; Karen-L. Steele James M. Horne</div>	<div>JOHNS MANVILLE SALES CORPORATION and WILLIAM RUSSELL MOORE,</div> <div>Pro by atty 20.00 Shff by atty 24.68 surg by atty 4.00 Pro by Atty 9.00 Jurors 4.00</div>	<div>DEFAULT JUDGMENT</div> <div><div>Raymond J. Nathan</div><div>Prothonotary</div></div> <div>MAY 23, 1985, PRAECIPE, filed. Kindly place the above-captioned case on the list for Jury trial. Estimated time for Trial is one (1) day. /s/ Toni M. Cherry, Esquire.</div> <div>AUGUST 20, 1985, SENDERS RECEIPT, filed (trial list) AUGUST 28, 1985, RETURN RECEIPT, filed</div> <div>AUGUST 20, 1985, SENDERS RECEIPT, filed (Trial List) AUGUST 30, 1985, RETURN RECEIPT, filed</div> <div>OCTOBER 10, 1986 ENTRY OF APPEARANCE filed Kindly enter my appearance of record on behalf of the Defendants, Johns-Manville Sales Corporation and William Russell Moore, with regard to the above-captioned action. s/Karen K. Steele, Esquire, 414 North Logan Boulevard, Altoona, PA 16602</div> <div>JANUARY 8, 1987, PRAECIPE, filed Will you please place the above captioned case on the Trial List for Present Term of Court. /s/ Toni M. Cherry, Esq.</div> <div>JANUARY 19, 1987 NOTICE OF SERVICE OF INTERROGATORIES/REQUEST FOR PRODUCTION OF DOCUMENTS January 14, 1987 Defendants served Interrogatories upon the Plaintiffs by United States Mail addressed to the following: AARON ROSMAN and MABEL ROSMAN c/o Toni M. Cherry, Esquire, P.O. Box 505, DuBois, PA 15801-0505. s/Karen L. Steele, Esq.</div> <div>APRIL 6, 1987, MOTION TO COMPEL COMPLIANCE &amp; PRELIMINARY ORDER, filed 1 copy cert to Atty AND NOW, this 7th day of April, 1987, upon consideration of the within Motion, a Rule is hereby entered directed to the Plaintiffs, Aaron Rosman and Mabel Rosman, his wife, to show cause why they should not be directed to serve full and complete answers or responses to the Defendant's Interrogatories/Request for Production of Documents within ten (10) days thereafter. Hearing thereon is scheduled for the 29th day of April, 1987, at 3:00 P.M., in Courtroom No. 1, Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT: John K. Reilly, Jr., President Judge.</div>



Joseph Colavecchi	MICHEL A. ZIMMERMAN,  t/d/b/a R. L. ZIMMERMAN,	FEBRUARY 10, 1984, COMPLAINT IN ASSUMPSIT, filed by Joseph Colavecchi, Esquire One (1) copy Certified to Sheriff One (1) copy Certified to Attorney.  FEBRUARY 27, SHERIFF'S RETURN, filed NOW, February 13, 1984 James Fragale, Sheriff of Cameron County was deputized by Chester Hawkins, Sheriff of Clearfield County to serve the within Complaint in Assumpsit on M&M Pipeline Construction Co. Inc., defendant. NOW, February 22, 1984, served the within Complaint in Assumpsit on M&M Pipeline Construction Co. Inc., defendant by deputizing the Sheriff of cameron county. The return of Sheriff Fragale is ehreto attached and made a part of this return stating that he served Gerald Gillette Off. Mar. So answers, Chester A. Hawkins, Sheriff, by Marilyn Wood. MARCH 30, 1984, PRAECIPE FOR JUDGMENT filed by Joseph Colavecchi The Defendant, M & M Pipeline Construction Company, Inc., having been served on February 22, 1984, and no answer having been filed, a further ten (10) day notice was then given to M & M Pipeline Construction Company, Inc. on March 14, 1984, a copy of said notice being attached to this Praecipe. No Answer still having been filed to the Complaint in Assumpsit, please assess damages against M & M Pipeline Construction Company, Inc. as follows: 1. Amount of Debt: \$660.80 2. Interest at the rate of 6% from 2/10/84 to 3/29/84: 5.39 3. Costs to Date: 72.75 Total Amount of Judgment \$738.94 s/Joseph Colavecchi
Feb. 10 1:55 p.m.	84-226-CD   M & M PIPELINE CONSTRUCTION CO., INC.   Shff by atty 14.00 surg by atty 2.00 Pro by Atty. 40.00 Atty. Shff. 3.00 Hawkins by Atty. Shff. 10.75 Fragale by Atty. Shff. 22.00 Pro by Atty 9.00 Pro 2.00 Pro by Atty 10.00 Pro by Atty 10.00	Judgment is entered in favor of the Plaintiffs and against the Defendants for failure to file an Answer for a total of Seven hundred Thirty-eight and 94/100 Dollars. Debt \$738.94 DEFAULT JUDGMENT   Prothonotary Notice of Judgment mailed to Defendants
	APRIL 5, 1984, SUBPOENA (Stanley L. Mann) filed by Joseph Colavecchi .One copy cert. Atty. APRIL 5, 1984, PRAECIPE TO TRANSFER CERTIFIED COPY OF JUDGMENT TO CAMERON COUNTY filed by Joseph Colavecchi Please transfer a certified copy of the above judgment against M & M Pipeline Construction Company, Inc., to the Prothonotary's Office in Cameron County, at Emporium, Pennsylvania. s/Joseph Colavecchi APRIL 17, 1984, EXEMPLIFIED RECORD MAILED TO CAMERON COUNTY PROTHONOTARY APRIL 5, 1984, PRAECIPE TO TRANSFER CERTIFIED COPY OF JUDGMENT TO ELK COUNTY filed by Joseph Colavecchi Please transfer a certified copy of the above Judgment against M & M Pipeline Construction Company, Inc., to the Prothonotary's Office in Elk County, Ridgway, Pennsylvania. s/Joseph Colavecchi APRIL 17, 1984, EXEMPLIFIED RECORD MAILED TO ELK COUNTY PROTHONOTARY  MAY 16, 1984, AFFIDAVIT OF SERVICE, filed by Joseph Colavecchi Affidavit of service on M & M Pipeline Construction Co., Inc.  JUNE 5, 1984, PETITION AND RULE TO SHOW CAUSE WHY BODY ATTACHMENT SHOULD NOT ISSUED AGAINST DEFENDANT, & RULE, filed by Joseph Colavecchi 3 Copies Cert. to Atty AND NOW, this 31st day of May, 1984, upon consideration of the within Petition and upon Motion fo Joseph Colavecchi, Esquire, Attorney for Petitioner, a Rule is granted upon Stan Mann, President of M & M Pipeline Construction Company, Inc., to show cause why a body attachment should not be issued to compel his appearance for examination under Rule 3117 and why he should not pay costs and Counsel fees incurred by Petitioner, as a consequence of his failure to appear. Rule Returnable the 10th day of August, 1984, at 2:00 p.m. at the Clearfield County Courthouse in Clearfield, Pennsylvania. BY THE COURT /s/ John K. Reilly, Jr., President Judge.  JUNE 11, 1984, AFFIDAVIT OF SERVICE, filed by Joseph Colavecchi, Esquire. Affidavit served June 7, 1984 on Stan Mann, Pres. of M & M Pipeline Constr. Co., Inc. SEPTEMBER 25, 1984, PLAINTIFF'S BRIEF IN SUPPORT OF PETITION FOR BODY ATTACHMENT, filed by Joseph Colavecchi, Esq. Two copies certified to atty. JANUARY 14, 1985, SHERIFF'S RETURN, filed. Now January 10, 1985 at the direction fo Attorney John Ryan return the within Warrant "NOT SERVED" as to stan Mann, defendant. /a/ Chester A. Hawkins, Shff by Marilyn Wood.	

Scott Jones	CARON L. HUTCH,	FEBRUARY 10, 1984, COMPLAINT IN ASSUMPSIT, filed by Scott Jones, Esquire One (1) copy Certified to Sheriff FEBRUARY 22, 1984, SHERIFF'S RETURN filed. Now February 16, 1984, served within Complaint in Assumpsit on Salim Ramji, for Seven Seas Financial Assoc. Inc. t/a DuBois Sheraton Inn. So answers, Chester A. Hawkins by Marilyn Wood MARCH 6, 1984, ANSWER TO COMPLAINT filed by James A. Naddeo One copy certified to Attorney APRIL 13, 1984, REPLY TO NEW MATTER filed by Scott V. Jones, Esq.
Feb. 10 2:35 p.m.	84-227-CD	AUGUST 1, 1984, PRAECIPE FOR PLACEMENT ON TRIAL LIST, filed. Place the above captioned case on the next available Civil Trial List. /s/ Scott Jones, Atty. SEPTEMBER 27, 1984, ORDER, filed. NOW, this 27th day of September, 1984, following pre-trial conference in the above-captioned matter, upon agreement of the parties, it is the ORDER of this Court that the Prothonotary of Clearfield County shall mark the above matter settled and discontinued upon payment by the Defendant to the Plaintiff of the sum of \$9,000 as follows \$4,500 on or before October 4, 1984, with the balance of monthly installments of not less than \$1,000 with the first payment thereon to be made within 30 days from date of the above-mentioned payment. Upon failure of Defendant to make any of the above payments on time, it is the ORDER of this Court that judgment shall be entered in favor of the Plaintiff and against the Defendant in the amount of \$11,652.41 together with interest allowed by law. BY THE COURT: /s/ John K. Reilly, Jr., P.J.
James A. Naddeo	SEVEN SEAS FINANCIAL ASSOCIATES, INC., t/a DUBOIS SHERATON INN,	MARCH 28, 1985 PRAECIPE TO SETTLE, DISCONTINUE AND END, filed by Scott V. Jones, Atty for Plff. Mark the settlement in the above captioned matter in the amount of \$9,000.00 pursuant to Order of Court dated September 27, 1984, Satisfied, and the case settled, discontinued and ended. s/Scott V. Jones, Atty for Plff.
	Pro by Atty. 40.00 Atty 3.00 Shff by Atty 18.35 Disc <i>by Atty</i> 5.00	Record costs in the sum of \$66.35 have been paid in full by Attorney Scott V. Jones, this case marked

Settled, Discontinued and Ended.

\*\*\*\*\*SETTLED DISCONTINUED ENDED\*\*\*\*\*

CONTINUED FROM PAGE 559			84-253-CD	NORTHERN CENTRAL vs SHAWVILLE
APRIL 16, 1985, MOTION FOR PROTECTIVE ORDER, filed by Richard Mattern, II, Esq. Three copies certified to atty APRIL 16, 1985, NOTICE, filed by Richard Mattern, II, Esq. Two copies certified to atty Take notice that a Motion under Rule 4012 will be presented to the Court on April 25, 1985 at 9:00 am. A copy thereof and of the proposed ORDER thereon are enclosed herewith. JUNE 3, 1985, JURY CALLED AND SWORN FEBRUARY 11, 1985. 1. Barbara Woods 7. Marla Overdorf 2. Roger Dreese 8. Michael Kilmer 3. Marc Whetstone 9. Jamie Shimmel 4. Susan Kavelak 10. Harry Heverly 5. Burton Rauch 11. Edith Merle 6. Raymond Taylor 12. Linda Johnston Alt #1 George Garvey Alt # 2 Leonard Hudson VERDICT: Case continued--notified jurors by mail AUGUST 12, 1985, NOTICE OF DEPOSITION OF WILSON FISHER, JR., filed by Anthony Guido, Esq. SEPTEMBER 5, 1985, PRE-TRIAL ORDER, filed NOW, this 4th day of September, 1985, following pre-trial conference in the above-captioned matter, it is the ORDER of this Court that jury selection shall be had on Monday, September 9, 1985, at 9:00 a.m. with trial by jury commencing Monday, October 28, 1985. at 9:00 a.m. BY THE COURT: John K. Reilly, Jr President Judge. SEPTEMBER 30, 1985, REPLY TO DEFENDANT, SHAWVILLE COAL COMPANY'S NEW MATTER, filed by John R. Carfley, Esq. SEPTEMBER 30, 1985, CERTIFICATE OF SERVICE, filed I hereby certify that a true and correct copy of the foregoing Reply to Defendant, Shawville Coal Company's New Matter was deposited in the United States Mail, postage prepaid in Philipsburg, Pennsylvania, on the 25th day of September, 1985, addressed to the following: Rick Mattern, Esq. 211 E. Pine St. Clearfield, PA 16830 - Anthony S. Guido, Esq. PO Box 585, DuBois, PA 15801. /s/ John R. Carfley, Esq.				

<p>William U. Smith</p> <p>Feb. 10 2:45 p.m.</p>	<p>E. M. BROWN, INC.</p> <p>84-228-CD</p> <p>GARY BOWMAN, t/d/b/a BOWMAN MASONRY,</p> <p>Pro by Plff. 40.00 Atty. 3.00 Shff by Atty 11.75 Pro by atty 5.00</p>	<p>FEBRUARY 10, 1984, COMPLAINT IN ASSUMPSIT, filed by William U. Smith, Esquire. One (1) copy Certified to Attorney.</p> <p>FEBRUARY 17, 1984, SHERIFF'S RETURN filed. Now February 13, 1984, served within Complaint in Assumpsit on Gary Bowman t/d/b/a Bowman Masonry. So answers, Chester A. Hawkins by Marilyn Wood</p> <p>OCTOBER 26, 1984, PRAECIPE, filed. One copy certified to atty. As Attorneys for Plaintiff in the above captioned matter, we direct you to discontinue the above captioned action upon payment of costs to your office./s/ Peter F. Smith, Esq.</p> <p>***** <u>DISCONTINUED</u> *****</p>
<p>CONTINUED FROM PAGE 589</p> <p>84-226-CD</p> <p>ZIMMERMAN vs M &amp; M PIPELINE</p>		

Ervin Fennell	FEDERAL DEPOSIT INSURANCE COMPANY,	FEBRUARY 10, 1984, COMPLAINT IN ASSUMPSIT, filed by Erv. Fennell, Esquire. Two (2) copies Ceritifed to Attorney.  FEBRUARY 22, 1984, SHERIFF'S RETURN, filed NOW, February 16, 1984, at 12:00 Noon EST served the within Complaint in Assumpsit on Cindy White n/k/a Cindy Swink, defendant at her place of residence RD #4, TL, DuBois, Clearfield County, Penna. by handing to Cindy White n/k/a Cindy Swink a true and attested copy of the origianl Complaint in Assumpsit and made known to her the contents thereof. NOW, February 16, 1984, at 12:00 Noon EST served the within Complaint in Assumpsit on Cindy White n/k/a Cindy Swink, Wife of Richard Swink, Jr., defendant at her place of residence, RD #4, TL DuBois Clearfeild County, Pennsylvania by handing to Cindy Swink a true and attested copy of the original Complain and made known to her the contents thereof. So answers, Chester A. Hawkins, Sheriff, by Marilyn Wood. MARCH 19, 1984, AFFIDAVIT OF SERVICE filed by Ervin S. Fennell, Jr. MARCH 19, 1984, PRAECIPE FOR DEFAULT JUDGMENT filed by Ervin S. Fennell, Jr. Enter judgment in favor of the above named plaintiff and against the defendants, Richard Swink, Jr., and Cindy White, n/k/a Cindy Swink, for failure to file an answer in the above captioned action within twenty (20) days from the date of service of the complaint and assess plaintiff's damages as follows: Unpaid balance \$2,428.35 Interest from May 13, 1983, as per notes 263.06 Attorney's fees of 10% 242.83 Costs to be added s/Ervin S. Fennell, Jr.  Judgment is entered in favor of the Plaintiff and against the Defendants for an unpaid balance of Two thousand Four hundred Twenty-eight and 35/100 Dollars plus interest, Attorney's fees, and Costs for failure to file an Answers.
Feb. 10 3:15 p.m.	84-229-CD  RICHARD SWINK, JR. and CINDY WHITE, n/k/a CINDY SWINK,	
	Pro by Atty. 40.00 Atty. Shff 3.00 Hawkins by Atty 20.35	
	Pro 9.00	Debt \$2,428.35 Interest from 5/13/83 263.06 Atty Comm 10% 242.83 DEFAULT JUDGMENT  Raymond Netherum Prothonotary



Earle D. Lees, Jr.	KAREN A. NYBO,	FEBRUARY 10, 1984, COMPLAINT IN DIVORCE/CUSTODY, filed by Earle D. Lees, Jr., Esquire. One copy Cert./Atty. ORDER OF COURT, filed. You, SIGURD A. NYBO, defendant, have been sued in Court to obtain custody of the child, ERIK ANDREAS NYBO. You are ordered to appear in person at the Clearfield County Courthouse, on April 4th, 1984, at 10:30 a.m. for a conference. If you fail to appear as provided by this order an order for custody may be entered against you or the court may issue a warrant for your arrest. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.
Feb. 10 3:30 p.m.	84-230-CD	MARCH 26, 1984, ANSWER TO COMPLAINT IN DIVORCE filed by David P. King, Esq. One copy certified Mr. Nybo for Attorney.
2/10/84 \$75.00 Pd. by Atty		JUNE 14, 1984, STIPULATION AND ORDER, filed by David P. King. Two copies Certified to Attorney.
Clfd Trust	SIGURD A. NYBO,	ORDER AND NOW, to wit, this 14 day of June, 1984, this Court being satisfied upon the Stipulation and pleadings that no valid marriage existed between the Plaintiff and the Defendant named herein, and further that this Court has jurisdiction under Section 206 of the Divorce Code, it is hereby ORDERED and DECREED that the purported marriage between the Plaintiff and the Defendant is declared invalid, and, unless reversed upon appeal, such declaration shall be conclusive upon all persons concerned. It is further ORDERED and DECREED that the best interest of the minor child, namely, Erik Andreas Nybo, would best be served by the Stipulation of the natural parents, said Stipulation being hereby approved. It is further ORDERED and DECREED, that neither the Plaintiff nor the Defendant shall remove the child from the jurisdiction of this Court or the Commonwealth of Pennsylvania on a permanent basis without prior approval thereof. BY THE COURT: /s/ John K. Reilly, Jr., President Judge
	Pro 40.00	AUGUST 9, 1984, PETITION FOR CONTEMPT ORDER, filed by David P. King. One Copy Certified to Attorney
		ORDER AND NOW, this 8 day of August, 1984, in consideration of the foregoing Petition, a Rule is entered upon KAREN A. NYBO, to show cause why if any, she should not be held in Contempt of Court, and the said KAREN A. NYBO is ordered to appear before this Honorable Court on the 3 day of October, 1984, at 10:00 o'clock A.M. for such purpose. BY THE COURT, /s/ John K. Reilly, Jr., President Judge

IN RE: COMMITMENT OF  
JAY FRYE, An  
Alleged Mentally  
Disabled Person,

FEBRUARY 13, 1984, PETITION FOR INVOLUNTARY TREATMENT,  
MENTAL HEALTH PRECEDURES ACT OF 1976, filed

JAY FRYE, has acted in such a manner as to cause  
me to believe that he is severely mentally disabled.

He has been examined by \_\_\_\_\_ and was found to  
be in need of treatment.

As the patient is currently in WARREN STATE HOSPITAL  
receiving involuntary treatment under Section 304, I ask  
that the court issue an order that the patient be invol-  
untarily committed for another period.

I affirm that I have informed the patient of the  
of the actions I am taking and have explained to him these  
procedures and his rights as described in Form MH-785-A.  
I believe that he understands his rights. /s/ K. Wolfe, ca

I hereby affirm that I have reexamined JAY FRYE on  
\_\_\_\_\_ to determine if he continues to be severely  
disabled and in need of treatment.

IN MY OPINION: The patient is not in need of invol-  
untary treatment. /s/ \_\_\_\_\_ Not readable.

ORDER, filed.

NOW, this 5th day of October, 1983, pursuant to  
section of the Mental Health Procedures Act 143,  
effective September 7, 1976, it is hereby ORDERED that  
J. Richard Mattern, II, Esquire be and is hereby  
appointed Mental Health Review Officer for a period of  
two (2) years from October 1982 through October 1984.

ORDERED, filed

NOW, this 19th day of October, 1981, pursuant to  
the Mental Health Procedures Act 143, effective September  
7, 1976, it is hereby ORDERED that John Sughrue, Esquire  
or his duly authorized delegate be and is hereby appointed  
as the attorney to represent alleged severely mentally  
disabled persons in all hearings conducted by the  
Mental Health Review Officer, pursuant to said act. BY  
THE COURT: /s/ John K. Reilly, Jr., President Judge.

FEBRUARY 14, 1984, MENTAL HEALTH REVIEW OFFICER'S  
REPORT AND DECREE, filed.

One (1) copy Certified to Mental Health.

Two (2) copies Certified to Controller's Office.

DECREE, filed

And Now, this 14th day of February, 1984, the Mental  
Health Review Officer's Report is acknowledged. We  
approve his recommendation.

The Court finds that although JAY FRYE continues to  
be severely mentally disabled, he is not so severely mentally disabled, he is not so severely  
mentally disabled that he is in need of involuntary treatment for his psychotic disorder.

Because of the subject's impulsive behavior, personality disorder and tendency toward drug  
and alcohol abuse which precipitates assaultive and anti-social behavior, the subject cannot be  
left to his own because he would constitute a clear and present danger to himself.

Accordingly, the Court, DIRECTS that the Clearfield-Jefferson Mental Health/Mental Retar-  
dation Program Social Services, in conjunction with Warren State Hospital Social Services, take  
immediate steps to place JAY FRYE in a drug and alcohol program with moderate supervision.  
Pending said placement, Warren State Hospital is authorized to retain JAY FRYE in the interest  
of protecting his safety and welfare.

It is the FURTHER ORDER of this Court that placement of JAY FRYE in a drug and alcohol  
program with moderate supervision is to be accomplished within thirty (30) days from the date  
of this Order.

The Mental Health Review Officer's fee, the fee of Allen C. Welch, Esquire, counsel for  
the subject, and the costs of recording are to be paid by Clearfield County, and reimbursed  
to Clearfield County by Warren State Hospital to the extent permissible by their regulations.  
BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

FEBRUARY 17, 1984, ONE COPY OF DECREE MAILED TO WARREN STATE HOSPITAL.

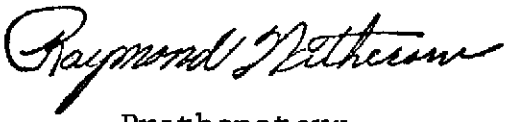
Feb. 13  
8:40 a.m.

84-231-CD

Pro *by Co.* #44664 40.00  
A.C. Welch *by Co.* #44665 125.00  
R. Mattern *by Co.* #44666 245.00

Ronald E. Archer	ROBERT MCKINNEY,	FEBRUARY 13, 1984, NOTICE OF APPEAL From J.P. Robert Vogle, filled	
Feb. 13 8:30 a.m.	84-232-CD	PRAECIPE TO ENTER RULE TO FILE COMPLAINT AND RULE TO FILE, filed. Enter rule upon Robert McKinney, appellee, to file a complaint in this appeal (Common Pleas No. 84-232-CD) within twenty (20) days after service of rule or suffer entry of judgment of non pros. /s/ James M. Horne. Esquire.	
James M. Horne	LOIS TEMCHACK,	RULE: To Robert McKinney, appellee. FEBRUARY 17, 1984, PROOF OF SERVICE OF NOTICE OF APPEAL AND RULE TO FILE COMPLAINT filed. I hereby swear or affirm that I served a copy of the Notice of Appeal, Common Pleas No. 84-232-CD, upon the District Justice designated therein on Feb. 14, 1984 by certified mail, sender's receipt attached hereto, and upon the appellee, Robert McKinney, on Feb. 14, 1984 by certified mail, sender's receipt attached hereto. and further that I served the Rule to File a Complaint accompanying the above Notice of Appeal upon the appellee to whom the Rule was addressed on Feb. 14, 1984 by certified mail, sender's receipt attached hereto. s/James M. Horne	
		MARCH 2, 1984, PRAECIPE, filed. Please enter my appearance on behalf of the Plaintiffs in the above captioned action. /s/ Ronald E. Archer FEBRUARY 17, 1984, TRANSCRIPT filed by Robert Vogle	
		MARCH 2, 1984, COMPLAINT IN TRESPASS filed by Ronald E. Archer One copy certified to Attorney MARCH 2, 1984, PRAECIPE filed by Ronald E. Archer Please enter my appearance on behalf of the Plaintiffs in the above captioned action. s/Ronald E. Archer	
		MARCH 19, 1984, CERTIFICATE OF SERVICE filed. MARCH 19, 1984, ANSWER AND NEW MATTER OF DEFENDANTS filed by James M. Horne	
		MAY 7, 1984, PRAECIPE filed. Please list the above-captioned matter for arbitration. The estimated time of arbitration is two hours. s/James M. Horne, Esquire.	
		MAY 10, 1984, ANSWER TO NEW MATTER, filed by Ronald E. Archer, Esquire. CERTIFICATE OF SERVICE filed.	
		SEPTEMBER 18, 1984, SENDER'S RECEIPT, filed.	
		SEPTEMBER 21, 1984, RETURN RECEIPT, filed.	

Feb. 13 3:25 p.m.	TERRY RODKEY,	84-233-CD	NATIONWIDE INSURANCE CO.	Pro     by Atty     20.00 Atty                     3.00	<p><u>FEBRUARY 13, 1984, NOTICE OF APPEAL</u> From J. P., Robert Vogle, filed by Joseph J. Lee, Esquire.</p> <p><u>PRAECIPE TO ENTER RULE TO FILE COMPLAINT AND RULE TO FILE,</u> filed</p> <p>Enter rule upon Terry Rodkey, appellee, to file a Complaint in this appeal (Common Pleas No. 84-233-CD) within twenty (20) days after service of rule or suffer entry of judgment of non pros. /s/ Joseph J. Lee, Esquire.</p> <p><u>RULE: To Terry Rodkey, appellee.</u></p> <p>FEBRUARY 13, 1984, PROOF OF SERVICE OF NOTICE OF APPEAL AND RULE TO FILE COMPLAINT, filed by Joseph J. Lee, Esquire.</p> <p>AFFIDAVIT: I hereby swear or affirm that I served a copy of the Noitce of Appeal, Common Pelas No. 84-233-CD, upon the Districe Justice designated therein on February 13, 1984, by certified mail, sender's receipt attached hereto, and upon the appellee, Terry Rodkey on February 13, 1984 by personal service by certified mail. sencer's receipt attached hereto.</p> <p>AND FURTHER that I served the Rule to File a Com-plaint accompanying the above Notice of Appeal upon the appellee to whom the Rule was addressed on February 13, 1984 by certified mail sender's receipt attached hereto. /s/ Joseph J. Lee, Esquire.</p> <p><u>FEBRUARY 17, 1984, TRANSCRIPT</u> filed by Robert Vogle</p> <p><u>MAY 21,1985,PETITION TO HOLD IN CONTEMPT and RULE,</u> filed by James A. Naddeo,Esq.</p> <p>One copy certified to atty</p> <p>AND NOW, this 21st day of May,1985,upon consideration of the foregoing Petition, it is the ORDER of this Court that a Rule be issued upon Respondent to show cause why Respondent should not be held in contempt of Your Honorable Court's April 19,1984 Order.</p> <p>Rule Returnable and hearing thereon to be held the 3rd day of July,1985,at 10:00 am BY THE COURT: /s/ John K. Reilly,Jr.,P.J.</p>

Apple & Apple	CHRISTOFF OIL COMPANY,  INCORPORATED,	FEBRUARY 14, 1984, COMPLAINT IN ASSUMPSIT, filed by Apple & Apple, filed. One (1) copy Certified to Sheriff.  MARCH 5, 1984, SHERIFF'S RETURN, filed. NOW, February 23, 1984, Garry Kunes, Sheriff of Centre County was deputized by Chester Hawkisn, Sheriff of Clearfield County to serve the within Complaint in Assumpsit on Daveco Coal Group, Inc., defendant. NOW, February 28, 1984, served the within Complaint in Assumpsit on Daveco Coal Group Inc., defendant by deputizing the Sheriff of Centre County. The return of Sheriff Kunes is hereto attached and made a part of this return stating that he served Mrs. Robert Britten, Wife of Robert Britten Partner of deft. So answers, Chester Hawkins, Sheriff, by Marilyn Wood. APRIL 3, 1984, PRAECIPE FOR JUDGMENT filed. Kindly enter judgment against the defendants above named, in default of an Answer, in the amount of \$31,172.06 computed as follows: Amount named in Complaint \$23,090.42 Interest from 11/81 to 3/84 on 23,090.42 8,081.64 TOTAL \$31,172.06 s/James R. Apple  Judgment is entered in favor of the Plaintiffs and against the Defendants for failure to file an Answer for a total of Thirty-one thousand One hundred Seventy-two and 06/100 Dollars.  Debt \$31,172.06  DEFAULT JUDGMENT   Prothonotary  SEPTEMBER 6, 1984, DEFENDANT'S ANSWERS TO INTERROGA- TORIES FOR DISCOVERY OF ASSETS IN AID OF EXECUTION, filed by Lee G. Nollau, Esq.  DECEMBER 4, 1984, ORDER OF COURT, filed. One certified to atty. AND NOW, THIS 4th day of December, 1984, upon consent of both parties and after due consideration of this Court it is hereby ORDERED that the spelling of the Defendants caption should be corrected to Davco Coal Group Inc, to correct typographical error. BY THE COURT: /s/ John K. Reilly, Jr., P.J.	Feb. 14 8:30 a.m.	84-234-CD
	DAVCO DAVECO COAL GROUP,  INCORPORATED,	Pro by Atty 40.00  Atty. Shff. 3.00 Hawkins by Shff 17.15 Kunes by Atty 26.65 Pro by Atty 9.00	UNEXECUTED  EXECUTED	1-15-86
		WRIT OF EXECUTION ISSUED TO 85-10-EX  MARCH 6, 1985, REISSUED WRIT OF EXECUTION TO SHERIFF OF CENTRE COUNTY.  APRIL 18, 1985, REISSUED WRIT OF EXECUTION TO SHERIFF OF JEFFERSON COUNTY.  JULY 11, 1985, REISSUED WRIT OF EXECUTION TO SHERIFF OF CENTRE COUNTY.  SEPTEMBER 3, 1985, REISSUED WRIT OF EXECUTION TO SHERIFF OF CLEARFIELD COUNTY FOR SERVICE.  SEPTEMBER 10, 1985, ORDER, filed. NOW, September 9, 1985 Motion is granted and the Order heretofore entered for issuance of rule upon the defendant is hereby granted; therefore, defendant is enjoined from the transfer removal conveyance or assignment or any other dispositi of the aforementioned property of the defendant which is subject to execution until the Sheriff of Centre County can make a levy upon said property or in the alter- native directing the defendant to disclose the present whereabouts of such property so that it may be made available for a sheriffs levy in the appropriate couty. BY THE COURT: /s/ JOHN A. CHERRY  SEPTEMBER 17, 1985 REISSUED WRIT OF EXECUTION TO SHERIFF OF CENTRE COUNTY FOR SERVICE.  FEBRUARY 28, 1986, REISSUE WRIT OF EXECTUION TO SHERIFF OF CLEARFIELD COUNTY FOR SERVICE.  APRIL 17, 1986, MOTION FOR LEAVE TO WITHDRAW & RULE, filed 1 cert atty Nollau AND NOW, this 5th day of May, 1986, upon consideration of the within Motion for Leave to Withdraw, a Rule is granted on the parties named above to show cause, if any there be, why JAMES L. JUBELIRER & ASSOCIATES and LEE G. NOLLAU should not be granted leave to withdraw their appearance as attorneys of record for DAVCO COAL GROUP, INC. Rule returnable on the 20th day of May, 1986, at 11:00 AM in the Courtroom of the Clearfield county Courthouse, Clearfield, Pennsylvania BY THE COURT: Joseph S. Ammerman, Judge		

<div>R. Denning Gearhart</div> <div>Feb 14 2:35 p.m.</div>	<div>GERTRUDE WAGNER,</div> <div>84-235-CD</div> <div>KENNETH A. WAGNER,</div> <div>Pro      by Atty      40.00</div> <div>Atty.                      3.00</div>	<div>FEBRUARY 14, 1984, COMPLAINT FOR CUSTODY, filed by R. Denning Gearhart, Esquire</div> <div>One (1) copy Certified to attorney.</div> <div>RULE RETURNABLE, filed</div> <div>AND NOW, this 13th day of February, 1984, upon consideration of the within petition, a Rule is hereby issued upon the Respondent/Defendant to show cause why Plaintiff's/Petitioner's prayer should not be granted.</div> <div>Rule returnable date is the 4th day of April, 1984, at 10:00 o'clock a.m. in the Main Courtroom, Clearfield County Courthosue, Clearfield, Pennsylvania. BY THE Court: /s/ John K. Reilly, Jr., President Judge.</div> <div>APRIL 12, 1984, ORDER filed. One copy certified to Attorney.</div> <div>AND NOW, this 4th day of April, 1984, this being the day and date set for hearing in the above-captioned Petition for Custody, Petitioner having appeared and Respondent having failed to appear despite having notice of the same, it is the ORDER of this Court that the custody of Jedidiah Joseph Wagner, son, January 21, 1979, be in and hereby and be with Gertrude Wagner, subject to visitation to be worked out by the parties. BY THE COURT: /s/John K. Reilly, Jr. P.Judge.</div>
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<div>Dwight L. Koerber</div> <div>Feb. 14. 3:10 p.m.</div>	<div>RONALD GLUNT,</div> <div>84-236-CD</div>	<div>FEBRUARY 14, 1984, COMPLAINT IN TRESPASS, filed by Dwight L. Koerber, Jr., Esquire</div> <div>Three (3) copies Certified to attorney.</div> <div>FEBRUARY 23, 1984, AFFIDAVIT filed.</div> <div>February 17, 1984 served Roger Brocious copy of Complaint. s/R. Stuart Auber, Constable</div> <div>MARCH 14, 1984, PRAECIPE FOR ENTRY OF APPEARANCE filed.</div> <div>Please enter my appearance on behalf of the Roger Brocious, Defendant, in the above captioned matter.</div> <div>s/Richard L. Campbell</div> <div>MARCH 14, 1984, AFFIDAVIT OF SERVICE filed by Richard L. Campbell</div> <div>MARCH 19, 1984, NOTICE OF REMOVAL and PETITION FOR REMOVAL filed by Albert W. Schollaert, Assistant U.S.</div> <div>MARCH 20, 1984, COPIES OF ABOVE PAPERS MAILED BY CERTIFIED MAIL</div> <div>MARCH 23, 1984, SENDER'S RECEIPT filed.</div>
<div>Richard L. Campbell</div>	<div>ROGER A. BROCIOUS,</div> <div>Pro by Atty. 40.00</div> <div>Atty. 3.00</div>	

Paula M. Cherry	ALVERTA VASILAUSKAS, NELLIE LANDINI, and ANNA JANE TONEY, Administrator of the Estate of WILLIAM McCLUSKEY, deceased.	<p>FEBRUARY 14, 1984, COMPLAINT IN ACTION TO QUIET TITLE, filed by Paula M. Cherry, Esquire.</p> <p>NO COPIES.</p> <p>ALL those two certain lots or pieces of land situate in the Fifth Ward of the City of DuBois, Clearfeild, County, Pennsylvania.</p> <p>ORDER, filed</p> <p>NOW, this 14th day of February, 1984, it appearing that an Action to Quiet Title has been filed in the above entitled case, and the Identity and whereabouts of JAMES J. FITZPATRICK, JAMES FITZPATRICK, their heirs, devisees, administrators, executors and assigns, and all other person, persons, firms, partnerships, or corporate entities in interest, are unknown, the Defendants shall beserved with a copy of the Complaint by advertising the same in the COURIER-EXPRESS three times in accordance with the Notice attached to and made a part of the Complaint. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p>												
Feb. 14 3:15 p.m.	84-237-CD	<p>MARCH 26, 1984, AFFIDAVIT IN ACTION TO QUIET TITLE, filed by Paula M. Cherry, Esq.,</p> <p>PROOF OF PUBLICATION NOTICE filed.</p> <p>ORDER, filed</p> <p>NOW, this 26th day of March, 1984, it appearing that service of the Complaint to Quiet Title in the above stated action was served on all of the Defendants, and by Affidavit of Paula M. Cherry, Esq., Attorney for Plaintiffs, no Answer or Appearance has been filed in said action, and on motion of Paula M. Cherry, Esq., Attorney for Plaintiffs, it is hereby ORDERED AND DECREED:</p> <p>1. That the Defendants, JAMES J. FITZPATRICK, JAMES FITZPATRICK, their heirs, devisees, administrators, executors, and assigns, and all other person, persons, firms, partnerships, or corporate entities in interest, are forever barred from asserting any right, title, lien or interest inconsistent with the interest or claim of the Plaintiffs as set forth in their Complaint in and to ALL those two certain lots or pieces of land situate in the Fifth Ward of the City of DuBois, Clearfield County, Penna., being bounded and described as follows, to wit:</p> <p>THE FIRST THEREOF: BEGINNING at a point at the Southeast intersection of Rumbarger Avenue and Hubert Street, said point also being the Northwest corner of Lot No. 325 of John Rumbarger Plan of which this is a part; thence in an Easterly direction along the South line of said Rumbarger Avenue 60 feet to a point at the Northwest corner of Lot No. 324 in said Plan; thence in a Southerly direction along the West line of said Lot No. 324 a distance of 90 Feet to a point; thence in a Westerly direction along line of land of which this is a part and in a line parallel and at all points 90 Feet distant from Rumbarger Avenue 60 Feet to a point; thence in a Northerly direction along the East line of Hubert Street 90 Feet to a point and place of beginning. Being the Northern one-half of said Lot No. 325.</p> <p>THE SECOND THEREOF: BEGINNING at a point at the Northeast intersection of Raught Alley and Hubert Street, said point being also the Southwest corner of Lot No. 325 of the John Rumbarger Plan of which this is a part; thence in a Northerly direction along the East line of Hubert Street 90 Feet to a point; thence in an Easterly direction along line of land of which this is a part and in a line parallel with and at all points 90 Feet distant from Rumbarger Avenue 60 Feet to a point; thence in a Southerly direction along the West line of Lot No. 324 in said Plan 90 Feet to a point at Raught Alley; thence in a Westerly direction along the North line of said Alley 60 Feet to a point and place of beginning. Being the Southern one-half of said Lot No. 325.</p> <p>Said Order to be final and absolute unless the Defendants, JAMES J. FITZPATRICK, JAMES FITZPATRICK, their heirs, devisees, administrators, executors, and assigns, and all other person, persons, firms, partnerships, or corporate entities in interest, shall file exceptions thereto within Thirty (30) days.</p> <p>2. That if said Defendants, JAMES J. FITZPATRICK, JAMES FITZPATRICK, Their heirs, devisees, administrators, executors, and assigns, and all other person, persons, firms, partnerships, or corporate entities in interest, have not filed said exceptions within said Thirty-day period, the Prothonotary shall enter final judgment upon praecipe of the Plaintiffs.</p> <p>3. That the rights of the Plaintiffs are superior to the rights of the Defendants, JAMES J. FITZPATRICK, JAMES FITZPATRICK, their heirs, devisees, administrators, executors, and assigns, and all other person, persons, firms, partnerships, or corporate entities in interest.</p> <p>4. That the said Plaintiffs, have title in fee simple to said premises as described in the Complaint as against the Defendants, JAMES J. FITZPATRICK, JAMES FITZPATRICK, Their heirs, devisees, administrators, executors, and assigns, and all other person, persons, firms, partnerships, or corporate entities in interest.</p> <p>5. That the Defendants, JAMES J. FITZPATRICK, JAMES FITZPATRICK, their heirs, devisees, administrators, executors, and assigns, and all other person, persons, firms partnerships, or corporate entities in interest, are enjoined from setting up any title to the premises of the Plaintiffs described in said Complaint and from impeaching, denying, or in any way attacking the title of the Plaintiffs to said premises.</p>												
	JAMES J. FITZPATRICK, JAMES FITZPATRICK, their heirs, devisees, administrators, executors and assigns, and all other person, persons, firms, partnerships, or corporate entities in interest,													
	<table><tr><td>Pro</td><td>by Atty</td><td>40.00</td></tr><tr><td>Atty.</td><td></td><td>3.00</td></tr><tr><td>Ord.</td><td>by Atty</td><td>5.00</td></tr><tr><td>Cert.</td><td>by Atty</td><td>5.00</td></tr></table>	Pro	by Atty	40.00	Atty.		3.00	Ord.	by Atty	5.00	Cert.	by Atty	5.00	
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<div>R. Denning Gearhart</div> <div>Feb. 8 8:50 a.m.</div>	<div>MARIE J. ANDERSON,</div> <div>84-239-CD</div> <div>ED LEIATO and NICOLETTE LEIATO,</div> <div>Pro by Atty. 40.00 Atty. 3.00</div>	<div>FEBRUARY 8, 1984, COMPLAINT IN CUSTODY, filed by R. Denning Gearhart, Esquire One (1) copy Certified to Attorney. RULE RETURNABLE, filed AND NOW, this 13th day of February, 1984, upon consideration of the within petition, a Rule is hereby issued upon the Respondent/Defendant to show cause why Plaintiff/Petitioner's prayer should not be granted. RULE returnable date is the 4th day of April, 1984, at 10:00 o'clock A.M. in the Main Courroom, Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</div> <div>APRIL 12, 1984, ORDER filed. One (1) copy certified to Attorney. AND NOW, this 4th day of April, 1984, this being the day and date set for hearing in the above-captioned Petition for Custody, Petitioner having appeared and Respondents having failed to appear despite having notice of the same and the Court being satisfied that the Petitioner has been custodian of Alesana Etevatí Leiato, dob August 26, 1979 for the past two (2) years, it is the ORDER of this Court that the custody of Alesana Etevatí Leiato be in and hereby with Marie J. Anderson, maternal grandmother of said child, subject to visitation to be worked out by the parties. BY THE COURT, /s/John K. Reilly, Jr. P.J.</div>
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Joseph Colavecchi	TODD F. PERRINE,	FEBRUARY 15, 1984, COMPLAINT IN TRESPASS, filed by A. Joseph Colavecchi, Esquire. One (1) copy Certified to Sheriff. Two (2) copies Certified to Attorney. MARCH 2, 1984, SHERIFF'S RETURN filed. Now February 27, 1984 served within Complaint in Trespass on John E. Shaffer. So answers, Chester A. Hawkins by Marilyn Wood APRIL 3, 1984, PRAECIPE TO DISCONTINUE filed. Please mark the record in the above-captioned action, discontinued, settled and ended. s/Joseph Colavecchi
Feb. 15 9:30 a.m	84-240-CD	DISCONTINUED SETTLED AND ENDED
	JOHN E. SHAFFER,	XXX X X Cont'd fr. Pg 586 84-223-CD SENNETT v. SENNETT X X X X JUNE 19, 1985, CERTIFICATE OF SERVICE, filed X I hereby certify that I have this 17th day of June, 1985, served the Plaintiff with a copy of Defendant's X Petition for Reduction of Alimony Pendente Lite and X Order of Judge Reilly, of June 6, 1985, by placing X a certified copy in the U.S. Mail, postage pre-paid X addressed as follows: James A. Naddeo, Esq. X Belin, Belin & Naddeo 15th North Front St. X PO Box 1, Clearfield, PA 16830. X /s/ Warren R. Baldys, Esq. X X JULY 19, 1985, MOTION and ORDER, filed. X One copy certified to atty X NOW, this 18th day of July, 1985, an application X for Modification of prior Order of support having been X filed by the defendant in the above captioned action, X Michael Alan Sennett shall pay for the support of his minor son, Michael Andrew Sennett, the sum of Four Hundred (\$400.00) Dollars per month commencing forth with and continuing until further Order of Court. It is the further Order of this Court that the said Michael Alan Sennett, pay alimony to his spouse, Kathryn Nan Sennett, in the amount of Three hundred (\$300.00) Dollars per month said payments to commence forthwith and to continue until further Order of Court. /s/ John K. Reilly, Jr., P.J.
	Pro by Atty. 40.00 Atty. 3.00 Shff by Atty 21.15 Pro <i>by atty</i> 5.00	XXX AUGUST 14, 1985, ORDER, filed AND NOW, this 14th day of August, 1985, the Court being advised that the Master's Report in the above captioned case has been filed with the Prothonotary and that the costs of the transcript for the hearing in this case totalled Four Hundred Ninety-Four Dollars and Twenty-Five (\$494.25) Cents and has been advanced by the Master, it is the Order of this Court that the Four Hundred Fifty (\$450.00) Dollars deposited with the Prothonotary shall be applied to the costs in these proceedings and the Prothonotary is hereby directed to issue a check for Four Hundred Fifty (\$450.00) Dollars payable to Barbara H. Schickling, Esquire, Master, to be applied to said costs. BY THE COURT: John K. Reilly, Jr President Judge.  AUGUST 13, 1985 MASTER'S REPORT AND RECOMMENDATIONS, filed by Barbara H. Schickling. AUGUST 21, 1985 EXCEPTIONS TO MASTER'S REPORT, filed by Warren R. Baldys, Atty for Deft. August 22, 1985 Masters report and Exceptions taken to Honorable John K. Reilly, Jr. s/jmb OCTOBER 1, 1985, ORDER, filed. AND NOW, this 1st day of October, 1985, upon consideration of the report and recommendation of the Master in the above-captioned action, it is hereby ORDERED AND DECREED as follows: 1. In order to effectuate an Equitable Distribution of the Marital Property of the parties the parties are hereby directed to offer for public sale thier house and lot in Williamsport, Pennsylvania, with Plaintiff to receive Sixteen Thousand (\$16,000.00) Dollars (rounded) of the proceeds and Defendant to receive any balance. The Defendant shall continue to live in the marital home until it is sold upon the condition that he continues to pay all mortgage, taxes, insurance and maintenance costs and uses his best effort to promote sale. 2. It is hereby Ordered and Decreed that the balance of the marital property shall become the separate property of the party to whom it has been awarded by recommendation of the Master and the parties are hereby Ordered to sign or execute any titles, deeds or other instruments required to carry out this distribution. 3. It is hereby Ordered and Decreed that the Defendant shall pay as alimony to the Plaintiff the sum of Five Hundred (\$500.00) Dollars per month for a period not to exceed thirty-six (36) months from the entry of this Order. 4. It is hereby Ordered and Decreed that the parties shall be responsible for payment of their own counsel fees. 5. It is hereby Ordered and Decreed that the parties be equally responsible for the Masters fees and costs in the amount of One Thousand Four Hundred Sixty-Nine Dollars and Twenty Five (\$1,469.25) Cents. BY THE COURT: /s/ John K. Reilly, Jr., P.J. ALL PAPERS FILED TO LEGAL DRAWER "F".

<p>Feb. 15 11:30 a.m.</p>	<p>COMMONWEALTH OF PENNA, DEPARTMENT OF LABOR AND INDUSTRY,</p> <p>84-241-CD</p> <p>BRUCE GRAHAM, Individually and t/a/ BLACK HILL COAL CO.</p> <p>Pro by Plff. 9.00</p> <p>And now, 18 day of Feb 1984 by order filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <u>Alvin D. Burt</u> Prothonotary</p>	<p>FEBRUARY 15, 1984, SUGGESTION OF NON-PAYMENT, filed.</p> <p>To Revive and Continue Lien entered to No. 79-733-CD/</p> <p>Fifteen days have elapsed since notice of filing this suggestion has been sent by Registered Mail to the named defendants at their last known address. Pursuant to the Provision of Act #372 of September 26, 1976.</p> <p>Judgment is entered in favor of the Plaintiff and against the defendants in the sum of One Thousand Thirty and 19/100 Dollars, with cost of Suit.</p> <p>Deby \$1,030.19</p> <p>Filed and Entered by Plaitniff, February 15, 1984.</p> <p>Judgment</p> <p><i>Raymond Metherell</i> Prothonotary</p>	
<p>Feb. 15 11:30 a.m.</p>	<p>COMMONWEALTH OF PENNA, DEPARTMENT OF LABOR AND INDUSTRY,</p> <p>84-242-CD</p> <p>GARRY E. PANNEBAKER, Individually and t/a PANNEBAKER'S BUILDING CONTRACTOR,</p> <p>Pro by Plff. 9.00</p>	<p>FEBRUARY 15, 1984, SUGGESTION OF NON-PAYMENT, filed.</p> <p>To Revive and Continue Lien entered to No. 79-843-CD.</p> <p>Fifteen days have elapsed since notice of filing this suggestion has been sent by Registered Mail to the named defendants at their last known address. Pursuant to the Provision of Act #372 of September 26, 1951.</p> <p>Judgment is entered in favor of the Plaintiff and agianst the Defendants in the sum of One Hundred Forty- four and 02/100 Dollars, with cost of Suit.</p> <p>Debt \$144.02</p> <p>Field and Entered by Plaintiff, February 15, 1984.</p> <p>Judgment</p> <p><i>Raymond Metherell</i> Prothonotary</p>	

<p>John R. Carfley Joseph P. Green</p>	<p>LEZZER CASH &amp; CARRY INCORPORATED,</p>	<p>FEBRUARY 15, 1984, PRAECIPE FOR WRIT OF SUMMONS IN TRESPASS, filed by John R. Carfley, Esquire PLEASE issue Writ of Summons against the defendant, Aetna Insurance Company.</p>
<p>Feb. 15 8:30 a.m.</p>	<p>84-243-CD</p>	<p>FEBRUARY 15, 1984, WRIT OF SUMMONS IN ASSUMPSIT ISSUED TO SHERIFF FOR SERVICE.</p>
<p>Joan A. Yue</p>	<p></p>	<p>MARCH 30, 1984, COMPLAINT, filed by John R. Carfley, Esq. Two (2) copies certified to Attorney. APRIL 19, 1984, CERTIFICATE OF MAILING filed by John R. Carfley APRIL 23, 1984, PRAECIPE FOR ENTRY OF APPEARANCE filed. Please enter the appearance of Eduaardo C. Robreno as counsel for Defendants, Shaffer-Gordon Associates, Inc., and Aetna Insurance Company, in the above-captioned matter. s/Eduardo C. Robreno One copy certified to Attorney APRIL 23, 1984, SHERIFF'S RETURN filed. Now March 5, 1984 Frank Jenkins, Sheriff of Montgomery County was deputized. Now, March 8, 1984 served within Summons in Assumpsit on Aetna Insurance Co., return of Sheriff Jenkins hereto attached. So answers, Chester A. Hawkins by Marilyn Wood</p>
<p>Eduardo C. Robreno</p>	<p>AETNA INSURANCE COMPANY SHAFFER GORDON ASSOC., INC Additional Defendants</p>	<p>MAY 15, 1984, SHERIFF'S RETURN, filed. Now, March 30, 1984 Frank Jenkins, Shff of Montgomery County was deputized to serve Complaint on Shaffer Gordon Assoc. Inc., deft. Now, April 3, 1984 served within Complaint on Shffer Gofdon ASsoc., Inc., deft. So answers, Chester A. Hawkins, Shff By /s/ Marilyn Wood</p>
	<p>Pro by Atty 20.00 Atty. 3.00 Atty. <i>by atty</i> 20.00 Shff Hawkins <i>by Atty</i> 10.75 Shff Jenkins <i>by Atty</i> 16.85</p>	<p>JULY 2, 1984 PRAECIPE FOR ENTRY OF APPEARANCE, filed by Joan A. Yue, Atty. Kindly enter our appearance on behalf of defendant, AETNA INSURANCE COMPANY, only, in the above-captioned matter. s/Joan A. Yue, Atty for Aetna Ins. Co.</p>
	<p>Shff Hawkins 10.75 Shff Jenkins 16.85 Shff Hawkins <i>by Atty</i> 10.75 Shff Jenkins <i>by Atty</i> 17.00 Pro <i>J. Lawless</i> <i>by atty</i> 10.00</p>	<p>JULY 6, 1984, PRELIMINARY OBJECTIONS, filed by James Lawless IV, ATTY. One certified copy to atty on 7/11/84. JULY 20, 1984, ANSWER TO PRELIMINARY OBJECTIONS OF DEFENDANT, AETNA INSURANCE COMPANY, filed by John R. Carfley, Esquire. 2 Cert Copies Atty</p>
	<p>Shff Hawkins 10.75 Shff Jenkins 17.00 Pro <i>J. Lawless</i> <i>by atty</i> 10.00</p>	<p>JULY 24, 1984, CERTIFICATE OF SERVICE, filed by John R. Carfley; Esq JULY 30, 1984, ENTRY OF APPEARANCE, filed Please enter the appearance of the undersigned as co-counsel for the Plaintiff Lezzzer Cash &amp; Carry, So says Joseph P. Green, Esq.</p>
	<p>AUGUST 21, 1984 MEMORANDUM and ORDER, filed. WHEREFORE, the Court enters the following Order: ORDER NOW, this 20th day of August, 1984, upon consideration of Defendants' Preliminary Objections in the above-captioned matter, it is the ORDER of this Court that the same be and are hereby sustained in accordance with the attached memorandum and that Action No. 84-243-CD to CERTIFIED to the Court of Common Pleas of Somerset County, Pennsylvania, and Action No. 84-244-CD be CERTIFIED to the Court of Common Pleas of Delaware County, Pennsylvania for purposes of disposition. By the Court, s/John K. Reilly, Jr., President Judge.</p>	<p>AUGUST 9, 1984, REPLY OF DEFENDANT, AETNA INSURANCE COMPANY, TO PLAINTIFF'S NEW MATTER, filed 1 Cert Atty AUGUST 9, 1984, MEMORANDUM OF DEFENDANT, AETNA INSURANCE COMPANY, IN SUPPORT OF ITS PRELIMINARY OBJECTIONS, filed 1 Cert Atty</p>
	<p>AUGUST 27 1984 ALL PAPERS MAILED TO PROTHONOTARY-SOMERSET COUNTY.</p>	

John R. Carfley  
Joseph P. Green

LEZZER CASH & CARRY,  
INCORPORATED,

FEBRUARY 15, 1984, PRAECIPE FOR WRIT OF SUMMONS IN ASSUMPSIT, filed by John R. Carfley, Esquire  
PLEASE issue Writ of Summons against the defendant, Aetna Insurance Company.

FEBRUARY 15, 1984, WRIT OF SUMMONS IN ASSUMPSIT ISSUED TO SHERIFF FOR SERVICE.

MARCH 30, 1984, COMPLAINT, filed by John R. Carfley, Esq. Two (2) copies certified to Attorney.

APRIL 19, 1984, CERTIFICATE OF MAILING filed by John R. Carfley  
APRIL 23, 1984, PRAECIPE FOR ENTRY OF APPEARANCE filed. Please enter the appearance of Eduardo C. Robreno as counsel for Defendants, Shaffer-Gordon Associates, Inc., and Aetna Insurance Company, in the above-captioned matter. s/Eduardo C. Robreno

One copy certified Attorney  
APRIL 23, 1984, SHERIFF'S RETURN filed.  
Now March 5, 1984, Frank Jenkins, Sheriff of Montgomery County was deputized.  
Now, March 8, 1984 served within Summons in Assumpsit on Aetna Insurance Co. return of Sheriff Jenkins hereto attached. So answers, Chester A. Hawkins by Marilyn Wood

MAY 15, 1984, SHERIFF'S RETURN, filed.  
Now, March 30, 1984, Frank Jenkins, Shff of Montgomery County was deputized to serve within Complaint on deft. Now, April 3, 1984 served within Complaint on deft. So answers, Chester A. Hawkins, Shff By /s/ Marilyn Wood

JULY 2, 1984 PRAECIPE FOR ENTRY OF APPEARANCE, filed.  
Kindly enter our appearance on behalf of defendant, AETNA INSURANCE COMPANY, only, in the above-captioned matter. s/Joan A. Yue, Atty for Aetna Ins. Co.

JUNE 25, 1984, PRAECIPE, SUGGESTION OF BANKRUPTCY, filed BY Eduardo C. Robreno, ATTY. One certified copy to atty.

JULY 6, 1984, PRELIMINARY OBJECTIONS, filed by James Lawless IV, Atty. One certified copy to atty. 7/11/84.

JULY 20, 1984, ANSWER TO PRELIMINARY OBJECTIONS OF DEFENDANT AETNA INSURANCE COMPANY. filed by John R. Carfley, Esquire 2 Cert Atty

JULY 24, 1984, CERTIFICATE OF SERVICE, filed by John R. Carfley

JULY 30, 1984, ENTRY OF APPEARANCE., filed

Please enter the appearance of the undersigned as co0ounsel for the Plaintiff Lezzzer Cahh and Carry, So says Joseph P. Green, Es

AUGUST 9, 1984, REPLY OF DEFENDANT, ATENA INSURANCE COMPANY, TO PLAINTIFF'S NEW MATTER, filed 1 Cert Atty

AUGUST 9, 1984, MEMORANDUM OF DEFENDANT, AETNA INSURANCE COMPANY IN SUPPORT OF ITS PRELIMINARY OBJCETIONS, filed 1 Cert Atty

AUGUST 21, 1984 MEMORANDUM and ORDER, filed.  
WHEREFORE, the Court enters the following Order:  
ORDER

NOW, this 20th day of August, 1984, upon consideration of Defendants' Preliminary Objections in the above-captioned matter, it is the ORDER of this Court that the same be and are hereby sustained in accordance with the attached memorandum and that Action No. 84-243-CD be CERTIFIED to the Court of Common Pleas of Somerset County, Pennsylvania, and Action No. 84-244-CD be CERTIFIED to the Court of Common Pleas of Delaware County, Pennsylvania for purposes of disposition. By the Court, s/John K. Reilly, Jr., President Judge.

AUGUST 27 1984 ALL PAPERS MAILED TO PROTHONOTARY-DELAWARE COUNTY.

SEPTEMBER 10, 1984, RECEIVED AUGUST 31, 1984 AND ENTERED TO ABOVE COUNTY, TERM AND NO # DELAWARE COUNTY # 84-10833.

Feb. 15  
8:30 a.m.

84-244-CD

Joan A. Yue

Eduardo C. Robreno

AETNA INSURANCE COMPANY  
SHAFFER GORDON ASSOC., INC.  
Additional Def.

Pro by Atty. 20.00  
Atty. 3.00  
Atty. *by atty* 20.00  
Shff Hawkins *by Atty* 10.75  
Shff Jenkins 16.85  
by Atty  
Shff Hawkins 10.75  
by Atty  
Shff Jenkins 17.00  
*J. Lawless*  
Pro *by atty* 10.00

Joseph Colavecchi	TERRY D. RADER and RONALD A. WARING,	<p>FEBRUARY 15, 1984, PRAECIPE FOR SUMMONS IN EJECTMENT, filed by Joseph Colavecchi, Esqurie</p> <p>Please issue a Praecipe for a Summons in Ejectment directed to Davco Coal Group, Inc., c/o Robert Britten, wle Pine Street, Philipsburg, Pennsylvnaia, 16866 and Laurel Run Coal, Inc., c/o Robert Britten, 415 Pine St.. Philipsburg, Pennsylvania, 16866.</p> <p>An Alternate address for both companies would be c/o Robert Britten, Tyrone Pike, Philipsburg, Pennsylvania, 16866.</p> <p>FEBRUARY 15, 1984, WRIT OF SUMMONS IN EJECTMENT ISSUED TO SHERIFF FOR SERVICE.</p> <p><u>FEBRUARY 22, 1984, SHERIFF'S RETURN</u> filed.</p> <p>Now February 16, 1984 served within Summons in Ejectment on Robert Britten, President of Davco Coal Group Inc.</p> <p>Now February 16, 1984 served within Summons in Ejectment on Robert Britten, President of Laurel Run Coal Inc.</p> <p>So answers, Chester A. Hawkins by Marilyn Wood</p>
Feb. 15 1:12 p.m.	84-245-CD	
	DAVCO COAL GROUP, INC. and LAUREL RUN COAL, INC.	
	Pro by Atty. 20.00 Atty. 3.00 Shff by Atty 13.75	

<div>Feb. 15 8:30 a.m.</div> <div>84-246-CD</div> <div>Pro by Plff 9.00 o.c. 6.50 Pro by atty 5.00 <i>Pro by Atty 5.00</i> <i>Nov 86</i> <i>Raymond Withersow</i></div>	<div>MID-STATE BANK &amp; TRUST COMPANY</div> <div>DARRELL D. LINGLE, SR., ptn t/a NANCY E. LINGLE, ptn t/a BURGER KING OF CLEARFIELD,</div>	<div>FEBRUARY 15, 1984, AMICABLE SCIRE FACIAS SUR JUDGMENT, filed, To Revive and Continue Lien entered to Judgment No. 79-601-CD.</div> <div>By Virtue of Power of Attorney contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Three Hundred Eighty-one Thousand Five Hundred Ninety-two and 65/100 Dollars, with Interest, Attorney's Commission, Cost of Suir, Release of Errors, Waiving Stay, Inquisition and Exemption.</div> <div>Debt \$381,592.65 Atty . Comm. Interest from March 9, 1979. Filed and Entered by Plaintiff, February 15, 1984. Judgment</div> <div><i>Raymond Withersow</i> Prothonotary</div> <div>JUNE 4, 1985, RELEASE FROM JUDGMENT LIEN, filed by George Test, Jr., Esq. See original filings for information</div>
<div>Feb. 15 8:30 a.m.</div> <div>84-247-CD</div> <div>Pro by Plff. 9.00 Pro by Plff 5.00</div>	<div>MAPLE AVENUE HOSPITAL MAPLE AVENUE, DUBOIS, PA 15801</div> <div>MR. LAWRENCE ALANSKAS, AND MRS. PHYLLIS ALANSKAS, 910 West Washington Ave. DuBois, PA 15801</div>	<div>FEBRUARY 15, 1984, JUDGMENT FROM J.P., Wesley J. Read, filed.</div> <div>Judgment entered in favor of the Plaintiff and against the Defendant in the sum of Nine Hundred Ten and 50/100 Dollars.</div> <div>Debt \$910.50 Interest from December 15, 1983. Filed and Entered by Plaintiff, February 15, 1984. Judgment.</div> <div><i>Raymond Withersow</i> Prothonotary</div> <div>And Now, <u>7</u> Nov 30 85 By paper Filed, the sum of \$910.50 in full of debt, interest and costs. <i>Raymond Withersow</i> Prothonotary</div>







R. Denning Gearhart	PAMELA SWANSON,	FEBRUARY 15, 1984, PETITION TO CONFIRM CUSTODY, filed by R. Denning Gearhart, Esquire	
		RULE RETURNABLE, filed. One copy Cert. to Attorney.	
Feb. 15	84-250-CD	AND NOW, this 16th day of February, 1984, upon consideration of the within Petition, a Rule is hereby issued upon the Respondent/Defendant to show cause why Plaintiff's/Petitioner's prayer should not be granted.	
		Rule returnable date is the 4th day of April, 1984 at 10:00 o'clock a.m. in the Main Courtroom, Clearfield CountyCounty Courthouse, Clearfield, Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.	
	MELVIN SWANSON,	APRIL 5, 1984, ORDER filed.	
		NOW, this 4th day of April, 1984, it is the ORDER of this Court that overnight visitation be had from Saturday, noon till Sunday, noon on the first and third full weekends of each month; said Order to be reviewed in June Support Court, and it is the further ORDER of this Court that Children and Youth Services investigate the home of Melvin Swanson in Parsonville for the suitability of the residence for overnight visitation. It is the further ORDER of this Court that no alcohol is to be used during the period of visitation. BY THE COURT /s/John K. Reilly, Jr. P.J.	
		MAY 18, 1984, ORDER filed.	
		NOW, this 11th day of May, 1984, upon agreement of the parties, visitation Order of April 4, 1984 is modified as follows: Overnight visitation be had from Saturday at 3:30 P.M. until Sunday at 3:30 P.M.; all other aspects of the previous Order shall remain as heretofore. BY THE COURT, s/John K. Reilly, Jr., Pres. Judge	
	Pro by Atty. 40.00 Atty. 3.00	JUNE 13, 1984 ORDER, filed	
		NOW, this 6th day of June, 1984, this being the day and date set for hearing into the above-captioned Petition to Review Visitation, either party not having appeared, it is the ORDER of this Court that said Petition be and is hereby dismissed; costs to be paid by the Petitioner. By the Court, s/John K. Reilly, Jr., President Judge.	
		JUNE 15, 1984 ORDER, filed. 2 copies cert to Atty.	
		AND NOW, this 15th day of June, 1984, the above captioned matter having been scheduled for April 4, 1984 at 10:00 a.m., and both parties having appeared, it is the ORDER of this Court that custody of Melvin Gilbert and Amanda Marie Swanson shall be with Pamela Swanson, subject to the father's visitation on the first and third weekends of every month from 3:30 p.m. Saturday to 3:30 p.m. Sunday.	
		It is further ORDERED that Clearfield County Children and Youth Services shall do a home study of the home of Melvin Swanson, Parsonville, PA., and that the study shall be completed before the 6th day of August 1984, at 9:00 a.m., at which time the Court shall review this Order in the Main Courtroom of the Clearfield County Courthouse. By the Court, s/John K. Reilly, Jr., President Judge.	
		AUGUST 13, 1984, ORDER, filed by R. Denning Gearhart. One Copy Certified to Attorney.	
		AND NOW, this 6th day of August, 1984, this being the day and date set for the Review of the Custody and Visitation Order of April 4, 1984, it is hereby ORDERED that custody of Melvin Gilbert and Amanda Marie Swanson shall remain with Pamela Swanson. BY THE COURT, /s/ John K. Reilly, Jr., President Judge	



William J. Cressler	IN RE: CONDEMNATION BY THE COMMONWEALTH OF PENNSYLVANIA, DEPARTMENT OF TRANSPORTATION, OF RIGHT OF WAY FOR LEGISLATIVE ROUTE 17126, SECTION 342, IN THE TOWNSHIP OF GOSHEN,  Claim No. 1703092	FEBRUARY 16, 1984, DECLARATION OF TAKING/EMINENT DOMAIN PROCEEDINGS-IN REM, filed by William J. Cressler, Esquire. One (1) copy Certified to Plaintiff. WHEREFORE, fee simple title is hereby condemned from the property identified on the attached Schedule of Property Condemned, as indicated on the plans referred to in paragraph 7 above.  FEBRUARY 16, 1984, PRAECIPE FOR ENTRY OF APPEARANCE, filed by William J. cressler, Esqurie Please enter the appearance of William J. Cressler, Assistant Counsel, Office of Chief Counsel, Department of Transportation, Condemnor in the above-captioned proceedings. FEBRUARY 24, 1984, MEMORANDUM TO PROTHONOTARY filed by B. Harmic One copy certified to Mr. Harmic MARCH 15, 1984, PROOF OF SERVICE filed by Earl E. Neamy Two copies certified B. Harmic  MAY 21, 1984, AFFIDAVIT OF NOTICE PRESENTATION OF PETITION TO DEPOSIT ESTIMATED JUST COMPENSATION, filed 1 Copy Cert. to Commonwealth  MAY 21, 1984, PETITION TO DEPOSIT ESTIMATED JUST COMPENSATION, & ORDER, filed by Glenn R. Davis 3 Copies Cert. to Commonwealth AND NOW, May 22, upon presentation of the within Petition, it is hereby ordered and directed that the sum of \$37.00 representing the amount of just compensation estimated by the Commonwealth to be due the condemnee shown on the attached Proposed Schedule of Distribution, be paid into Court, to be held until further Order of Court directing payment of said amount to the said condemnee(s) and/or person(s) entitled thereto pursuant to Article IV, Section 407, 26 P.S. 1-407, and Article V, Section 521 and 522, of the Eminent Domain Code, 26 P.S. 1-521 and 1-522, as amended, as they may apply. BY THE COURT /s/ John K. Reilly, Jr., President Judge  JANUARY 15, 1991, PETITION TO PAY TO COMMONWEALTH OF PA DEPARTMENT OF TRANSPORTATION UNDISTRIBUTED ESTIMATED JUST COMPENSATION DEPOSITED INTO COURT, filed by Stuart A. Liner, Esq. ORDER OF COURT, filed AND NOW, January 15, 1991, upon presentation of the within Petition, it is hereby ordered and directed that the sum of \$37.00, representing the amount deposited into Court to No. 84-252 as just compensation estimated to be due Joseph Colavecchi, Florence Conner and James Kelly 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 teh Pennsylvania Department of Transportation, for the said sum of \$37.00, and to deliver the same to Kathryn Linn-Stevenson, Esquire, attorney for the Commonwealth of Pennsylvania, Department of Transportation, and that the record be marked accordingly. BY THE COURT: John K. Reilly, Jr. P.J.
5/21/84 \$37.00 pd Just Compensation		
Feb. 16 11:30 a.m.	84-252-CD	
	Pro by Plff. 20.00 Atty. 3.00 CK#1346 TRANS TO REG. ACCT. 37.00 CK#1410 37.00	

Anthony Guido	NORTHERN CENTRAL BANK, Trustee under the Codicils of the Last Will and Testament of JAMES B. GRAHAM, deceased,	FEBRUARY 16, 1984, PRAECIPE, filed by Anthony Guido, Esquire Enter my appearance for the Plaintiff, NORTHERN CENTRAL BANK, Trustee under the Codicils of the Last Will and Testament of JAMES B. GRAHAM, deceased, in the above case, and issue a Summons in Trespass against Defendant, SHAWVILLE COAL COMPANY, of Shawville, Pennsylvania 16873.  FEBRUARY 16, 1984, WRIT OF SUMMONS IN TRESPASS ISSUED TO SHERIFF FOR SERVICE.  FEBRUARY 23, 1984, AFFIDAVIT OF SERVICE, filed. NOW, Feb 17, 1984 at 9:51 AM o'clock EST served Summons on Bob Homman, Office Mgr for deft. at his place of employment. So answers, Chester A. Hawkins, Shff, By /s/ Marilyn Wood  MARCH 20, 1984, COMPLAINT. filed by Anthony S. Guido One Copy Cert. to Atty MARCH 28, 1984, RETURN OF SERVICE OF COMPLAINT filed.  APRIL 13, 1984, PRAECIPE filed. Two (2) copies certified to Attorney. Sir: Please enter my appearance on behalf of the Defendant, Shawville Coal Company, in regard to the above-captioned action. /s/J. Richard Mattern II, Esquire. APRIL 13, 1984, ANSWER AND NEW MATTER filed by J.R. Mattern, Esq. Two (2) copies certified to Attorney. MAY 9, 1984, REPLY TO NEW MATTER, filed by Anthony S. Guido, Esquire.  MAY 11, 1984, PRAECIPE, filed by J. Richard Mattern, Esquire Issue writ to join B. D. Danver of Grampian, Pennsylvania, as an additional defendant in this action.  MAY 11, 1984, WRIT TO JOIN ADDITIONAL DEFENDANT ISSUED TO SHERIFF FOR SERVICE.  MAY 23, 1984, COMPLAINT AGAINST ADDL. DEFENDANT, filed by J. Rich. Mattern, Esquire. Three (3) Copies Certified to Attorney. JUNE 11, 1984, AFFIDAVIT OF SERVICE, filed. NOW, June 5, 1984, at 2:15 PM o'clock DST served within Summons on B.D. Danver, deft., at Market St., Clearfield, PA So answers, Chester A. Hawkins, Shff By /s/ Marilyn Wood JUNE 11, 1984, AFFIDAVIT OF SERVICE, filed. NOW, June 5, 1984 at 2:15 PM o'clock DST served within Complaint against Addl. Deft. on B.D. Danver, deft. at Market St., Clearfield, PA So answers, Chester A. Hawkins, Shff By /s/ Marilyn Wood  JULY 5, 1984, FIRST SET OF INTERROGATORIES OF PLAINTIFF, NORTHERN CENTRAL BANK, Trustee under the Codicils of the Last Will and Testament of James B. Graham, deceased, filed by Anthony S. Guido. Four copies Certified to Attorney. JULY 20, 1984, ANSWER TO COMPLAINT, filed 2 Cert Atty John R. Carfley, Esquire JULY 24, 1984, CERTIFICATE OF SERVICE, filed by John R. Carfley, Esq. JULY 30, 1984, PETITION AND RULE TO AMEND, filed by J. Richard Mattern II, Esquire.  RULE, filed.  AND NOW, this 1st day of August, 1984, upon consideration of the foregoing petition and motion of J. Richard Mattern II, Esquire, the Court grants a Rule upon the attorney for the Defendant to show cause why the mane of the additional defendant should not read, " B.D. Danver and Inez M. Danver, Additional Defendants". All proceedings to stay meanwhile. Rule returnable the 22nd day of August, 1984, at 1:00PM in the Courthouse, Clearfield, Clearfield County, Pennsylvania. BY THE COURT, John K.Reilly, Jr., P.J. August 1, 1984 three certified copys to Atty.  SEPTEMBER 7, 1984, PRAECIPE, filed by Anthony S. Guido, Esquire Place the above case on the trial list.  OCTOBER 2, 1984, REPLY TO ANSWER, NEW MATTER AND COUNTERCLAIM, filed by Rick Mattern, Esquire. Three copies certified to atty. NOVEMBER 19, 1984, CERTIFICATE OF SERVICE, filed. I hereby certify that a copy of the foregoing Request for production of documents has been duly served on the following persons by depositing the same in the United states Mail, postage prepaid, in Philipsburg Pennsylvania on Novmeber 13, 1984, Shawville Coal Co., Shawville Pa. Rick Mattern, Esq 211½ E. Locust St clearfield. /s/ John Carfley, Esq. NOVEMBER 19, 1984, CERTIFICATE OF SERVICE, filed. I hereby certify that a copy of the foregoing Request for Production of Documents has been duly served on the following persons by depositing the same in the United states Mail, postage prepaid in Philipsburg Pennsylvania on November 13, 1984.
Feb. 16 8:30 a.m.	84-253-CD	
J. Richard Mattern II	SHAWVILLE COAL COMPANY,	
John R. Carfley	B. D. DANVER Additional Defendant	
Pro by Atty.	20.00	
Atty. by Atty	3.00	
Shff Hawkins	13.15	
Pro by Atty	20.00	
by Atty		
Shff Hawkins	11.75	
by Atty		
Shff Surcharge	2.00	
by Atty		
Shff Hawkins	11.75	
by Atty		
Shff Surcharge	2.00	
Jurors	4.00	
Pro by Atty	5.00	

Frank J. Hartye	COUNTY NATIONAL BANK; ROBERT P. KELLETT and CLARE M. KELLETT,	FEBRUARY 16, 1984, PRAECIPE FOR WRIT OF SUMMONS, filed by Frank J. Hartye, Esquire. Kindly issue a Writ of Summons In Trespass & Assumpsit agianst defendant, FEDERAL PACIFIC ELECTRIC COMPANY, P.O. Box 1800, Somerville, New Jersey -8876, on behalf of plaintiffs in the above-reference action.  FEBRUARY 16, 1984, WRIT OF SUMMONS IN TRESPASS AND ASSUMPSIT ISSUED TO SHERIFF FOR SERIVCE.  MARCH 8, 1984, SHERIFF'S RETURN filed. Now, February 27, 1984 served within Summons in Trespass and Assumpsit on Federal Pacific Electric Co. by Certified Mail, return receipt hereto attached. So answers, Chester A. Hawkins by Marilyn Wood MARCH 19, 1984, ENTRY OF APPEARANCE filed by Joseph P. Green Please enter the appearance of the undersigned as counsel for the Defendant in the above-captioned matter. s/Joseph P. Green APRIL 23, 1984, PRAECIPE filed by Dennis O. Reiter Enter a rule upon the Plaintiffs to file a complaint within twenty (20) days after service of the Rule, or judgment of non pros will be entered. APRIL 24, 1984, RULE ISSUED ON ATTORNEY FOR PLAINTIFF BY REGULAR MAIL TO ATTORNEY DENNIS O. REITER FOR SERVICE MAY 7, 1984, CERTIFICATE OF SERVICE filed. I hereby certify that a true and correct copy of the foregoing Rule was deposited in the U.S. mail, pp, in Bellefonte, Penna., on May 3, 1984, addressed to the following: Frank J. Hartye, Esquire, 420 Allegheny Str., Hollidaysburg, Pa. 16648 s/Dennis O. Reiter, Esquire. JULY 6, 1984, PRACIPE FOR ENTRY OF APPEARANCE and PRAECIPE FOR WITHDRAWAL OF APPEARANCE, filed. Kindly enter the Appearance of PFAFF, McINTRYE, DUGAS, AND HARTYE as counsel of record for PLAINTIFF, COUNTY NATIONAL BANK: RONALD P. KELLET and CLARE M. KELLET, his wife, in the above case noting that all papers for service upon said party may be served upon the undersigned at 420 Allegheny Street, Hollidaysburg, Pa. 16648. Kindly withdraw the Appearance of MEYER, DARRAGH, BUCKLER BEBENEK and ECK previously entered on behalf of PLAINTIFF, COUNTY NATIONAL BANK: RONALD P. KELLETT and CLARE M. KELLETT, his wife. /s/ FRANK J. Hartye, Esq.
	Feb. 16 8:30 a.m.	84-254-CD
Joseph P. Green Dennis O. Reiter	FEDERAL PACIFIC ELECTRIC COMPANY,	Pro by Atty. 20.00 Atty. 3.00 Shff by Atty 12.30 AUGUST 28, 1984, COMPLAINT, filed by Frank J. Hartye, Esquire. No copies. NOVEMBER 1, 1984, DEFENDANT'S ANSWER TO COMPLAINT, filed by Dennis O. Reiter, Esquire. NOVEMBER 13, 1984, REQUEST FOR PRODUCTION, filed by Frank J. Hartye, Esq. NOVEMBER 26, 1984, AFFIDAVIT IN SUPPORT OF PLAINTIFFS COMPLAINT, filed by Frank J. Hartye, Esq JANUARY 28, 1985, REQUEST FOR PRODUCTION OF DOCUMENTS, filed by David Reiter, Esq. FEBRUARY 1, 1985, REPLY TO REQUEST FOR PRODUCTION OF DOCUMENTS, filed by Frank J. Hartyle, Esq. FEBRUARY 1, 1985, ANSWERS TO INTERROGATORIES, filed by Frank J. Hartyle, Esq.  SEPTEMBER 12, 1985, PRAECIPE, filed by Dennis O. Reiter, Esquire. Kindly place the captioned matter on the next available trial list. CERTIFICATE OF SERVICE, filed.  OCTOBER 29, 1985, PRAECIPE TO DISCONTINUE, filed. Kindly mark the docket discontinued in the above-captioned action. /s/ Frank J. Hartye, Esq.
DISCONTINUED		

<p>Alan F. Kirk</p> <p>Feb. 16 2:35 p.m.</p>	<p>MOLDED FIBER GLASS COMPANIES, INC.</p> <p>84-255-CD</p> <p>MENARD FIBERGLASS BOATS, INC.</p> <table> <tr> <td>Pro</td> <td>by Atty.</td> <td>40.00</td> </tr> <tr> <td>Atty.</td> <td></td> <td>3.00</td> </tr> <tr> <td>Shff</td> <td>by Atty</td> <td>17.95</td> </tr> <tr> <td>Pro</td> <td></td> <td>5.00</td> </tr> </table>	Pro	by Atty.	40.00	Atty.		3.00	Shff	by Atty	17.95	Pro		5.00	<p>FEBRUARY 16, 1984, COMPLAINT IN ASSUMPSIT, filed by Alan F. Kirk, Esquire Two (2) copies Certified to Attorney. <u>FEBRUARY 24, 1984, SHERIFF'S RETURN</u> filed. Now February 21, 1984 served within Complaint in Assumpsit on Roger Menard, Manager for defendant. So answers, Chester A. Hawkins by Marilyn Wood</p> <p><u>APRIL 25, 1984, PRAECIPE OF DISCONTINUANCE</u>, filed by Alan F. Kirk Please mark the above case settled, discontinued, and satisfied. /s/ Alan F. Kirk</p> <p>S E T T L E D,   D I S C O N T I N U E D   S A T I S F I E D</p> <p><u>MAY 3, 1984, CERTIFICATE OF DISCONTINUANCE PUT IN ATTORNEYS MAIL BOX THIS DAY</u></p>
Pro	by Atty.	40.00												
Atty.		3.00												
Shff	by Atty	17.95												
Pro		5.00												



R. Edward  
Ferraro

GEORGE A. G. DARLOW,  
an incompetent, by  
FREDERICK HOYT and  
CONNECTICUT NATIONAL BANK,  
his Co-conservators,

Feb. 16  
3:35 p.m.

84-256-CD

ISAAC A. SHAFFER, JR. and  
WILLIAM P. HOPKINS,  
individually and as Co-  
executors and Co-trustees  
of the Estate of ALBERT  
C. HOPKINS, deceased,  
MATILDA G. HOPKINS,  
WILLIAM P. HOPKINS,

FEBRUARY 16, 1984, COMPLAINT IN ACTION TO QUIET TITLE,  
filed by R. Edward Ferraro, Esquire  
Two (2) copies Certified to Attorney.  
ALL that certain piece or parcel of land, situate  
lying and being in the Third ward of the City of DuBois,  
Clearfeild County, Pennsylvanias.  
AFFIDAVITS OF DEFENDANTS, filed  
MOTION FOR PUBLICATION, filed by R. Edward Ferraro,  
Esquire.  
ORDER FOR PUBLICATION, filed.  
AND NOW, this 16th day of February, 1984, upon con-  
sideration of the foregoing motion, the Plaintiff is  
granted Leave to make Service of the Complaint on the  
above-listed Defendants, their heirs, executors, adminis-  
trators and assigns, and all other person, persons, firms,  
partnerships, or corporate entities in interest or their  
legal representatives by poblication, 3 times in the  
DuBois Courier, a newspaper published in teh City of  
DuBois, Clearfield County, Pennsylvania, and in general  
circulation in the County of Clearfield, Commonwealth of  
Pennsylvania, said publication to appear on the 24th day  
of February, 1984, and the 2nd. day of March, 1984. BY  
THE COURT: /s/ John K. Reilly, Jr., President Judge.

APRIL 11, 1984, AFFIDAVIT, MOTION FOR JUDGMENT AND  
PROOF OF PUBLICATION filed.  
Two (2) copies certified to Attorney.  
ORDER filed.  
AND NOW, this 11th day of April, 1984, an Affidavit  
of Service of the Complaint, with Notice to Plead, having  
been filed, and no Answer having been made by the Defen-  
dants, the Court, upon Motion of FERRARO & YOUNG, attorneys  
for Plaintiff herein, hereby ORDERS and DECREES:  
(a) That the title to all that certain piece or parcel  
of land, situate, lying and being in the Third Ward  
of the City of DuBois, Clearfield County, Penna.,  
bounded and described as follows, to-wit:  
BEING Lot No. 21, in Block A of the Hopkins Land Com-  
pany's addition, and being bounded on the North by  
West Second Avenue; on the East by Lot No. 22; on the  
South by an alley; on the West by Lot No. 20 of the  
said Plan of Lots, and being 50 feet wide by 160 feet  
deep.  
BEING the same premises which became vested in Lillian  
B. Darlow, by Deed of Alfred M. Darlow, et us., dated  
October 19, 1967 and recorded in Clearfield County  
Deed Book 533, page 650.

DONALD SWIFT HOPKINS,  
JOSEPH G. PIERCE,  
OPHELIA PIERCE TAYLOR,  
CHARLES H. RIERCE,  
ALBERT L. PIERCE,  
CHARLES JOSEPH SWIFT, and  
ISAAC A. SHAFFER, JR.,  
as heirs and devisees  
under the Last Will and  
Testament of ALBERT C.  
HOPKINS, deceased; and  
their heirs, devisees,  
executors, administrators,  
assigns and successors,  
and all other person,  
persons, firms, partner-  
ships, or corporate en-  
tities in interest, or  
their legal representa-  
tives.

AND being the same premises conveyed to George A. G.  
Darlow by Quit-Claim Deed of Lillian G. Darlow, a  
widow and single person, dated March 24, 1976, and  
recorded in the Office of the Recorder of Deeds in and  
for Clearfield County, Penna., in Deed Book 724, page 045  
is vested in GEORGE A. G. DARLOW as prayed.  
(b) That the Defendants, their heirs, successors, and  
assigns, and all other person, persons, partnerships,  
corporate entities in interest, be and are hereby  
forever barred from asserting any right, title, lien  
or interest in and to the above-described premises  
inconsistent with the interest or claims of the Plain-  
tiff as set forth in his Complaint, and from impeach-  
ing, denying or in any other way attacking the said  
Plaintiff's title to said property; and from issuing  
or maintaining any action attacking the same.  
(c) That the thirty (30) day provision of the Penna.  
Rules of Civil Procedure 1066 (b) be modified so as  
to eliminate the said thirty (30) day rule of Penna.  
Rule of Civil Procedure from this case. Said modifi-  
cation is in accordance with the authority vested  
in this Court by virtue of Penna. Rule of Civil  
Procedure 248, to eliminate any time period prescribed  
by the Penna. Rules of Civil Procedure upon Order  
of Court. BY THE COURT: s/John K. Reilly, Jr. P.J.

Judgment is entered in favor of the Plaintiff and  
against the Defendants due to no Answer having been made  
by the Defendants.

JUDGMENT FOR PREMISE

*Raymond Netherum*  
Prothonotary

Pro by Atty. 44.00  
Atty. 3.00  
Pro 10.00

Vital Statistics Form mailed to State, Aug. 12, 1986.

<p>Earle D. Lees, Jr.</p>	<p>MICHELE M HEPBURN,  RD #4, TL 448  DuBois, PA 15801</p>	<p>FEBRUARY 17, 1984, COMPLAINT FOR CUSTODY, filed by Earle D. Lees, Jr., Esquire. Three (3) copies Certified to Attorney. ORDER OF COURT, filed. You, HARRY BLAIR HEPBURN, and ROBERT HPEBURN, Defendants, have been sued in Court to obtain custody of the children: Jennifer Lynn Hepburn and Thomas Robert Hepburn. You are Ordered to appear in person at the Courthouse in Clearfield, Pennsylvania, on the 30th day of March, 1984, at 1:00 o'clock p.m. for a conference, hearing. You are further Ordered to bring with you the child: Thomas Robert Hepburn. If you fail to appear as provided by this Order, an Order for custody, partial custody or visitation may be entered agianst you or the Court may issue a warrant for your arrest. BY THE COURT: /s/ John K. Reilly, Jr. President Judge.</p>
<p>Feb. 17 8:31 a.m.</p>	<p>84-258-CD</p>	
	<p>HARRY BLAIR HEPBURN,  122½ East Scribner Ave.  DuBois, PA 15801   and  BERNA HEPBURN,  RD #2,  DuBois, PA 15801   and  ROBERT HEPBURN,  RD #2,  DuBois, PA 15801</p>	

Pro	by Atty.	40.00
Atty		3.00

James K.  
Nevling

JOHN E. HUSAK,

FEBRUARY 17, 1984, COMPLAINT IN ACTION TO QUIET TITLE,  
filed by James K. Nevling, Esquire. NO COPIES  
ALL that certain piece or parcel of land situate in  
the Borough of Curwensville, Clearfield County, Pennsylvania.

FEBRUARY 17, 1984, MOTION FOR LEAVE TO SERVE THE COM-  
PLAINT BY PUBLICATION, filed by James K. Nevling, Esquire  
AFFIDAVIT SEEKING SERVICE BY PUBLICATION, filed.  
ORDER OF COURT, filed.

NOW, February 17, 1984, the Plaintiff is authorized  
to serve the Complaint in this action on the Defendants,  
Hugh M. Irvin, Elizabeth G. Irvin and Frank Anderson,  
their heirs, devisees, executors, administrators and  
assigns, and all other persons claiming an interest in the  
property described in this action, by publication in The  
Progress, Clearfeild, Pennsylvania, once a week for three  
consecutive weeks. BY THE COURT: /s/ John K. Reilly, Jr.,  
President Judge.

Feb. 17  
11:45 a.m.

84-259-CD

MARCH 9, 1984, LETTER filed.  
TO WHOM IT MAY CONCERN:

In the Action of John E. Husak vs. Hugh M. Irvin, et al.  
relative to land in the Second Ward of the Borough of  
Curwensville, I would like to present the following:

HUGH M. IRVIN,  
ELIZABETH G. IRVIN and  
FRANK ANDERSON, their  
heirs, devisees, execu-  
tors and assigns and all  
other persons claiming an  
interest in teh property  
herein described,

1. I represent the Estate of James B. Graham as Agent  
through an agreement with the Northern Central Bank  
of Williamsport, ancillary trustee through Codicils  
to the Will of James B. Graham.
2. With reference to the alleged ownership of Hugh M.  
Irvin, the described real estate is within and part of  
Purpart No. 3 of the William Irvin Estate.
3. Said Purpart No. 3 or the remaining interest of Hugh M.  
Irvin, et al., was conveyed to James B. Graham by  
Deed Book No. 401, page 587, and others.
4. Neither I nor the estate have any knowledge of property  
bounded by the subject description being conveyed from  
the Estate of Hugh M. Irvin or the Estate of James B.  
Graham.
5. It is, therefore, requested that all pertinent date  
relative to the subject Quiet Title Action or any  
current surveys relative to the subject property be  
furnished to me for the purpose of consulting with  
the Trustees to determine what action should be taken  
by said Trustees or their attorney. s/Robert L. Kester

APRIL 9, 1984, LETTER filed.  
DEAR MR. WITHEROW:

In reference to the above, and more specifically in reference  
to my letter of March 8, 1984, copy attached, please be advised  
of the following:

Pro by Atty. 40.00  
Atty. 3.00  
Cert by atty 5.00  
Order by atty 5.00

1. Letter of March 8, 1984, was filed March 9, 1984, in objection  
to said Action to Quiet Title (John E. Husak vs. Hugh M.  
Irvin et al.).
2. Copy of the survey map relative to said Action to Quiet Title  
was delivered to me April 6, 1984.
3. Said action was discussed with the trustees prior to the  
delivery of said map.
4. It appears from the survey data that the Action to Quiet  
Title did not materially affect any property of the James B.  
Graham Estate in the area of the subject of the Quiet  
Title Action.
5. I, therefore, withdraw any objection to the subject Action  
to Quiet Title (CD-84-259), John E. Husak vs. Hugh M.  
Irvin, et al. s/Robert L. Kester, Agent.

APRIL 18, 1984, MOTION FOR SUMMARY JUDGMENT filed by James K. Nevling  
PROOF OF PUBLICATION  
PRELIMINARY ORDER OF COURT

AND NOW, April 17, 1984, the attached Motion for Summary Judgment having been presented  
and considered, it is ordered and decreed that the Defendants, HUGH M. IRVIN, ELIZABETH G.  
IRVIN, FRANK ANDERSON, their heirs, devisees, executors, administrators and assigns and all  
other persons claiming an interest in the property which is the subject matter of this Action  
are required to file an Action of Ejectment, to establish their right of possession and title  
to the property which is the subject matter of this Action, within thirty (30) days from the  
date of this Order and that if such an Action of Ejectment is not filed within the said  
thirty (30) day period, the Plaintiff may on praecipe to the Prothonotary obtain the entry of  
Final Judgment in accordance with the terms of the attached Motion for Judgement. BY THE  
COURT, John K. Reilly, Jr., President Judge

MAY 21, 1984 PRAECIPE, filed by James K. Nevling, Atty for Plff.

In accordance with R.C.P. 1066 and the preliminary Order of Court dated April 17, 1984  
enter judgment in favor of the Plaintiff for the premises as described in the Complaint.  
s/James A. Navling, Atty for Plff.

Judgment is entered in favor of the Plaintiff and against the Defendant as per  
Preliminary Order of Court dated April 17, 1984.

JUDGMENT FOR PREMISE

  
Prothonotary

June 4, 1984 Copy certified and given to Recorder of Deeds.

David C. Mason	PAUL E. DIMOND,	FEBRUARY 17, 1984, COMPLAINT IN DIVORCE, filed by David C. Mason, Esquire NO COPIES.
Feb. 17 8:30 a.m.	84-260-CD	FEBRUARY 27, 1984, CERTIFICATE OF SERVICE, filed. I, Melissa A. Hoover, secretary in the law offices of Baird, Miller & Test, Philipsburg, PA, certify that I have served a true and correct copy of the Complaint in Divorce in the above captioned matter on the Defendant, Myra K. Dimond, by certified mail, return receipt requested, said return receipt is hereby attached as proof thereof. /s/ Melissa A. Hoover.
2/17/84 \$75.00 Pd. by Atty.		MARCH 19, 1984, NOTICE TO THE DEFENDANT filed by Paul E. Dimond MARCH 20, 1984, CERTIFICATE OF SERVICE filed by Melissa A. Hoover
Clfd Trust.	MYRA K. DIMOND,	APRIL 11, 1984, PRAECIPE TO TRANSMIT RECORD, filed by David C. Mason DIVORCE DECREE AND, NOW, TO WIT, this 13 day of April, 1984, the Plaintiff herein having filed a Complaint in Divorce pursuant to 23 P.S. 201(d) said Complaint having been filed February 16, 1984 and having been served on the Defendant; a period of twenty days from the date of filing said Complaint having elapsed and a period of twenty days since service of Plaintiff's Affidavit that the parties have lived separate and apart for a period in excess of three years having elapsed, no answer or denial having been made by the Defendant, nor demand for Counselling have been made and the above mentioned Affidavit having been made apart of the record; the Court does grant and adjudge a Decree that the said Plaintiff, Paul E. Dimond is hereby divorced and completely separated from the bonds of matrimony with Myra K. Dimond as fully as if the said parties had never been married, and every duty, right, and claim heretofore accruing to either of the said parties by reason of said marriage does now cease and come to an end. Each of the said parties is now at liberty to marry again as free as if said marriage had never taken place. /s/ John K. Reilly, Jr., P.J.
	Pro 40.00 Pro 1.50	
Ck#4725 Trans to reg accct. Pro. #11385 Atty	40.50 34.50	\$75.00 \$75.00





James A.  
Naddeo

DARRELL C. ROWLES,

FEBRUARY 17, 1984, COMPLAINT IN TRESPASS/ASSUMPSIT, filed  
by James A. Naddeo, ESquire  
Two (2) copies Certified to Attorney.

APRIL 9, 1984 PRAECIPE, filed by James A. Naddeo,  
Atty for Plff.

Please mark the above captioned case settled and  
discontinued upon payment of costs by the defendant.  
s/James A. Naddeo, Atty for Plff.

Record costs in the sum of \$48.00 has been paid  
in full by Mutual of Omaha, Check#006561, this case  
marked Settled and Discontinued.

\*\*\*\*\*SETTLED

DISCONTINUED\*\*\*\*\*

Feb. 17  
3:03 p.m.

84-262-CD

MUTUAL OF OMAHA,

Pro by Atty. 40.00  
Atty. 3.00  
Disc by atty 5.00

Ck #006561 Adv costs 48.00  
11396 J. Naddeo 43.00  
Pro 5.00

48.00

CONTINUED FROM PAGE 622 NO. 84-264-CD ROBERT P. BANEY al -vs THELMA SIMPSON et al

MAY 22, 1984, PRAECIPE filed.

You are hereby directed to enter judgment prohibiting Defendants Thelma Simpson,  
Alice Roberta Cupp, Betty Harpster, James Cupp and Judith Cupp, from forever setting  
up any title to the premises described above. s/Ira P. Smades, Esquire.

Judgment is entered in favor of Plaintiffs and against Defendants for  
failure to file or institute any action.

JUDGMENT FOR PREMISE,

*Raymond M. Nathan*  
Prothonotary

5/23/84 Certified Copy taken  
to Register & Records Office.





		FEBRUARY 17, 1984, TWELVE (12) SUGGESTIONS OF NON-PAYMENT, filed. 1:00 p.m.	
		COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF PUBLIC WELFARE, Harrisburg, PA	
Registered	Mail to the named defendants at their last known address. Pursuant to the Pro-	Fifteen days elapsed since notice of filing this suggestion has been sent by	
visions of	the Act #372 of September 26, 1951.		
	Judgment is entered in favor of the Plaintiff and against the defendants in this		
sum of Five	Thousand and oo/100 Dollars, with cost of Suit. (*Judgmetn of different amount)		
	Pro Each Writ \$9.00 (Over four names, .50 cents additional per name.)		
	Judgment		
		Prothonotary	
NUBMER	NAME AND ADDRESS OF DEFENDANTS	REVIVING NO.	
<i>12/08/97</i> 84-265-CD	NOV. 14, 1988, SNP 88-1815-CD Charles B. Barrelle, Dec., Marie Marshall, Heir, Box 217 Smoke Run, PA	79-857-CD	
84-266-CD <i>12/08/93</i>	NOV. 14, 1988 SNP 88-1830-CD Doris Hallman, RD #1, Box 214, Houtzdale, PA 16651	79-912-CD	
84-267-CD <i>12/08/93</i>	NOV. 14, 1988 SNP 88-1831-CD Judith A. Hand, 420 N. Baltimore Ave, Apt 7, Mt. Holly Springs, PA 17065	79-794-CD	
84-268-CD <i>12/08/97</i>	NOV. 14, 1988, SNP 88-1833-CD Vincent R. Hullihen, Robert V. Hullihen, PO Box 299, Coalport, PA 16627	79-900-CD	
84-269-CD <i>12/08/97</i>	NOV. 14, 1988, SNP 88-1836-CD Mary ann Josefik, Box 41, Grassflat, PA 16839	79-269-CD	
<i>SAT.</i> 84-270-CD	Clyde E. Miller, Def., 211 Brown St., Clearfield, PA 16830 <i>2/17/88 s. 500</i>	79-902-CD	
84-271-CD <i>12/08/93</i>	NOV. 14, 1988, SNP 88-1844-CD JEROME A. MOORE, Def., Elizabeth C. Moore, 1 South High St., Clearfield, PA 16830	79-903-CD	
<i>SAT.</i> 84-272-CD <i>SAT.</i> <i>12/06/93</i>	NOV. 14, 1988, SNP 88-1850-CD Charles E. Oaks, RD #1, Westover, PA 16692	79-901-CD	
84-273-CD <i>12/5/89</i>	NOV. 14, 1988, SNP 88-1852-CD William J. Poole, Sara J. Poole, Glen Richey, PA 16837	79-905-CD	
<i>SAT.</i> 84-274-CD <i>12/06/93</i>	NOV. 14, 1988 SNP 88-1856-CD Alex Sabol, Schofield, St., Ext., Curwensville, PA 16833	79-907-CD	
84-275-CD <i>SAT.</i> <i>12/06/93</i>	NOV. 14, 1988, SNP 88-1862-CD Stewart W. Shubert, PO Box 164, Westover, PA 16692	79-909-CD	
84-276-CD	NOV. 14, 1988, SNP 88-1865-CD Steven L. Steinbeiser, Carol J. Steinbeiser, RD #1, DuBois, PA	79-904-CD	

James A. Naddeo	DAVID K. VON GUNDEN	FEBRUARY 21, 1984, COMPLAINT IN DIVORCE, filed by James A. Naddeo, Esquire One (1) copy Certified to Attorney.	
		FEBRUARY 21, 1984, PLAINTIFF'S AFFIDAVIT UNDER SECTION 201(d) OF THE DIVORCE CODE, filed. One (1) copy Certified to Attorney.	
		FEBRUARY 27, 1984, AFFIDAVIT, filed. JAMES A. NADDEO, Esq., Atty for above named plff, being duly sworn according to law, deposes and states that a certified copy of the complaint filed in above captioned action was served upon deft in accordance with Pa., R.C.P. 1920.4(A)(L)(II) by certified mail, restricted delivery return receipt requested on Feb 24, 1984 at defts residence of 51 Roger Ct, Lexington, SC 29072, as appears from receipt of certified mail attached hereto. /s/ James A. Nadddeo	
Feb. 21 10:05 a.m.	84-277-CD	JUNE 5, 1984, MOTION TO ENTER DECREE IN DIVORCE, filed James A. Naddeo, Esquire DECREE, filed.	
2/21/84 \$75.00 Pd. by Atty.		AND NOW, the 5th day of June, 1984,  We, therefore, Decree that DAVID K. VON GUNDEN be divorced and forever separated from the nuptial ties and bonds of matrimny heretofore conteacted between himself and LINDA R. VON GUNDEN. Thereupon all the fights, duties and 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.	
Cifd Trust	LINDA R. VON GUNDEN	The Prothonotary is directed to pay teh Couirt costs as noted herein, out of the deposits received and then remit the balance to the plaintiff. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.	
	Pro 40.00	JUNE 12, 1984, VITAL STATISTICS FORM MAILED TO DEPARTMENT OF HEALTH, NEW CASTLE, PA.	
	Pro .50		
Ck#4747 Trans to reg acct. \$75.00			
Pro. 40.50			
#11436 Atty 34.50 \$75.00			

<p>Rick Mattern</p> <p>Feb. 21 10:20 a.m.</p>	<p>RONALD G. PATTON,</p> <p>84-278-CD</p>	<p>FEBRUARY 21, 1984, COMPLAINT FOR CUSTODY, ORDER AND RULE filed by Rick Mattern, esquire. Three (3) copies Certified to Attorney. ORDER OF TEMPORARY CUSTODY AND RULE TO SHOW CAUSE, filed. AND NOW, this 21st day of February, 1984, upon consideration of the foregoing Petition of Ronald G. Patton, it is the ORDER of this Court that the Plaintiff be and is hereby granted Temporary Legal Custody of the minor cyildren, Rodney G. Patton and Robin G. Patton. It is the FURTHER ORDER of this court that the Defendant forthwith upon receipt of a copy of this Order, immediately deliver to the residence of Plaintiff, the children's clothes, school books, science fair project materials, and all other personal property belonging to the children. It is the FURTHER ORDER of this Court that a Rule is granted upon Defendant, Doris Patton, to show cause, if any, why the Plaintiff should not be granted permanent legal custody of the said minor children. Pending hearing in regard to the permanent custody of said children, the Defendant is hereby granted reasonable visitation rights with the children, the exact times of visitation to be determined by the parties. RULE RETURNABLE the 23rd day of February, 1984, in the Courtroom, Second Floor, Clearfield County Courthouse, Clearfeild, Pennsylvania, at 1:30 P.M. You are hereby ordered to appear at the above date and time. If you fail to appear as provided by this order, an order for custody may be entered against you. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p>	
<p>Toni M. Cherry</p>	<p>DONIR PATTON,</p> <p>Pro by Atty. 40.00</p> <p>Atty 3.00</p>	<p>FEBRUARY 22, 1984, ANSWER, filed. Two (2) copies Certified to Attorney. FEBRUARY 23, 1984, AFFIDAVIT, filed. FEBRUARY 23, 1984, PRELIMINARY OBJECTIONS, filed. Two (1) copies Certified to Attorney. FEBRUARY 24, 1984, filed. NOW, this 23rd day of February, 1984, it is the ORDER of this Court that Temporary Custody of Rodney G. Patton and Robin G. Patton be and is hereby placed with their father, Ronald G. Patton, pending hearing on the merits in the above-captioned matter. It is the further ORDER</p>	
		<p>of this Court that partial custody shall be exercised by Doris Patton, natural mother of the children on each weed day following the children's return from school at such times as Ronald G. Patton is engaged in him employment activities and until such time as he returns to the home, and on each weekend from 10:00 o'clock a.m., Saturday, until 5:00 o'clock p.m., Sunday, all of which till further Order of Court. By the Court: /s/ John K. REilly, Jr., President Judge. APRIL 4, 1984, TRANSCRIPT OF PROCEEDINGS filed. AUGUST 7, 1984, PETITION TO WITHDRAW APPEARANCE filed by Richard Mattern, esq. ORDER, filed. AND NOW, this 7th day of August, 1984, upon consideration of the foregoing petition and affidavit and on motion of Richard Mattern II, Esquire, it is the ORDER of this Court that the petition of J, Richard Mattern, II, Esquire, to withdraw his appearance on behalf of Ronald G, Patton is hereby granted. BY THE COURT, /s/ John K. REilly, Jr. PJ August 7, 1984, ORDER, filed. NOW, this 7th day of August, 1984, this being the date and time set for hearing scheduled on Petition filed by Doris Patton seeking temporary custody of the children of the parties, Rodney G. Patton, born Febuary 1, 1972 and Robin G. Patton, born June 7, 1974, it is the ORDER of this Court that pending full hearing that temporary custody pf said children is hereby granted to Doris Patton on the basis that Ronald G. Patton removed said children from the Commonwealth of Pennsylvania thereby depriving the temporary custody rights of Doris Patton and on the basis of a report filed by the Clearfield County Children &amp; Youth Services dated June 25, 1984, which is attached to this Order, Said temporary custody shall continue until further Order of Court. BY THE COURT, /s/ John K. REilly, Jr. PJ AUGUST 28, 1986, PETITION FOR CUSTODY and ORDER, filed. One copy cert You, Doris Patton, defendant have been sued in Court to obtain custody fothe children RODNEY G. PATTON dob 2-1-72 and ROBIN G. PATTON dob 6-7-74. You are ordered to appear in person at the Clearfield County Courthouse, Clearfield, Penna on the 5th day of September, 1986, at 3:00 pm for a hearing. IT IS THE FURTHER ORDER of this Court that the said RONALD PATTON shall have temporary custody of the said children RODNEY G. PATTON and ROBIN G. PATTON, until permanent custody is awarded. BY THE COURT: /s/ Joseph S. Ammerman, J</p>	

R. Denning Gearhart	CATHY A. SOPIC,	FEBRUARY 21, 1984, COMPLAINT IN DIVORCE, filed by R. Denning Gearhart, Esqurie One (1) copy Certified to Attorney. AUGUST 23, 1984, PRAECIPE TO TRANSMIT RECORD, filed by R. Denning Gearhart AFFIDAVIT OF CONSENT of CATHY A. SOPIC, filed. AFFIDAVIT OF CONSENT of FREDERICK G. SOPIC, filed. DECREE AND NOW, August 23, 1984, it is ordered and decreed that CATHY A. SOPIC, Plaintiff, and FREDERICK G. SOPIC, Defendant, are divorced from the bonds of matrimony. BY THE COURT, /s/ John K. Reilly, Jr., President Judge Report To State mailed September 12, 1984.
Feb. 21 10:40 a.m.	84-279-CD	
2/21/84 \$75.00 Pd. by Atty.		
	FREDERIC G. SOPIC,	
	Pro 40.00	
	Pro .50	
Ck#4795 Trans to regacct. Pro.	40.50	\$75.00
#11505 Atty	34.50	\$75.00

John E.  
Garippa

KURTZ BROTHERS,

JANUARY 3, 1984, PETITION FOR REVIEW OF REAL ESTATE ASSESSMENTS, filed by Garippa and Trevenen, Esquires. One (1) copy Certified to Attorney/

Jan 3  
10:50 a.m.

84-280-CD

JANUARY 3, 1984, ORDER, filed. One (1) copy to Atty. AND NOW, this 15th day of February, 1984, at o'clock, upon consideration of the foregoing Petition, it is hereby ordered pursuant to the Act of June 26, 1931 P. L. 1379, Section 9, as amended (72 P.S. Section 5350) that a hearing upon this appeal shall be held on the 2nd day of July, 1984, at 9:00 a.m. o'clock, in Courtroom No. .

The foregoing hearing date is fixed for record purposes only. Actual trial date is to be fixed subsequently pursuant to a request of a party or parties to this action.

Within twenty (20) days after the date of entry by the Court of the Order fixing the hearing date on the appeal, the appellant shall mail, by certified mail, a copy of the Petition and Order to the following:

The Board of Assessment; the County Solicitor, the municipality in which the tax parcel is located; the school district in which the tax parcel is located; and the property owner. Within thirty (30) days after the date of the Order of Court, the appellant shall file an affidavit of service with the prothonotary.

Any person or governmental agency upon whom a copy of the Petition and Order is required to be served under paragraph mentioned above, may intervene in the appeal proceedings as a matter of right by filing with the prothonotary within twenty days after receipt of the copy of the Petition and Order, a praecipe directing intervention either as an appellant or appellee. If such praecipe has not been filed by said person or governmental agency within the said twenty (20) day period intervention thereafter shall be governed by Pennsylvania Rules of Civil Procedure 2326 through 2350 inclusive. BY THE COURT: /s/ John K. Reilly, Jr. President Judge.

MARCH 5, 1984, CERTIFICATE OF SERVICE filed by John E. Garippa

Pro by Atty. 40.00

Atty 3.00

PRO by atty 40.00

JUNE 14, 1984 PRAECIPE FOR APPEARANCE, filed by F. Cortez Bell, Jr. 4 cert atty

Please enter my appearance on behalf of the Respondent, Board of Assessment Appeals, Clearfield County, in the above captioned case. s/F: Cortez Bell, Jr., Atty for Deft.

JUNE 14, 1984 PRELIMINARY OBJECTIONS, filed by F. Cortez Bell, Jr., Atty for Deft. 3 cert. atty.

JUNE 14, 1984 REQUEST FOR PRODUCTION OF DOCUMENTS AND THINGS AND ENTRY FOR INSPECTION AND OTHER PURPOSES, filed by F. Cortez Bell, Jr. 3 cert Atty.

JUNE 29, 1984, AMENDED PETITION FOR REVIEW OF REAL ESTATE ASSESSMENTS, filed John E. Garippa 1 cert. Atty

JULY 2, 1984, ORDER,

NOW, this 2nd day of July, 1984, this being the day and date set for Hearing in the above-captioned matter, upon agreement of the parties, it is the ORDER of this Court that said matter be and is hereby continued to the 10th of September 1984, at 9:00 o'clock a.m. /s/ John K. Reilly, Jr. P.J.

JULY 13, 1984, CERTIFICATE OF SERVICE, filed by John E. Garippa.

JULY 13, 1984, CERTIFICATE OF SERVICE, filed by John E. Garippa, Esq.

AUGUST 2, 1984, PRAECIPE FOR APPEARANCE, filed by Elizabeth Cunningham, Esq. Four cert. to Atty

AUGUST 2, 1984, PETITION TO INTERVENE, filed by Elizabeth Cunningham, Esq. Four cert. to Atty

AUGUST 2, 1984, ORDER ALLOWING INTERVENTION, filed.

The Clearfield Area School District is allowed to intervene in this action and to file a pleading, BY THE COURT, /s/ John K. Reilly, Jr. P.J. Four certified to atty.

OCTOBER 30, 1984, STIPULATION AGREEING TO ORDER FIXING ASSESSMENT and ORDER, filed.

AND NOW, this 30th day of October, 1984, it is hereby ORDERED AND DECREED that upon consideration of the Stipulation Agreeing to Fixing Assessment and asme being agreed by all parties, that the assessment for the 1984/1985 County and Municipal Purposes and 1984-1985/ 1985-1986 School District purposes is fixed as follows; \$193,000.

IT IS FURTHER ORDERED AND DECREED that the refund for the 1984 tax year be in a form of a refund within ninety (90) days. /s/ John K. Reilly, Jr., P.J.

Six copies certified to atty.

John E. Garippa	KURTZ BROTHERS,	JANUARY 3, 1984, PETITION FOR REVIEW OF REAL ESTATE ASSESSMENTS, filed by John E. Garippa, Esquire. One (1) copy Certified to Attorney.
Jan. 3, 10:50 a.m.	84-281-CD	JANAURY 3, 1984, ORDER, filed. One (1) copy Certified to Attorney. AND NOW, this 16th day of February, 1984, at o'clock, upon consideration of the foregoing Petition, it is hereby ordered pursuant to the Act of June 26, 1931 P.L. 1379, Section 9, as amended (72 P.S. Section 5350) that a hearing upon this appeal shall be held on the 2nd day of July, 1984, at 9:00 a.m. o'clock, In Courtroom No. . The foregoing hearing date is fixed for record purposes only. Actual trial date is to be fixed subsequently pursuant to the request of a party or parties to this adtion. WITHIN twenty (90) days after the date of entry by the Court of the Order fixing the hearing date on the appeal, the appellant shall mail, by certified mail, a copy of the Petition and Order to the following: The Board of Assessment; the County Solicitor; the municipality in which the tax parcel is located; and the school district in which the tax parcel is located; and the property owner. Within thirth (30) days after the date of the Order of Court, the appellant shall file an affidavit of service with the prothonotary. Any person or governmental agency upon whom a copy of the Petition and Order is required to be served under paragraph mentioned above, mau omtervene in the appeal proceedings as a matter of right by filing with the prothonotary within twenty days after receipt of any copy of the Petition and Order, a praecipe directing intervention either as an appellant or appellee. If such praecipe has not been filed by said person or governmental agency within the said twenty (20) day period inetervention thereafter shall be governed by Pennsylvania Rules of civil Procedure 2326 through 2350 inclusive. BY THE COURT: /s/ John K. Reilly, President Judge.
F. Cortez Bell, Jr.	BOARD OF ASSESSMENT APPEAL, CLEARFIELD CO. Clearfield Area School District, Interveners.	MARCH 5, 1984, CERTIFICATE OF SERVICE filed by John E. Garippa JUNE 14, 1984 PRAECIPE FOR APPEARANCE filed by F. Cortez Bell, Jr. 4 cert atty Please enter my appearance on behalf of the Respondent, Board of Assessment Appeals, Clearfield County, in the above captioned case. s/F. Cortez Bell, Jr. JUNE 14, 1984 PRELIMINARY OBJECTIONS, filed by F. Cortez Bell, Jr. 3 cert Atty. JUNE 14, 1984 REQUEST FOR PRODUCTION OF DOCUMENTS AND THINGS AND ENTRY FOR INSPECTION AND OTHER PURPOSES, filed by F. Cortez Bell, Jr., Atty for Deft. 3 cert Atty. JUNE 29, 1984, AMENDED PETITION FOR REVIEW OR REAL ESTATE ASSESSMENTS, filed by John E. Garippa 1 cert. Atty JULY 2, 1984, ORDER, NOW, this 2nd day of July, 1984, this being the day and date set for Hearing in the above-captioned matter, upon agreement of the parties, it is the ORDER of this Court that said matter be and is hereby continued to the 10th of September, 1984, at 9:00 o'clock a.m. /s/ John K. Reilly, Jr. P.J.
		JULY 13, 1984, CERTIFICATE OF SERVICE, filed, The undersigned hereby certifies that a true and correct copy of the amended petition for review of real estate assessments in the entitled action Kurtz Brothers vs Board of Assessment Appeals, No. 84-280-cd, have been served upon the following by way of first class mail: Elizabeth J. Cunningham, Esq. Solititor for Clearfield Area School District, 36 North Second Street, Clearfield, Pa. 16830. John E. Garippa, Esq. JULY 13, 1984, CERTIFICATE OF SERVICE, filed by John E. Garippa, Esq.
		AUGUST 2, 1984, PRAECIPE FOR APPEARANCE, filed by Elizabeth Cunningham, Esquire. Four certified to Atty
		AUGUST 2, 1984, PETITION TO INTERVENE, filed by Elizabeth Cunningham, Esquire. Four cert. to Atty
		AUGUST 2, 1984, ORDER ALLOWING INTERVENTION, filed. The Clearfield Area School District is allowed to intervene in this action add to file a pleading. BY THE COURT, /s/ John K. Reilly, Jr., P.J. Four certified to Atty.
		OCTOBER 30, 1984, STIPULATION AGREEING TO ORDER FIXING ASSESSEMENT and ORDER, filed by Garippa and Trevenen. Six copies certified to atty. AND NOW, this 30th day of October, 1984, it is hereby ORDERED ANS DECREED that upon the consideration of the Dtipulation Agreeing to Fixing Assessment and same being agreed by all parties, that the assessment for the 1984/1985 County and Muncipal Purposes and 1984-1985/1985-1986 School District purposes is fixed as follows: \$154,000. IT IS FURTHER ORDERED AND DECREED that the refund for the 1984 tax year be in a form of a refund within ninety (90) days. /s/ John K. Reilly, Jr., P.J.

Benjamin S. Blakley	ALAN MORRIS DAUGHERTY,	FEBRUARY 22, 1984, COMPLAINT IN DIVORCE, filed by Benjamin S. Blakley, III, Esquire One (1) copy Certified to Attorney. MARCH 23, 1984, CONSTABLE'S RETURN, filed. NOW this 19th day of March 1984 at 9:45 AM served Freda Lynn Daugherty at R.D. #2, DuBois, Pennsylvania. So answers Howard Hunter, Constable JULY 25, 1984, AFFIDAVIT, filed. FREDA LYNN DAUGHERTY, being duly sworn according to law, deposes and says: 1. I have been advised of the availability of marriage counseling and understand that I may request that the Court require that my spouse and I participate in counseling. 2. I understand that the Court maintains a list of marriage counselors in the Domestic Relations Office, which list is available to me upon request. 3. Being so advised, I do Not request that the Court require that my spouse and I participate in counsel- int prior to a Divorce Decree being handed down by the Court. 4. I understand that false statements herein are made usbject to the penalties of 18 PA D.S. 4909 relating to unsworn falsification to the authorities. /s/ Freda Lynn Daugherty. JULY 25, 1984, AFFIDAVIT, filed. ALAN MORRIS DAUGHERTY, being duly sworn according to law, deposes and says: 1. I have been advised of the availability of marriage counseling and understand that I may request that the Court require that my spouse and I participate in counseling. 2. I understand that the Court maintains a list of marriage counselors in the Domestic Relations Office, which list is available to me upon request. 3. Being so advised I do Not request that the Court require that my spouse and I participate in counsel- ing prior to a Divorce Decree being handed down by teh Court. 4. I understand that false statements herein are made subject to the penalties of 18 PA C.S. 4909 relat- ing to unsworn falsification to the authorities. /s/ Alan Morris Daugherty. JULY 25, 1984, AFFIDAVIT OF CONSENT OF ALAN M. DAUGHERTY, filed. JULY 25, 1984 AFFIDAVIT OF CONSENT OF FREDA L. DAUGHERTY, filed JULY 25, 1984, PRAECIPE TO TRANSMIT RECORD, filed by Benjamin S. Blakley, Esquire. ORDER, filed AND NOW, this 25th day of July, 1984, this action having been considered by the Court it is ORDERED AND DECREED that:  Plaintiff, ALAN MORRIS DAUGHERTY, and Defendant, FREDA LYNN DAUGHERTY, are divorced from the bonds of matrimony. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.
Feb. 22 3:50 a.m.	84-282-CD	
2/22/84 \$75.00 Pd. by Atty	FREDA LYNN DAUGERTY,	
	Pro 40.00	
	Constable byAtty 49.25	
	Pro .50	
Ck#4774 Trans to reg acct. \$75.00 Pro. 40.50 #11478 Atty 34.50 \$75.00		



James A. Naddeo	LESLIE ANN M. MYERS	FEBRUARY 22, 1984, COMPLAINT IN DIVORCE, filed by James A. Naddeo, Esquire One (1) copy Certified to Attorney.  FEBRUARY, 27, 1984, AFFIDAVIT, filed. JAMES A. NADDEO, Esquire, Attorney for the above named Plaintiff, being duly sworn according to law, deposes and states that a certified copy of the complaint filed in the above captioned action was served upon the defendant in accordance with Pa. R.C.P. 1920.4(a)(1)(II) by certified mail, restricted delivery return receipt requested on February 23, 1984, at the defendant's residence of Box 49, Irvona, Pennsylvania 16656, as appears from receipt of certified mail attached hereto. /s/ James A. Naddeo, Esquire.
Feb. 22 10:15 a.m.	84-283-CD	OCTOBER 26, 1984, INVENTORY AND APPRAISEMENT OF LESLIE ANN M. MYERS, filed by Belin, Belin and Naddeo.
2/22/84 \$75.00 Pd. by Atty.		OCTOBER 26, 1984, PETITION TO COMPEL FILING OF INVENTORY AND APPRAISAL AND INCOME AND EXPENSE STATEMENTS and RULE, filed by James A. Naddeo, Esq. AND NOW, this 14th day of November, 1984, upon consideration of the foregoing Petition, it is hereby ORDERED and DECREED that a Rule be issued upon the Defendant to show cause why an Inventory and Appraisal along with a Statement of Income and Expense should not be filed forthwith. Rule Returnable and Hearing thereon the 2nd day of January 1985, at 10:00 am in the Clearfield County Court House, in Clearfield Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., P.J.
Gregory Olsanik	DONALD F. MYERS, JR.	NOVEMBER 21, 1984, AFFIDAVIT, filed. CHRIS A. PENTZ, Esquire, Attorney for the above-named Plaintiff, being duly sworn according to law, deposes and states that (2) certified Copies of the Petition to Compel Filing of Inventory and Appraisal and Income and Expense Statements were mailed to the Defendant by Certified Mail Restricted Delivery, return receipt requested and also by First Class Mail on November 21, 1984, to the Defendants residence of 132 East Fullerton, Glendale Heights, Illinois 60137. /s/ Chris A. Pentz, Esq. Two certified to atty.
Ck#5141 Trans to reg acct. Pro. 40.50 #12028 Master 34.50	Pro 40.00 Pro .50 \$75.00 \$75.00	JANUARY 24, 1985, ORDER, filed. One copy certified to atty. AND NOW, this 24th day of January, 1985, a hearing on a Petition to Compel Filing of Inventory and Appraisal scheduled for January 2, 1985, having been continued by agreement of Counsel, it is hereby ORDERED AND DIRECTED that said hearing be rescheduled for the 6th day of February, 1985, at 9:00 am in the Main Courtroom of the Clearfield County Courthouse, Plaintiff shall by regular mail supply defendant with notice of said hearing. BY THE COURT: /s/ John K. Reilly, Jr., P.J.
	Pro <i>By Atty</i> 40.00	FEBRUARY 4, 1985, INVENTORY AND APPRAISEMENT OF DONALD F. MYERS, filed by Gregory S. Olsanik, Esq. FEBRUARY 4, 1985, INCOME AND EXPENSE STATEMENT, filed by Gregory S. Olsanik, Esq. FEBRUARY 21, 1985, ORDER, filed. AND NOW, this 5th day of February, 1985, a hearing on a Petition to Compel Filing of Inventory and Appraisal scheduled for January 2, 1985, having been continued by agreement of counsel, it is hereby ORDERED AND DIRECTED that said hearing be rescheduled for the 1st day of March, 1985, at 1:00 pm in the Main Courtroom of the Clearfield County Courthouse. Plaintiff shall by regular mail supply defendant with notice of said hearing. BY THE COURT: /s/ John K. Reilly, Jr., P.J. FEBRUARY 22, 1985, PETITION FOR ALIMONY PENDENTE LITE, COUNSEL FEES AND EXPENSES and RULE, filed by James A. Naddeo, Esq. One copy certified to atty. AND NOW, this 22nd day of February, 1985, upon consideration of the petition of the above-named plaintiff, it is hereby ORDERED and DIRECTED that a rule has been issued on the defendant to show cause why he should not pay the plaintiff alimony pendente lite, counsel fees and costs. Rule returnable with a hearing thereon the 3rd day of April, 1985 at 10:00 am. BY THE COURT: /s/ John K. Reilly, Jr., P.J.
		APRIL 12, 1985, ORDER, filed. One copy certified to Naddeo One copy Certified to Olsanek NOW, this 3rd day of April, 1985, IT IS THE ORDER OF this Court that the defendant in the above-captioned proceedings is hereby Ordered to post Master's Fees in the amount of Four Hundred Fifty (450.00) Dollars. BY THE COURT: /s/ John K. Reilly, Jr., P.J. APRIL 24, 1985, MOTION FOR APPOINTMENT OF MASTER, filed by James A. Naddeo, Esquire. One (1) copy Certified to Attorney. ORDER APPOINTING MASTER, filed. AND NOW, April 25th, 1985, R. Denning Gearhart, Esquire is appointed Master with respect to the following claims: distribution of property and counsel fees, costs, and expenses. BY THE COURT: /s/ John K. Reilly, Jr., President Judge. AUGUST 7, 1985, PETITION FOR CONTEMPT and RULE, filed. One copy certified to atty AND NOW, this 6th day of August, 1985, upon consideration of the within Petition a rule is hereby granted upon Respondent, Donald F. Myers, Jr., to show cause why he should not be held in contempt of court for willful failure to obey the Order of Alimony Pendente Lite entered against him. Rule returnable with hearing thereon the 4th day of September, 1985, in the Courtroom of the Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr.,

<div>1/19/84 8:30 a.m.</div>	<div>RICKY L. BANEY,</div> <div>84-284-CD</div> <div>DEBBIE HARRIS,</div> <div>Pro</div> <div>40.00</div>	<div><u>JANUARY 19, 1984, PETITION FOR VISITATION, filed by Plain-</u> <u>tiff.</u> One (1) copy Certified and Mailed to Plaintiff. <u>JANUARY 19, 1984, TAKEN TO THE JUDGE REILLY, FOR DEPOSI-</u> <u>TION, /s/ lb</u></div>
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R. Denning Gearhart	LINDA SHIMMEL	FEBRUARY 22, 1984, PETITION FOR RELIEF UNDER PROTECTION FROM ABUSE ACT, filed by R. Denning Gearhart, Esquire. Four (4) copies Certified to Attorney. TEMPORARY PROTECTIVE ORDER, filed. AND NOW, to wit, this 22nd day of February, 1984, upon presentation and consideration of the within Petition and upon finding that the Petitioner, Linda Shimmel is in immediate and present danger of abuse from Respondent, Kenneth Demko, the following Temporary Protective Order is entered: Respondent, Kenneth Demko, is hereby enjoined from abusing or harrassing Petitioner, Linda Shimmel, and her two minor children, and any meember of said Petitioner's family. Respondent Kenneth Demko is further excluded from the residence in Philipsburg of Petitioner. THIS ORDER shall remain in effect until a hearing to be held in this matter on the 24th day of February, 1984, at 1:30 o'clock P.M. in the Main Courtroom of the Clearfield County Courthouse, Clearfeild, Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.  FEBRUARY 28, 1984, ORDER, filed NOW, this 24th day of February, 1984, upon stipulation of R. Denning Gearhart, Esquire, Attorney for Plaintiff and David C. Mason, Attorney for Respondent, it is the ORDER of this Court as follows: 1. That either party shall refrain from harrassing, abusing or otherwise having contact with each other. 2. That Linda Shimmel shall have exclusive use of the premises located at 631½ Laura Street, Philipsburg, Pennsylvania, upon the condition listed below. 3. The Respondent shall have three (3) hours on Saturday, March 3, 1984 from 1:00 p.m. to 4:00 p.m. to remove his personal belongings. BY THE COURT: /s/ John K. Reilly, Jr., President Judge/
Feb. 22	84-285-CD	
	KENNETH DEMKO	
	Pro by Atty. 40.00 Atty. 3.00	

Feb. 23  
8:30 a.m.

DAYTON EQUIPMENT CO.  
RD #2, Box 286,  
Dayton, PA 16222

84-286-CD

WILLIAM RAINEY,  
RD #1, Box 48-A  
Westover, PA 16692

Pro by Plff. 9.00  
o.c. 23.00

FEBRUARY 23, 1984, JUDGMENT FROM J.P., Samuel R. Gold-  
strohm, , filed.

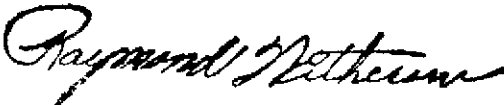
Judgment is entered in favor of the Plaintiff and  
against the Defendant in the sum of Four Hundred Eighty-  
six and 10/100 Dollars, with costs.

Debt \$486.10

Interest from October 19, 1982.

Filed and Entered by Plaintiff, February 23, 1984.

Judgment

  
Prothonotary

<div>Gilbert E. Caroff and</div> <div>David J. Kaltenbaugh</div> <div>Feb. 22 8:30 a.m.</div>	<div>UNITED STATES NATIONAL BANK IN JOHNSTOWN,</div> <div>84-287-CD</div> <div>HENRY EDWARD WAUGH and GRACE IDA WAUGH,</div> <div>Pro by Atty. 40.00</div> <div>Atty Shff 3.00</div> <div>Hawkins by Atty 23.55</div>	<div>FEBRUARY 23, 1984, COMPLAINT IN REPLEVIN, filed by Gilbert E. Caroff, Esquire</div> <div>Two (2) copies Certified to Sheriff.</div> <div>One (1) copy Certified to Attorney.</div> <div>WHEREFORE, Plaintiff demands judgment for possession of one 1981 Atlantic mobile home, Vehicle Identification No. 0710811584.</div> <div>MARCH 5, 1984, SHERIFF'S REUTRN, filed</div> <div>NOW, February 24, 1984, at 9:30 AM EST served the within Complaint in Replevin on Henry Edward Waugh, defendant at his place of residence, RD #1, LaJose, Clearfeild County, Pennsylvania by handing to Henry Edward Waugh a true and attested copy of the original Complaint in Replevin and made known to him the contents thereof.</div> <div>NOW, February 24, 1984 at 9:30 AM EST served the within Complaint in Replevin on Henry EDward Waugh, Husband of Grace ida Waugh, defendnat at his place of residence RD \$1, LaJose, Clearfield County, Pennsylvania by handing to Henry Edward waugh a true and attested copy o the original Complaint in Replevin and made known to him the Contents thereof. So answers, Chester A. Hawkins, sheriff, by Marilyn Wood,</div>
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Anthony S. Guido	JOHN B. GREEN, SR.,  JOHN B. GREEN, SR.,  RAYMOND R. SHAFFER,  LAWRENCE SEMANCIK, and  MICHAEL J. GREEN, t/d/b/a  BOULEVARD ENTERPRISES,	FEBRUARY 22, 1984, COMPLAINT IN EJECTMENT & IN ASSUMPSIT, filed by, Anthony S. Guido, Esquire . One (1) copy Certified to Attorney. WHEREFORE, Plaintiff, BOULEVARD demands judgment against the Defendant, LIBRA, in the sum of \$383,506.50 as provided in said Lease Agreement attached hereto in the event of defaultt by defendant, LIBRA, together with costs of suit.  <u>MARCH 28, 1984, RETURN OF SERVICE OF COMPLAINT filed.</u> <u>MAY 25, 1984, ANSWER AND NEW MATTER, filed by Gleason,</u> <u>DiFrancesco, Shahade &amp; Markovitz</u>   <u>MARCH 5, 1986, PRAECIPE, filed</u> Mark the above case settled and discontinued. /s/ Anthony S. Guido, Esq.  <u>SETTLED</u> <u>DISCONTINUED</u>
Feb. 23 8:30 a.m.	84-288-CD	
Myron I. Markovitz	LIBRA ASSOCIATES LTD, INC.	
	Pro     by Atty.     40.00	
	Atty.                3.00	
	Pro <i>by Atty</i> 5.00	
XX		
<u>CONTINUED FROM PAGE 628   NO. 84-278-CD   RONALD G. PATTON -vs- DORIS PATTON</u>		
<u>SEPTEMBER 22, 1986, ANSWER TO PETITION FOR TEMPORARY CUSTODY AND HEARING ON PERMANENT</u> <u>CUSTODY, filed by Toni M. Cherry</u>		
<u>ORDER OF COURT</u>		
YOU, RONALD G. PATTON have been sued in Court to obtain Custody of the children, RODNEY G. PATTON and ROBIN G. PATTON.		
You are ordered to appear in person at the Second Floor of the Clearfield County Courthouse Corner of Second and Market Streets in Clearfield, Pennsylvania, on the 24th day of September, 1986, at 1:30 o'clock P.M., for a conference.		
You are further ordered to bring with you the children, RODNEY G. PATTON and ROBIN G. PATTON.		
If you fail to appear as provided by this Order or to bring the children, an Order for Custody, Partial Custody or Visitation may be entered against you or the Court may issue a Warrant for your arrest. BY THE COURT, s/ John K. Reilly, Jr., Judge		
<u>SEPTEMBER 25, 1986, STIPULATION and ORDER, filed.</u>		
four copies certified to atty		
AND NOW, this 24th day of September, 1986, upon consideration of the foregoing Stipulation of the parties, it is hereby		
ORDERED AND DECREED THAT:		
1. RONALD G. PATTON and DORIS PATTON shall have shared legal custody of their minor children, namely, RODNEY G. PATTON, a male child born on February 1, 1972 and ROBIN G. PATTON a female child born on June 7, 1974.		
2. RONALD G. PATTON shall have primary physical custody of the children subject to rights of secondary physical custody in DORIS PATTON as are hereafter provided.		
3. DORIS PATTON shall have secondary physical custody of the children as follows:		
a. During the summer vacations of the children commencing with the Saturday after school vacation starts in the summer and ending on a day being fourteen days prior to the commencement of school in the Fall.		
b. Over their Christmas vacation from school as follows:		
1. On all even-numbered years beginning with 1986, from December 24th until the evening of the day before school is sceduled to start again.		
2. On all odd-numbered years beginning with 1987, from December 26th until the evening of the day before school is schedukled to start again.		
c. Over every Thanksgiving Holiday from the Wednesday before Thanksgiving until the Sunday after Thanksgiving Day.		
d. Over the Easter Holiday from the Thursday before Easter Sunday until the evening of the day before school commences again after the vacation.		
e. On all other days and at all other times upon which the parties can agree.		
CONTINUED TO PAGE 648		

<div>Girard Kasubick</div>	<div>ALICE C. WAGNER,</div>	<div>FEBRUARY 23, 1984, COMPLAINT IN ACTION TO QUIET TITLE, filed by Girard Kasubick, ESquire. One (1) copy Certified to Attorney. ALL that certain lot or peice of ground situated in the Village of Loraine, Township of Woodward, County of Clearfield, State of Pennsylvania. MOTION FOR SERVICE BY PUBLICATION, filed by Girard Kasubick, Esquire AFFIDAVIT OF PUBLICATION, filed ORDER DIRECTING COMPLAINT TO BE SERVED BY ADVERTISE- MENT ON DEFENDANTS, filed. NOW, this 23rd day of February, 1984, the within action being an action to quiet title and the plaintiff having made motion and affidavit that the address and whereabouts of certain defendants are unknown and cannot be ascertained, it is hereby ORDERED AND DECREED that substitute service by publication be made upon the defend- ants whose addresses and whereabouts are unknown, by giving notice in the Progress, a newspaper of general cir- culation published in Celarfield, Clearfield County to the said defendants who are unknown, such publication to be once a week for three weeks stating that this action has been field and that the complaint must be peladed to within twenty (20) days after the third publication of Notice otherwise judgment will be taken agianst all of the defnedants by default. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.  APRIL 5, 1984, AFFIDAVIT OF SERVICE filed. MOTION FOR JUDGMENT filed. ORDER OF COURT filed. NOW, April 5, 1985, an affidavit having been made that service was made by publication in the Clearfield Progress on February 29, March 7, and March 14, 1984, and it appearing that it was impossible to serve any other Defendants by any other means. IT IS ORDERED AND DECREED that the Defendants file suit in ejectment or otherwise enter a proceeding to contest the case within thirty (30) days or the Court may enter an Order and Decree adjudicating that the Defendants and each of them be forever barred from asserting any right, lien, title or interest in the land, the subject of this action, inconsistent with the interest or claim of the Plaintiff as set forth in the Complaint. AND THAT the Court may further enter an Order and Decree adjudicating that the title to the land, the subject of this action, is vested absolutely in the Plaintiff, their heirs, and assigns, free and clear of any and all claims of any nature by any of the named Defendants, their heirs and assigns, or by anyone claiming by, through or under them or any of the, and that the Plaintiff is seized of an indefeasible title to the land situate in the Village of Loraine, Woodward Township, Clearfield County, PA., described as follows: ALL that certain lot or piece of ground situated in the Village of Loraine, Township of Woodward, County of Clearfield, State of Pennsylvania, bounded and described as follows: BOUNDED on the North by Beaver Alley, bounded on the East by Lilly Alley, bounded on the South by Pine Street, and bounded on the West by Lot #75 and being known as Lot #76 in the plan of lots in the Village of Loraine, Township of Woodward, Clearfield County, Pennsylvania. BY THE COURT /s/John K. Reilly, Jr.P.J.  MAY 9, 1984, MOTION FOR JUDGMENT, filed by Kasubick, Esquire. FINAL ORDER AND DECREE, filed. AND NOW, this 9th day of May, 1984, it appearing of record that the Complaint in the above captioned matter having been served by advertisement and no appearance having been filed for the DEFendangs or any of them and no defensive peladings of any kind or nature having been filed thereto within thirty (30) days after the filing of the Order of Court dated April 5, 1984, it is therefore, hereby, ORDERED, ADJUDGED AND DECREED that title to the real estate hereinafter described, the subject of this action, is vested absolutely in the Plaintiff, Alice C. Wagner, her heirs and assigns, free and clear of any and all claims of any nature by any of the named Defendants, their heris and assigns or by anyone claiming by through or under them or any of them and that the Plaintiff is seized of any indefeasible title to the real estate, which is the subject of this action and which is described as follows: ALL that certain lot or piece of ground situated in teh Village of Loraine, Township of Woodward, County of Clearfield, State of Pennsylvania, bounded and described as follows: BOUNDED on the North by Beaver Alley, bounded on the East by Lilly Alley, bounded on the South by Pine Street, and bounded on the west by Lot #75 and being known as Lot #76 in the plan of lots in the Village of Loraine, Township of Woodward, Clearfield County, Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</div>
<div>Feb. 23 1:55 p.m.</div>	<div>84-289-CD</div>	<div>LORENZO LORAINE and FANNIE LORAINE, his wife, J. OSCAR LORANIE and JUNIATA LORAINE, his wife; PETER ROBERT; PETER HUPERT s/k/a PETER HUBERT; GRACE LEASURE; W. H. PATTERSON and FRANK KARCHER; and their heirs, executors, administrators, trustees, personal representatives  and assigns, known and unknown, and any other person who may claim interest in the property subject to this action,</div>
	<div>Pro by Atty. 42.50 Atty 3.00 Ord. <i>by atty</i> 5.00 Cert <i>by atty</i> 5.00</div>	

Anthony S.  
Guido

DALE R. FOSSLER and  
RENDA E. FOSSLER,

FEBRUARY 23, 1984, COMPLAINT FRAUDULENT DEBTOR'S ATTACH-  
MENT IN ASSUMPSIT, filed by Anthony S. Guido, Esquire.

One (1) copy Certified to Sheriff.

WHEREFORE, Plaintiffs demand judgment in assumpsit  
and a fraudulent debtor's attachment in the above case  
in the sum of \$5,309.93, together with interest and costs  
of suit.

FEBRUARY 23, 1984, BOND, SURETY, FIREMEN'S INSURANCE  
COMPANY OF EDWARD, NEW JERSEY, IN THE SUM OF \$10,619.86,  
filed.

WRIT OF FRAUDULENT DEBTOR'S ATTACHMENT ISSUED  
TO 84-8-EX

Feb. 23  
2:45 p.m.

84-290-CD

JACK SKOOG and  
MARY SKOOG,

Pro      by Atty      40.00  
Atty                      3.00



Dwight L. Koerber	DWIGHT L. KOERBER, JR.,	FEBRUARY 24, 1984, COMPLAINT FOR CONFESSION OF JUDGMENT, filed by Dwight L. Koerber, Esquire.
Feb. 24 10:00 a.m.	84-291-CD	Pursuant to the authority contained in the warrant of attorney, a copy of which is attached to the Complaint in this action. I, Dwight L. Koerber, Jr., Esquire, appear for the defendant and confess judgment in favor of the Plaintiff and against the Defendants in the sum of Eight Hundred Eight and 16/100 Dollars, with Interest, Attorney's Commission, Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.
	ROBERT L. WRYE,	Debt \$808.16 Delinquent interest (10%) 80.82 Attorney's Collection (10%) 80.82 TOTAL \$969.80 Plus Costs.
	Pro by Atty 9.00 Atty. 3.00	Filed and Entered by Attoarney, February 24, 1984 Judgment.  Prothonotary  FEBRUARY 24, 1984, Notice of Entry of Judgment mailed to Defendant.

Richard H.  
Milgrub

ASSOCIATES COMMERCIAL  
CORPORATION,  
Penn Center West - One  
Suite 207  
Campbells Run Road  
Pittsburgh, PA 15276

FEBRUARY 24, 1984, COMPLAINT, filed by Richard H. Milgrub,  
Esquire.  
One (1) copy Certified to Attorney.  
MARCH 16, 1984, SHERIFF'S RETURN filed.  
Now February 27, 1984, Thomas Burns, Acting Sheriff  
of Cambria County was deputized.  
Now, March 6, 1984 served within Complaint on Gary C.  
& Joyce E. Apple t/d/b/a Apple Cont, return of Sheriff  
Burns hereto attached. So answers, Chester A. Hawkins by  
Marilyn Wood

Feb. 24  
11:20 a.m.

84-292-CD

GARY C. and JOYCE E.  
APPLE, d/b/a APPLE  
CONTRACTING,  
RD Box 278,  
Coalport, PA 16627

Pro	by Atty.	40.00
Atty.		3.00
Shff	By Atty by Atty	21.95
Shff Burns		25.69

George D. Kulakowski	WOOD-HE KITCHENS, INC.	FEBRUARY 24, 1984, COMPLAINT IN ASSUMPSIT, filed by George D. Kulakowski, Esquire Two (2) copies Certified to Sheriff. <u>MARCH 9, 1984, SHERIFF'S RETURN filed.</u> Now March 1, 1984 served within Complaint on Dennis L. McElfresh. Now March 1, 1984 served within Complaint on Dennis L. McElfresh, Owner of Clearfield Kitchens, Inc. So Answers, Chester A. Hawkins by Marilyn Wood  <u>MAY 23, 1984, PRAECIPE FOR ENTRY OF APPEARANCE, filed.</u> Kindly enter my appearance for the Defendants, Dennis L. McElfresh and Clearfield Kitchens, Inc., in the above-captioned matter. SUGHRUE & KESNER, /s/ John Sughrue, Esquire  <u>AUGUST 22, 1984 PRAECIPE FOR DEFAULT JUDGMENT, filed.</u> Please enter a Default Judgment in favor of the Plaintiff, Wood-Hu Kitchens, Inc., in the amount of \$6,300.19 and against the Defendants, Dennis L. McElfresh, Individually and Clearfield Kitchens, Inc., for failure to answer Complaint served on or around March 1, 1984. s/George D. Kulakowski, Atty for Plff.  Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Six thousand three hundred dollars and 19/100 (6,300.19) for failure to file an Answer.  DEBT: \$6.300.19  DEFAULT JUDGMENT  <div>Pro by Atty. 40.50 Atty 3.00 Shff by Atty 14.75 Pro by Atty 9.00</div> <div>Raymond W. Litherum Prothonotary</div>
John Sughrue	DENNIS L. MCELFRESH, individually, and CLEARFIELD KITCHENS, INC.	<u>AUGUST 22, 1984 INTERROGATORIES PROPOUNDED TO DEFENDANT ABOVE NAMED FOR THE PURPOSE OF DISCOVERY OF ASSETS OF THE DEFENDANT PURSUANT TO RULE 3117 OF THE PENNSYLVANIA RULES OF CIVIL PROCEDURE, filed by George D. Kulakowski, Atty for Plff. 1 cert Atty.</u>  <u>FEBRUARY 8, 1985, NOTICE OF SERVICE OF INTERROGATORIES, filed.</u> On or around September 17, 1984, the defendants, DENNIS L. McELFRESH, Individual and CLEARFIELD KITCHENS, INC., were served via certified mail via their attorney of record, JOHN SUGHRUE, ESQ. with a copy of the Notice of Judgment and the Interrogatories in Aid of Execution /s/ George D. Kulakowski, Esq. One copy certified to atty  <u>FEBRUARY 26, 1985, ORDER, filed.</u> AND NOW, to wit, this 26th day of February, 1985, upon consideration of the Petition for Rule to Show Cause Why Interrogatories Should Not be answered and following a hearing on a Rule Returnable, held on February 26, 1985 it is hereby ORDERED that, the above named Defendants, DENNIS L. McELFRESH, Individual and CLEARFIELD KITCHENS, INC., shall fully answer the served Interrogatories within twenty days of the date of this ORDER or be subject to punishment for Contempt, pursuant to Pennsylvania Rules of Civil Procedure 4019 (c)(4). BY THE COURT: /s/ John K. Reilly, Jr., PJ. <u>APRIL 15, 1985, PETITION FOR CONTEMPT and ORDER, filed.</u> Two copies certified to atty Legal proceedings have been brought against you alleging you have wilfully disobeyed an ORDER of Court to answer served Interrogatories, Whether or not you file in writing with the Court your defenses or objections, you must appear in person in the Small Courtroom, Clearfield County Courthouse, Clearfield, Pennsylvania on the 1st day of July, 1985 at 1:30 pm BY THE COURT; /s/ John K. Reilly, Jr., P.J.  <u>SEPTEMBER 19, 1986, DENNIS L. McELFRESH, ANSWERS TO INTERROGATORIES IN AID OF EXECUTION AS OF JULY 19, 1985., filed 2 cert atty Sughrue</u>  <u>SEPTEMBER 19, 1986, CLEARFIELD KITCHENS, INC., ANSWERS TO INTERROGATORIES IN AID OF EXECUTION, filed 2 cert Atty Sughrue,</u>  <u>FEBRUARY 19, 1987 PRAECIPE TO SATISFY JUDGMENT filed</u> You are hereby directed to mark the judgment, filed against the Defendants in the above captioned case, satisfied. s/George D. Kulakowski, Esq.

S A T I S F I E D

Michael P. Yeager	RAPID WAYS TRUCK LEASING, RAPID WAYS, INC., successor to CLEARFIELD TRUCK RENTALS, INC.,	FEBRUARY 24, 1984, COMPLAINT IN ASSUMPSIT, filed by Michael P. Yeager, Esquire One (1) copy Certified to Sheriff. <u>MARCH 19, 1984, ENTRY OF APPEARANCE</u> filed by Thomas J. Bonavita Enter my appearance on behalf of the Defendant in the above-captioned action. s/Thomas J. Bonavita <u>MARCH 19, 1984, ANSWER TO PLAINTIFF'S COMPLAINT, NEW MATTER AND COUNTERCLAIM</u> filed by Thomas J. Bonavita <u>MARCH 21, 1984, SHERIFF'S RETURN</u> filed. NOW February 24, 1984, D. E. Allen, Jr. Sheriff of Warren County was deputized by Chester Hawkins, Sheriff of Clearfield County. NOW, February 29, 1984 served the within Complaint in Assumpsit on Berenfield Steel Drum Co., defendant by deputizing the Sheriff of Warren County. So answers, Chester A. Hawkins by Marilyn Wood. <u>APRIL 5, 1984, REPLY TO NEW MATTER AND COUNTERCLAIM</u> , filed by Michael P. Yeager, Esquire
Feb. 24 12:15	84-294-CD	<u>AUGUST 1, 1984, PLAINTIFF'S FIRST SET OF INTERROGATORIES TO THE DEFENDANT, BERENFIELD STEEL DRUM COMPANY</u> , filed by Micheal Yeager, Esquire. <u>AUGUST 31, 1984, ORDER</u> , filed. NOW, August 28, 1984, the attorneys having taken certain matters involved under advisement and being in the process thereof, it is hereby ORDERED that Argument in the above-stated matter be and is hereby continued until further notice. Either of Counsel will advise the Court concerning any further schedule of the case, if it be required. BY THE COURT, /s/John A. Cherry, Senior Judge, 46th Judicial District, Specially Presiding. <u>AUGUST 31, 1984, DEFENDANT'S WITHDRAWAL OF COUNTERCLAIM</u> , filed by Sameul F. Bonavita, ESQ. <u>SEPTEMBER 21, 1984, PRAECIPE</u> , filed. Please place the above-captioned matter on the next available arbitration list for resolution. /s/ Micheal P. Yeager, Esquire. <u>OCTOBER 22, 1984, PRELIMINARY OBJECTIONS</u> , filed by ' Samuel Bonavita, Esq. <u>OCTOBER 23, 1984, PRELIMINARY OBJECTIONS TO PRELIMINARY OBJECTIONS AND MOTION FOR CHANGE OF VENUE</u> , filed by Michael P. Yeager, Atty for Plff. 1 cert Atty
Thomas J. Bonavita	BERENFIELD STEEL DRUM COMPANY,	<u>NOVEMBER 5, 1984, AMENDMENT AFFIDAVIT FOR PRELIMINARY OBJECTIONS AND MOTION FOR CHANGE OF VENUE ON BEHALF OF PLAINTIFF, RAPID WAYS TRUCK LEASING</u> , filed by Micheal P. Yeager, Esquire. One copy certified to atty. <u>FEBRUARY 27, 1985 PLAINTIFF'S BRIEF IN SUPPORT OF PRELIMINARY OBJECTIONS TO PRELIMINARY OBJECTIONS AND MOTION FOR CHANGE OF VENUE</u> , filed by Michael P. Yeager, Atty. <u>FEBRUARY 27, 1985 ORDER OF COURT</u> , filed. AND NOW, to wit, this 25th day of February, 1985 upon consideration of the Defendant's Preliminary Objections and Motion for Change of Venue or Motion for Transfer, Plaintiff's responding Preliminary Objections to the same, and Plaintiff's Brief in suppor of said Preliminary Objections to the Defendants Preliminary Objections and Motion for Change of Venue, it is hereby: ORDERED, ADJUDGED AND DECREED that the Defendant's Preliminary Objections and Motion for Change of Venue or Motion for Transfer are hereby stricken: and that the Plaintiff's Preliminary Objections to the Defendant's Preliminary Objections and Motion for Change of Venue are hereby sustained in all respects. IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the above-captioned matter is to remain scheduled in Clearfield County, Pa., for continuing determination and the Arbitration hearing requested by the Plaintiff should be scheduled by the Prothonotary of Clearfield County as a matter of Course. BY THE COURT, s/John K. Reilly, Jr., President Judge.
	Pro by Atty. 40.00 Atty 3.00 Prp by atty 15.00 Shff by Atty 10.75 Shff by Atty 15.13 Pro by atty 5.00	<u>FEBRUARY 28, 1985, SENDER'S RECEIPT</u> , filed. <u>MARCH 4, 1985, RETURN RECEIPT</u> , filed. <u>MAY 7, 1985 PRAECIPE</u> , filed by Michael P. Yeager, Atty for Plff. Please mark the above-captioned matter settled, discontinued and ended. s/ Michael P. Yeager, Atty for Plff. Record costs in the sum of \$88.88 have been paid in full by Attorney Michael P. Yeager, this case marked Settled, Discontinued and Ended.

\*\*\*\*\*SETTLED

DISCONTINUED

ENDED\*\*\*\*\*

Alan F. Kirk	THEODORE S. GARMAN; THEODORE S. GARMAN, Attorney-in-Fact for PRUDENCE F. STEVING, GETTY W. PARR, ROBERT M. TOWLES, EMMA LOUISE GARMAN, WILLIAM R. GARMAN, JOHN G. GARMAN, NETTIE F. SNYDER, FRANCES THATCHER, JOHN J. THATCHER; and CNG DEVELOPMENT COMPANY, INCORPORATED,	FEBRUARY 24, 1984, COMPLAINT FOR DECLARATORY JUDGMENT, filed by Alan F. Kirk, Esquire One (1) copy Certified to Attorney. WHEREFORE, the Plaintiffs respectfully request that your Honorable Court interpret and construe the Deed attached hereto, marked Exhibit "A" and determine that THEODORE S. GARMAN; THEODORE S. GARMAN, PRUDENCE F. STEVING, BETTY W. PARR, ROBERT M. TOWLES, EMMA LOUISE GARMAN, WILLIAM R. GARMAN, JOHN G. GARMAN, NETTIE F. SNYDER, FRANCES THATCHER, JOHN J. THATCHER possess the title to the oil and gas lying in, under and upon the premises described on said Deed and that as a result, the lease with the Plaintiff, CNG DEVELOPMENT COMPANY, INC. authorizes CNG DEVELOPMENT COMPANY, INC. to drill and explore for sad oil and gas under the terms of said atreement. /s/ Alan F. Kirk, Esquire. <u>APRIL 4, 1984, ACCEPTANCE OF SERVICE</u> , filed by Laurance B. Seaman, Esquire.  <u>MAY 21, 1984, DEFENDANTS ANSWER TO COMPLAINT FOR DECLARATORY JUDGMENT</u> , filed by Kerry A. Fraas  MAY 21, 1984, ANSWER OF ROY R. FAIRMAN, MILO M. FAIRMAN, FRANK F. FAIRMAN, HUBERT GRIFFITH and EARL F. FAIRMAN t/d/b/a FAIRMAN DRILLING COMPANY, C. KENNARD SPIKER t/d/b/a SPIKER ENERGY COMPANY, and JAMES V. SALY, filed by Laurance B. Seaman  <u>AUGUST 27, 1984, NOTICE OF DEPOSITION</u> , filed by Kerry A. Fraas.  <u>SEPTEMBER 27, 1984, NOTICE OF DEPOSTION OF GENEVIEVE McFARLAND</u> , filed by Kerry A. Fraas, Attorney.  <u>OCTOBER 2, 1985, STATEMENT OF THE FACTS &amp; ORDER</u> , filed AND NOW, this 25th day of September, 1985, upon consid- eration of the foregoing Settlement Agreement, and upon joint motion of counsel for CNG and Spiker in this matter, it is ORDERED, ADJUDGED and DECREED as follows: (1) That any and all proceeds generated for the production of oil and gas from wells drilled on the premises which is the subject of the litigation captioned above, due and owing to CNG and Spiker under their respective agreements with the Garman Heirs and the Buterbaugh Heirs shall be divided by and between CNG and Spiker as follows: One-quarter thereof to Spiker; and Three-quarters thereof to CNG. (2) That any and all other of the terms and conditions of the foregoing settlement agreement applicable to CNG and Spiker are hereby approved and made a part of this Order. BY THE COURT: John K. Reilly, Jr P.J.
Feb. 24 2:35 p.m.	84-295-CD	
Kerry A. Fraas	JOHN C. IRWIN, JR. and VIRGINIA A. IRWIN, hus- band and wife; DEBORAH A. SOUTHER and LARRY D. SOUTHER, wife and husband; TOMMY RAY CALDWELL and ROBBIE E. CALDWELL, hus- band and wife; MARY O. LELLE and TONY J. LELLE, wife and husband; FRED A. CALDWELL and LORETTA CALDWELL, husband and wife; THOMAS E. CALDWELL and PATRICIA C. CALDWELL, husband and wife; EDITH S. CALDWELL, widow; GENEVIEVE McFARLAND, widow; GERALDINE B. GREEN AND ALBERT GREEN, wife and husband; and MARGARET I. BOOSER and RUSSELL C. BOOSER, wife and husband; and ROY B. FAIRMAN, MILO M. FAIRMAN, FRANK F. FAIRMAN, HUBERT GRIFFITH and EARL F. FAIRMAN, t/d/b/ in a partnership form known as FAIRMAN DRILLING COMPANY and C. KENNARD SPIKER and JAMES V. SALY, all t/d/b/ in a the form of a partnership known as SPIKER ENERGY COMPANY,	MARCH 5, 1986, STATEMENT OF THE FACTS & ORDER, filed 2 cert atty AND NOW, this 28th day of February, 1986, upon consideration of the foregoing Settlement Agreement, and upon joint motion of counsel for Garman Heirs and Buterbaugh Heirs in this Matter, it is ORDERED AND ADJUDGED and DECREED as follows: (1) The ownership of the Oil and gas lying in, under and upon the premises described in the Petition for Declaratory Judgment filed by the Plaintiffs in this matter shall be determined to be as follows: (a) An undivided three-quarter 3/4 interest thereof in the Garman Heirs, their heirs and assigns; and (b) An undivided one quarter 1/4 interest thereof in the Buterbaugh Heirs, their heirs and assigns. (2) That any and all proceeds generated from the productions of oil and gas from wells drilled on the premises, which is the subject of the litigation captioned above, due and oawing the Garman Heirs and the Buterbaugh Heirs under their respective agreements with CNG and Spiker shall be divided by and between the Garman Heirs and Buterbaugh Heirs as follows: (a) Three-quarters thereof to the Garman Heirs: and (b) One-quarter thereof to the Buterbaugh Heirs. (3) That any and all other of the terms and conditions of the foregoing settlement agreement applicable to the Garman Heirs and the Buterbaugh Heris are hereby approved and made a part of this Order. BY THE COURT: John K. Reilly, Jr President Judge.
Laurance B. Seaman		
	Pro by Atty. 40.00 Pro <i>by atty</i> 11.50 Atty. 3.00	

Charles Fox, III	ART F. CAMPISANO 411 Lowell Street Vandergrift, PA	FEBRUARY 24, 1984, CERTIFICATION OF DOCKET ENTRIES AND JUDGMENT, filed.. From Westmoreland County, Their No. 84-1212-CD.  I, STEPHEN J. MIKOSKY, PROTHONOTARY of the Court of Common Pleas of Westmoreland County, Pennsylvania, do hereby certify that the following is a true, correct and full copy of the docket entries in the above captioned case. Judgment had on Assumpsit Complaint before James H. Mann, Jr., Justice of the Peace, Magisterial District 10-2-02, 229 Longfellow St., Vandergrift, PA Claim No. 1A 1983 - 93, entered January 17, 1984, by default for want of an appearance in favor to the Plaintiff in the amount of \$3,540.50. Feb. 23, 1984 at 9:54 A.M. Transcript filed and Judgment entered. Eo Die: Notice of Entry of Judgment to Defendants.  I, further certify that judgment was entered in favor of Art F. Campisano and against Bradley Peavy & Sally Peavey on the 23rd day of February, 1984, in the above captioned case in the amount of \$3,540.50.  IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the Seal of the said Court, on the 24th day of February AD, 1984.  Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Three Thousand Five Hundred Forty and 50/100 Dollars.  Debt \$3,540.50 Judgment
Feb 24 3:00 p.m.	84-296-CD   BRADLEY PEAVEY and SALLY PEAVEY 570 E. McKinley Sr. Chambersburg, PA	<div>Pro by Plff 10.00</div> <div>Pd. by Atty. Westmld Co. Costs 49.75</div>
		<div>February 22, 1984, Direct Return, Jude 89-312-CE</div>

*Raymond Hethcote*  
Prothonotary  
Secretary

George Test, Jr.	HARRY R. STONER,	FEBRUARY 27, 1984, COMPLAINT IN DIVORCE, filed by George Test, Jr., Esquire NO COPIES
Feb 27	84-297-CD	AUGUST 16, 1984, PRAECIPE FOR ENTRY OF APPEARANCE ON BEHALF OF DEFENDANT, filed. Please, note the appearance of the undersigned as counsel of record for Patricia S. Stoner, the defendnat named in the above matter, noting that all papers and process for service upon the said party may be served upon the undersigned at his office, Mellon Bank Building, Altoona, Pa. 16601/s/ Harold E. Miller, Esq AUGUST 16, 1984, ANSWER TO PLAINTIFF'S COMPLAINT IN DIVORCE AND COUNTERCLAIM, filed by Harold E. Miller, Esq.
2/27/84 \$75.00 Pd. by Atty.		AUGUST 13, 1984, PRAECIPE, filed. Please reinstate the Complaint in the above captioned matter. BAIRD, MILLER & TEST, By /s/ George Test, Jr. Attorney for Plaintiff
Clfd Trust Harold E. Miller	PATRICIA S. STONER,	AUGUST 17, 1984, COMPLAINT REINSTATED AND REISSUED TO SHERIFF FOR SERVICE. SEPTEMBER 5, 1984, ANSWER TO PLAINTIFF'S COMPLAINT IN DIVORCE AND COUNTERCLAIM, filed by Harold Miller.
11/7/84 .50c pd Add'l Dep.		NOVEMBER 19, 1984, SHERIFF'S RETURN, filed. Now, August 17, 1984, Albert Wegemer, Sheriff of Blair County was deputized by Chester A. Hawkins, Sheriff of Clearfield County to serve the within Complaint in Divorce on Patricia S. Stoner, defendant. Now, August 22, 1984 served the within Complaint in Divorce on Patricia S. Stoner, defendant by deputizing the Sheriff of Blair County. The return of Sheriff Wegemer is hereto attached and made a part of this return./s/ Chester A. Hawkins, Shff. By Marilyn Wood.
11/8/85 \$230.00 Pd Atty- GT Clfd Tr.	Shff Hawkins by atty Shff Wegemer by atty surg. by atty Pro	40.00 21.00 14.50 2.00 .50
Ck#5083 Trans to reg acct. Pro. #11939 Bar #11940 Master #11941 Atty	40.50 33.75 196.25 35.00	\$305.50 \$305.50
JULY 31, 1985, PETITION FOR BIFURCATION and RULE TO SHOW CAUSE WHY BIFURCATION SHOULD NOT BE GRANTED, filed. One copy certified to atty AND NOW, this 29th day of July, 1985, upon consideration of the within Petition and motion of George S. Test, Esq. Attorney for the Petitioner, a rule is entered upon the Respondant to show cause why the request for bifurcation should not be granted. RULE RETURNABLE, the 4th day of September, 1985, at 10:00 Courtroom 1, Clearfield County, Courthouse, Clearfield Pa./s/ JOHN K. reilly, Jr., P.J.		
AUGUST 8, 1985, CERTIFICATE OF SERVICE, filed I, George S. Test, Attorney for the Plaintiff in the above captioned matter do hereby certify that I have caused a true and correct copy of the Petition for Bifurcation and Rule to be served on Harold E. Miller, Esquire, Attorney for the Defendant by mailing the same in the United States Post Office, regular Mail, postage prepaid addressed to him at Mellon Bank Building, Altoona, PA 16601. /s/ George S. Test, Esq.		
SEPTEMBER 4, 1985, BIFURCATION ORDER, filed. IT IS HEREBY ORDERED AND DECREED, pursuant to 23 P.S. 401 (b) and Pa. R.C.P. 1920.16 and 1920.52 (c) to avoid prejudice and to effectuate economic justice. That the entry of a final decree in divorce in the above captioned matter in no way prejudice the legal claims of either party with respect to any ancillary relief heretofore requested under the Divorce Code of 1980 23 P.S. BY THE COURT:/s/ John K. Reilly, J., P.J.		
OCTOBER 14, 1985, MASTER'S REPORT AND RECOMMENDATION, filed. DIVORCE DECREE, filed. AND NOW, this 29th day of October, 1985, it is the ORDER AND DECREE of this Court that the Recommendations and Findings of the Divorce Master be, and they are hereby, adopted and that a final Decree of Divorce is entered terminating the bonds of matrimony between the parties under Section 201(d) of the Divorce Code. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.		
NOVEMBER 12, 1985, VITAL STATISTICS FORM MAILED TO DEPARTMENT OF HEALTH, NEW CASTLE, PA.		

8. Jurisdiction over the issue of the custody of the minor children shall remain with the Court of Common Pleas of Clearfield County, Pennsylvania. BY THE COURT:/s/ John K. Reilly, Jr., P.J.



Patrick T. Kiniry	AMERICAN HARDWARE SUPPLY COMPANY,	FEBRUARY 27, 1984, PRAECIPE, filed by Patrick T. Kiniry, Esquire Please issue a Writ of Summons in Assumpsit against the above captioned Defendants.  FEBRUARY 27, 1984, WRIT OF SUMMONS IN ASSUMPSIT ISSUED TO SHERIFF FOR SERVICE.  MARCH 27, 1984, SHERIFF'S RETURN filed. NOW FEBRUARY 28, 1984 Thomas Burns, Acting Sheriff of Cambria County was deputized by Chester Hawkins, Sheriff of Clearfield County. NOW, MARCH 8, 1984 served the within Summons on Ronald A. Miller and Nancy Miller t/d/b/a Mahaffey Hard- ware Co. deft. So answers Chester A. Hawkins.
Feb. 27 8:30 a.m.	84-299-CD	
	RONALD A. MILLER and NANCY MILLER, t/d/b/a MAHAFFEY HARDWARE & AUTO,	
	Pro by Atty.	40.00
	Atty.	3.00
	Shff by Atty	21.55
	Shff by Atty	19.49

<div>Gerald R. Sorg</div> <div>Feb. 27 11:25 a.m.</div>	<div>DAVID W. BLAZEK AND PATRICIA T. BLAZEK,</div> <div>84-300-CD</div>	<div>FEBRUARY 27, 1984, COMPLAINT IN ASSUMPSIT, filed by Gerald R. Sorg, Esquire One (1) copy Certified to Sheriff. <u>MARCH 8, 1984, ANSWER AND NEW MATTER</u> filed by Anthony Guido <u>MARCH 7, 1984, SHERIFF'S RETURN</u> filed. <u>Now February 27, 1984 served within Complaint in Assumpsit on Kathy Faudie, Secretary for Defendant.</u> <u>So answers, Chester A. Hawkins by Marilyn Wood</u> <u>MARCH 26, 1984, PLAINTIFFS' REPLY TO DEFENDANT'S NEW MATTER</u> filed by Gerard R. Sorg, Esq. One copy Certified to Attorney</div>
<div>Anthony Guido</div>	<div>RUSTIC ACRES, INC.</div> <div><div>Pro by Plff40.00</div><div>Atty3.00</div><div>Shff by Atty18.35</div><div>Pro <i>Sup Atty</i>15.00</div><div>Postage1.55</div></div>	<div><u>JUNE 5, 1984, PRAECIPE FOR A BOARD OF ARBITRATORS,</u> filed. The above captioned matter being at issue, appoint a Board of Arbitrators to hear the case. Estimated Time of Hearing: two (2) to three (3) Hours. /s/ Gerard R. Sorg, Esquire, Attorney for Plaintiff <u>OCTOBER 30, 1984, SENDER'S RECEIPT,</u> filed. <u>NOVEMBER 5, 1984, RETURN RECEIPT,</u> FILED.</div>

<div>Toni M. Cherry</div> <div>Feb. 27 2:20 p.m.</div>	<div>MARY VICTORIA FLETCHER,</div> <div>84-301-CD</div>	<div>FEBRUARY 27, 1984, COMPLAINT FOR CUSTODY, filed by Toni M. Cherry, Esquire Five (5) copies Ceritfied to Attorney. ORDER OF COURT, filed. You, ANTIONETTE IRENE KLAIBER, Defendant, have been sued in court to obtain custody of the childre: GINO RAYMOND KLAIBER and REBECCA ANN KLAIBER. You are ordered to appear in person in the courtroom fo the Clearfield County Courthouse, Second Street, Clearfield, Pennsylvania, on April 4, 1984, at 10:00 o'clock A.M. for a rpe-hearing conference. Pending further order of this court, custody of GINO RAYMOND KLAIBER and REBECCA ANN KLAIBER shall be with MARY VICTORIA FLETCHER. If you fail to appear as provided by this order, and order for custody may be entered agianst you or the court may issue a warrant for your arrest. BY THE COURT: /s/ John K. Reilly, Jr., President Judge. MARCH 12, 1984, ACCEPTANCE OF SERVICE filed. NOW, this 9th day of March, 1984, I, the undersigned, as Counsel for the Defendant, ANTOINETTE IRENE FLETCHER, do hereby accept service of the Complaint for Custody and Certified copy of Order of Court filed in the above captioned action. s/James L. Martin MARCH 19, 1984, PRAECIPE TO PROCEED IN FORMA PAUPERIS filed by Paul J. Quattrone One copy certified and mailed to Attorney MARCH 19, 1984, COUNTER-CLAIM FOR CUSTODY filed by Paul J. Quattrone One copy certified and mailed to Attorney APRIL 16, 1984, ACCEPTANCE OF SERVICE filed. On this 22nd day of March, 1984, Service of the Counter-Claim in Custody is hereby accepted on behalf of the Plaintiff in the above captioned matter. s/Toni Cherry, Esq. APRIL 12, 1984, ORDER, filed. NOW, this 12th day of April, 1984, it is the ORDER of this Court that Clearfield County Children &amp; Youth Services be and are hereby directed to conduct home studies of both parties in the above-captioned matter within thirty (30) days. By the Court, /s/ John K. Reilly, Jr., President Judge OCTOBER 4, 1984, PRAECIPE, filed. Please list the above captioned case for pre-trial and trial./s/ James L. Martin.</div>
<div>Paul J. Quattrone</div>	<div>ANTIONETTE IRENE KLAIBER,</div> <div>Pro by Atty. 40.00 Atty. 3.00</div>	<div>DECEMBER 19, 1985, MEMORANDUM &amp; ORDER, filed NOW, this 17th day of December, 1985, following hearing into the above captioned action for custody, it is the ORDER of this Court that custody of Rebecca Klaiber be and is hereby placed with Mary Victoria Fletcher, Petitioner above named, until further Order of Court. BY THE COURT: John K. Reilly, Jr President Judge. FEBRUARY 4, 1986, PETITION FOR HEARING, filed by James L. Martin, Esq. ORDER AND NOW, this 4 day of February, 1986, upon consideration of the within Petition, a hearing thereon is scheduled as follows: Date: March 3, 1986. Time: 2:30.P.M., BY THE COURT, s/ John K. Reilly, Jr., P.J. JANUARY 29, 1992, STIPULATION AND ORDER, filed. FOUR (4) COPIES CERT AND NOW, this 27th day of January, 1992, it is hereby ORDERED AND DECREED: 1. ANTOINETTE IRENE KLAIBER shall have solelegal and physical custody of REBECCA KLAIBER, a minor child born on July 11, 1974, effective January 8, 1992, the day that REBECCA KLAIBER left the residence and moved to the residence of Defendant. 2. MARY VICTORIA FLETCHER, now remarried and known as MARY VICTORIA TRICH, shall execute whatever documents are necessary to cause the Social Security Payments due and owing for the care of REBECCA KLAIBER to be made payable to ANTIOINETTE IRENE KLAIBER, as the mother and custodian of REBECCA KLAIBER, forthwith. BY THE COURT: S/JOHN K. REILLY,JR., PRESIDENT JUDGE</div>

Asd Nov, 24 day of March 1984  
filed, the above judgment and costs  
intercal and cost.  
Attest Raymond W. Hines  
Prothonotary

Feb. 27  
2:50 p.m.

84-302-CD

COUNTY NATIONAL BANK,  
Second & Market Sts.  
Clearfeild, PA 16830

LEE COGAN and  
DARLA I. COGAN,  
RD Box 320-A  
West DEcatur, PA 16878

Pro by plff 9.00

D. S. B. -- DATED APRIL 17, 1981.

Installment Note.

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

Debt \$1,500.00

Atty. Comm: 15%

Interest from April 17, 1981.

Filed and Entered by Plaintiff, February 27, 1984.

Judgment

Raymond W. Hines  
Prothonotary

FEBRUARY 27, 1984, Notice of Entry of Judgment mailed  
to Defendant.

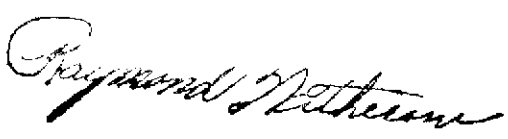
<div>Joseph Colavecchi Toni M. Cherry</div>	<div>KIM MARIE JENNEY,</div> <div>84-303-CD</div> <div>Clfd Trust</div> <div>RICHARD LYNN JENNEY,</div> <div>Pro 40.00</div> <div>Ck#11358 Shff by Pro 18.35</div> <div>Pro .50</div> <div>Ck#5686 Trans to reg acct. \$75.00</div> <div>Pro. 40.50</div> <div>#11358 Shff 18.35</div> <div>#12770 Atty 16.15 \$75.00</div>	<div>FEBRUARY 28, 1984, COMPLAINT IN DIVORCE, filed by Joseph Colavecchi, Esquire Two (2) copies Certified to Attorney One (1) copy Certified to Sheriff. MARCH 8, 1984, SHERIFF'S RETURN filed. Now March 5, 1984 served within Complaint in Divorce on Richard Lynn Jenney. So answers, Chester A. Hawkins by Marilyn Wood</div> <div>NOVEMBER 3, 1987, PRAECIPE TO WITHDRAW APPEARANCE, filed Please withdraw my appearance on behalf of Kim Marie Jenney, Plaintiff above named. /s/ John R. Ryan, Esq.</div> <div>NOVEMBER 3, 1987, PRAECIPE TO ENTER APPEARANCE, filed Please enter our appearance on behalf of Kim Marie Jenney, Plaintiff in the above captioned matter. /s/ Toni M. Cherry, Esq.</div> <div>NOVEMBER 3, 1987, PETITION FOR COUNSEL FEES AND MASTER'S FEES AND COSTS &amp; RULE, filed 1 copy cert to atty. AND NOW, this 5th day of November, 1987, in consideration of the foregoing Petition, a Rule is hereby issued upon the Respondent, RICHARD LYNN JENNEY, to show cause, if any he has, why the prayer of the Petitioner should not be granted. Rule returnable on the 8th day of December, 1987, at 10:00 A.M. in Courtroom No. 2, of the Clearfield County Courthouse, Second Floor, Clearfield, Pa., when and where Petitioner and Respondent are directed to appear. BY THE COURT: Joseph S. Ammerman, Judge.</div> <div>DECEMBER 23, 1987, AFFIDAVIT OF CONSENT OF RICHARD L. JENNEY, filed.</div> <div>DECEMBER 23, 1987, AFFIDAVIT OF CONSENT OF KIM MARIE JENNEY, filed.</div> <div>DECEMBER 23, 1987, PRAECIPE TO TRANSMIT RECORD AND DECREE, filed. AND NOW, this 23 day of December, 1987, the Court, by virtue of the authority vested in ti by law, decrees that KIM MARIE JENNEY and RICHARD LYNN JENNEY are hereby divorced from the bonds of matrimony, and all the duties, rights, and claims accorded to either of the said parties at any time heretofore, in pursuance of said marriage, shall henceforth cease and determine, and the said parties shall severally be at liberty to marry again as if they had never been married.</div> <div>AND IT IS FURTHER ORDERED, ADJUDGED AND DECREED, pursuant to PA R.C.P. 1920.1, et seq., &amp; Act 26-1980, 23 P.S. Section 1, et seq., "The Divorce Code", that the terms, provisions and conditions of a certain Marriage Settlement Agreement between the parties dated November 20, 1987, is hereby incorporated into this Decree and Order by reference as fully as though the same were set forth herein at length. Said Agreement shall not merge with but shall survive this Decree and Order. BY THE COURT: John K. Reilly, Jr., P.J.</div> <div>JANUARY 15, 1987, VITAL STATISTICS MAILED TO DEPT. OF HEALTH, NEW CASTLE.</div>
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James A. Naddeo	TERRY K. STRUBLE	<p>FEBRUARY 28, 1984, COMPLAINT IN DIVORCE, filed by James A. Naddeo, Esquire One (1) copy Certified to Attorney.</p> <p><u>MARCH 8, 1983, AFFIDAVIT</u> filed by James A. Naddeo Served Complaint by Certified Mail on March 2, 1984. s/James A. Naddeo</p> <p>FEBRUARY 26, 1985, AFFIDAVIT OF CONSENT OF DEBRA K. STRUBLE, filed.</p> <p>FEBRUARY 26, 1985, AFFIDAVIT OF CONSENT OF TERRY K. STRUBLE, filed.</p> <p>FEBRUARY 26, 1985, PRAECIPE TO TRANSMIT RECORD, filed by James A. Naddeo, Esquire. MOTION, filed by James A. Naddeo, Esquire. ORDER, filed. AND NOW, this 11th day of March 1985, Plaintiff</p> <p>having filed a Complaint in Divorce under the Divorce Act on the 28th day of February, 1984, and the parties having filed an Affidavit of Consent, stating that the marriage of the Plaintiff and defendant is irretrievably broken and ninety (90) days were elapsed from the date of the filing of the complaint.</p> <p>We, therefore, DECREE that TERRY K. STRUBLE, be divorced and forever separated from the nuptialties and bonds of matrimony, hereto contracted between himself and DEBRA K. STRUBLE thereupon all the rights, duties or claims accruing to either of said parties and 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, with full force and recognition given to the Agreement of February 14, 1985 which the said parties signed.</p> <p>The Prothonotary is hereby directed to apy the Court costs as noted herein out of the deposits received and then remit the balance to the plaintiff. BY THE COURT: /s/ John K. Reilly, Jr., Esquire.</p> <p>MARCH 12, 1985, VITAL STATISTICS FORM MAILED TO THE DEPARTMENT OF HEALTH, NEW CASTLE, PA</p>
2/28/84 \$75.00 Pd by Atty	84-304-CD	
Clfd Trust	DEBRA K. STRUBLE	
Ck#4921 Trans to reg acct. Pro. #11690 Atty	Pro 40.00 Pro .50 40.50 34.50	\$75.00



Richard H. Milgrub	DANEENE BERNDT,		FEBRUARY 28, 1984, COMPLAINT IN DIVORCE, filed by Richard H. Milgrub, Esquire One (1) copy Certified to attorney.
2/28/84 \$75.00 Pd. by Atty.	84-306-CD		FEBRUARY 29, 1984, AFFIDAVIT OF SERVICE, filed NOW, February 28, 1984 at 4:09 PM o'clock EST served the within Complaint in Divorce on Harry G. Berndt, de- fendant at his place of residence, RD #1, West Decatur, Clearfield County, Penna. by handing to Harry G. Berndt a true and attested copy of the original Complaint in Divorce and made known to him the contents hererof. So answers, Chester A. Hawkins, Sheriff, by Marilyn Wood.
Clfd Trust			MARCH 1, 1984, APPEARANCE, filed by Dan P. Aronld, Esqui Enter my appearance for the defendant in the above captioned case.
Dan P. Arnold	HARRY G. BERNDT,		JUNE, 27, 1984, AFFIDAVIT OF CONSENT OF DANEENE BERNDT, filed JUNE 27, 1984, AFFIDAVIT OF CONSENT OF HARRY G. BERNDT, filed.
			JUNE 27, 1984, PRAECIPE TO TRANSMIT RECORD, filed by Richard H. Milgrub, Esquire DECREE, filed.
			AND NOW, this 27th day of June, 1984, it is ORDERED AND DECREED that DANEENE BERNDI, Plaintiff, and HARRY G. BERNDT, Defendant, are divorced from the bonds of matri- mony.
Ck. #11341	Pro 40.00 Shff Hawkins by Pro. 17.15 Pro .50		The Post-Nuptial Agreement entered into between the Plaintiff and the defendant on May 16, 1984, is hereby approved in tis entirety and made a part of this Decree without the necessity of attaching a copy. BY THE COURT; /s/ John K. Reilly, Jr., President Judge.
CK#4750 Trans Pro.	to reg acct. \$75.00 40.50		JULY 12, 1984, VITAL SALLISTICS FORM MAILED TO DEPART- MENT OF HEALTH, NEW CASTLE, PA.
#11341 Shff. #11443 Atty	17.15 17.35 \$75.00		
	Pro by Plff 8.00		SEPTEMBER 28, 1989, NOTICE OF ELECTION TO RETAKE PRIOR NAME, filed Notice is hereby given that a final decree in Divorce from the bonds of matrimony has been granted in the above captioned matter on the 27th day of June, 1984 and that the Plaintiff, Daneene Berndt hereby elects to retake and hereafter use her prior name of Daneene McGee, and gives this written notice avowing her intention in accordance with the Act of April 2, 1980, P.L. 63, as amended. /s/ Daneene Berndt TO BE KNOWN AS: Daneene McGee.



Bernstein & Bernstein	AJAX ELECTRIC MOTOR CORP.  c/o Bernstein and Bernstein, Attorneys 1010 Manor Building  Pittsburgh, PA 15219	FEBRUARY 28, 1984, JUDGMENT FROM J.P., William Daisher, filed.  Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Four Hundred Ninety- two and 48/100 Dollars, with Costs.  Debt \$492.48  Interest from DEcember 29, 1983.  Filed and Entered by Attorney, February, 28, 1984. Judgment
Feb.28 8:30 a.m.	84-307-CD	
	EUGENE RAFFERTY  333 Filbert Street Curwensville, PA 16833	 Prothonotary
	Pro by Atty. 9.00 Atty. 3.00 o.c. 30.50	

Barbara H.  
Schickling

MARLA KAY LIEGEY,

FEBRUARY 28, 1984, COMPLAINT IN DIVORCE, filed by Barbara H. Schickling, Esquire.

One (1) copy Certified to Attorney.

MARCH 2, 1984, AFFIDAVIT OF SERVICE filed by  
Barbara H. Schickling

NOVEMBER 13, 2003, STIPULATION, filed by Barbara J. Hugney-Shope, Esq.  
s/Marla Kay Liegey, Plaintiff s/Gerard Joseph Liegey, Defendant

NOVEMBER 13, 2003, ORDER, filed by Barbara J. Hugney-Shope, Esq.  
2 cc to Atty

AND NOW, this 13th day of November, 2003, upon consideration of the  
within Stipulation, it is hereby ORDERED that the within case be  
discontinued and ended, w/o prejudice, upon payment of the Prothonotary's  
costs.

by the Court, s/FREDRIC J. AMMERMAN, JUDGE

DISCONTINUED AND ENDED

October 10, 2003, Letter mailed to parties re: inactive call.

November 17, 2002, Order, NOW, this 13th day of November,  
neither party having appeared for general call of the  
divorce inactive list, Case Dismissed. Moneys to be  
refunded. BY THE COURT: /s/Fredric J. Ammerman, Judge.  
Copies to parties of record.

DISMISSED

2/28/84  
\$75.00 Pd.  
by Atty.

84-308-CD

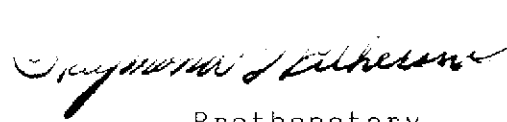
Clfd Trust

GERARD JOSEPH LIEGEY,

Pro

40.00

	Feb. 29 8:30 a.m.	<div>NITTANY CONSUMER DISCOUNT COMPANY, 220 South Allen St. State College, PA 16801</div> <div>84-309-CD</div> <div>GERALD L. SCHNARRS and ROSE ANN SCHNARRS RD #1 Morrisdale, PA 16858 and ARLENE J. MAINES, Box 25 Morrisdale, PA 16858</div> <div>Pro by Plff 9.50 o.c. 32.00</div>	<div>FEBRUARY 29, 1984, JUDGMENT FROM J.P., Clifford H. Yorks/ Keith Bierly, filed</div> <div>Judgment entered in favor of the Plaintiff and against the Defendant in the sum of SEven Hundred Forty- one and 20/100 Dollars, with costs.</div> <div>Debt \$741.20 Interest from November 17, 1983.</div> <div>Filed and Entered by Plaintiff, February 29, 1984.</div> <div>Judgment</div> <div>Raymond Wetherman Prothonotary</div>
Benjamin S. Blakley	Feb. 29 11:00 a.m.	<div>PEARL GOODROW WILLIAMS,</div> <div>84-310-CD</div> <div>ELMER GOODROW,</div> <div>Pro by Atty. 9.00 Atty. 3.00</div>	<div>FEBRUARY 29, 1984, JUDGMENT IN ARREARAGES, filed. To No. 83-4SD.</div> <div>Judgment entered in favor of the Plaintiff and against Defendant in the amount of Seven Hundred Thirty- three and 93/100 Dollars, pursuant to the Attached Certificate of Arrearages.</div> <div>Debt \$733.93</div> <div>Filed and Entered by Attorney, February 29, 1984.</div> <div>JUDGMENT IN ARREARAGES</div> <div>Raymond Wetherman Prothonotary</div>

Joseph Colavecchi	JOSEPH COLAVECCHI,	FEBRUARY 29, 1984, COMPLAINT IN ASSUMPSIT, filed by Joseph Colavecchi, Esquire One (1) copy Certified to Sheriff. Two (2) copies Certified to Attorney. MARCH 7, 1984, SHERIFF'S RETURN filed. Now March 1, 1984 served within Complaint in Assumpsit on Beverly J. Gower. So answers, Chester A. Hawkins by Marilyn Wood MARCH 14, 1984, AFFIDAVIT OF SERVICE filed by Joseph Colavecchi MARCH 15, 1984, AFFIDAVIT OF SERVICE filed by Joseph Colavecchi MARCH 19, 1984, ANSWER TO COMPLAINT IN ASSUMPSIT filed by Beverly J. Gower Two copies certified to Beverly J. Gower
Feb. 29. 11:00 a.m.	84-311-CD	LAWRENCE J. GOWER and BEVERLY J. GOWER,  Pro by Atty. 40.00 Atty. 3.00 Shff by Atty 11.75 Pro by Atty 9.00 Pro by Atty 15.00
		APRIL 17, 1984, PRAECIPE FOR JUDGMENT, filed by Joseph Colavecchi One of the above defendants, Lawrence J. Gower, having been served on March 10, 1984, and no answer having been filed, a further ten (10) day notice was then given to Lawrence J. Gower on March 29, 1984, a copy of said notice bening attached to this Praecipe. No answer still having been filed to the Complaint in Assumpsit, please assess damages against Lawrence J. Gower, only, as follows: 1. Amount of Debt: \$930.00 2. Interest at the rate of 6% from 2/29/84 to 4/16/84 7.05 3. Costs to date: 60.75 TOTAL AMOUNT OF JUDGMENT \$997.80  Judgment entered in favor of the Plaintiff and against the the defendant, Lawrence J. Gower, only for failure to answer in the sum of Nine Hundred Ninety-seven and 80/100 Dollars.  Debt \$997.80 Interest at the rate of 6% from 2/29/84 to 4/16/84 7.05 Costs to Date 60.75
	Pro by Atty 5.00	Filed and Entered by Attorney, April 17, 1984. DEFAULT JUDGMENT.   Prothonotary  APRIL 17, 1984, Notice of Entry of Judgment mailed to Defendant.
		SEPTEMBER 7, 1984, CERTIFICATION OF READINESS AND PRAECIPE FOR TRIAL, filed by Joseph Colavecchi Plaintiff, hereby certifies that the above-captioned matter is at issue and ready for trial. Kindly place the above-captioned matter on the following trial list: Arbitration. The amount in controversy is less than the statutory amount. Estimated time: 1 Hour. /s/ Joseph Colavecchi NOVMEBER 21,1984, SENDERS RECEIPT, filed. NOVEMBER 21,1984, SENDERS RECEIPT, filed. DECEMBER 3,1984, RETURN RECEIPT, filed. DECEMBER 7, 1984, LETTER RETURN WHICH WAS MAILED TO BEVERLY J. GOWER--MARKED "UNCLAIMED" filed. DECEMBER 17, 1984, MS. BEVERLY J. GOWER CALLED OUR OFFICE--WANTED TO KNOW IF SHE COULD PICK UP THE LETTER WHICH WE MAILED TO HER BEFORE, WHICH CAME BACK "Unclaimed". I AM TYPING HER A NEW NOTICE AS OF TODAY AND SHE WILL PICK IT UP IN OUR OFFICE. N.Sturniolo
		And Now, 28th day of January 19 89 By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest W. A. Shaw (RD) Prothonotary

Barbara H. Schickling	MARTHA A. NELSON,	FEBRUARY 29, 1984, COMPLAINT IN DIVORCE, filed by Barbara H. Schickling, Esquire One (1) copy Certified to Attorney.  MARCH 5, 1984, AFFIDAVIT OF SERVICE, filed. AND NOW, this 5th day of March, 1984, I, BARBARA A. SHCICKLING, ESQUIRE, who being duly sworn according to law, deposes and says that I served a certified copy of a Complaint in Divorce in the above -captioned action on Jeffrey D. Nelson, Defendant, in the above-captioned matter, by sending said copy by Certified Mail No. P451, Restricted Delbiery, return receipt requested, to the Defendant at this last known address, to-wit: Bax 204D. Olanta, PA 16863. /s/ Barbara H. Schickling, Esquire. MARCH 13, 1984, PRAECIPE FOR APPEARANCE filed. Please enter my appearance on behalf of JEFFREY D. NELSON, Defendant in the above captioned matter. s/Fredric J. Ammerman  AUGUST 13, 1984, AFFIDAVIT OF CONSENT OF MARTHA A. NELSON, filed.  AUGUST 13, 1984, AFFIDAVIT OF CONSENT OF JEFFREY D. NELSON, filed.  AUGUST 13, 1984, PRAECIPE TO TRANSMIT RECORDS, filed by Barbara H. Schickling, Esquire. DIVORCE, filed. AND NOW, the 13th day of August, 1984, it appearing of record that the Complaint was filed in this matter on February 29, 1984, and more than ninety (90) days have elapsed from the date thereof; and further, that the Defendant was served on March 2, 1984, and further that the marriage of the parties is irretrievably broken as set forth in the Affidavits of Consent executed and filed of record by the parties.  We therefore DECREE that MARTHA A. NELSON be divorced and forever separated from the nuptial ties and bonds of
2/29/84 \$75.00 Pd. by Atty.	84-312-CD	
Clfd Trust		
Fredric J. Ammerman	JEFFREY D. NELSON,	
	Pro 40.00 Pro .50	
Ck#4785 Trans to reg acct. Pro. 40.50 #11492 Atty 34.50	\$75.00 \$75.00	
matrimony heretofore contracted between herself and JEFFREY D. NELSON. Thereupon all the rights duties or claims accruing to either of said parties in prusuance 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 Court hereby approves and incorporates herein the marriage Settlement Agreement entered into between the parties on August 10, 1984.  The Prothonotary is idrected to pay the Court costs out of the depostis received and then remit the balance to the Plaintiff. BY THE COURT: /s/ John K. Reilly, Jr., President Judge. SEPTEMBER 12, Vital Statistics Form Mailed to the Department of Health, New Castle, PA		

Denise  
Niedzielski  
(Keystone  
Legal  
Services)

DOLORES CALHOUN,

FEBRUARY 29, 1984, PETITION FOR RELIEF UNDER THE PROTECTION FROM ABUSE ACT, filed by Denise Niedzielski, Esquire

Three (3) copies Certified to Attorney.

TEMPORARY PROTECTIVE ORDER, filed

AND NOW, this 29th day of February, 1984, upon presentation and consideration of the within Petition and upon finding that the Plaintiff, Dolores Calhoun, is in immediate and present danger of abuse from Defendant, David Calhoun, the following Temporary Order is entered.

Defendant is hereby enjoined from abusing or harassing the Plaintiff, Dolores Calhoun. Defendant is further enjoined from causing or preventing Plaintiff and the minor children from removing themselves and their personal clothing and possessions from the marital residence.

It is the further Order of this Court that Temporary custody of the parties' minor children, Beverly, age 17, years, Rose, age 16 years, Jack, age 14 years and Coleen, age 11 years, shall be with Plaintiff pending a final hearing. A hearing will be held on the 2nd day of March, 1984, at 1:30 o'clock P.M. at the Clearfield County Courthouse Clearfield, PA. Service to be made on Respondent forthwith. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

AFFIDAVIT OF INSUFFICIENT FUNDS, filed.

Before me, the undersigned officer, personally appeared, Dolores Calhoun, Petitioner, who being duly sworn according to law, states that she does not have the funds available to pay the costs of filing and service of the foregoing Petition For Relief Pursuant to Section 4(b) of the Protection From Abuse Act, 35 P.S. §10184(b) such costs should not be required. /s/ DOLORES CALHOUN.

MARCH 8, 1984, CONSENT AGREEMENT UNDER PROTECTION FROM ABUSE ACT filed.

ORDER UNDER PROTECTION FROM ABUSE ACT APPROVING CONSENT AGREEMENT OF PARTIES

AND NOW this 8 day of March, 1984, upon consideration of the Consent Agreement of the parties hereto attached, the following Protection Order is hereby entered and the Consent Agreement executed by the parties is hereby approved.

The parties are hereby directed to comply with the terms and conditions of the Consent Agreement until further Order of this Court, such period not to exceed one year.

The parties are hereby advised that violation of this Order may subject the violating party to punishment for contempt. BY THE COURT, John K. Reilly, Jr., President Judge

Three copies certified to Attorney

JULY 17, 1984, TEMPORARY ORDER, filed.

And now, this 17th day of July, 1984, upon consideration of the Motion for Contempt and Modification of Consent Agreement It is hereby ORDERED and DECREED that David Calhoun is enjoined from living at, entering or visiting the residence at 212 Merrill Street, Clearfield, Pennsylvania pending a final hearing on this Motion For Contempt and Modification of Consent Agreement. A hearing on the Motion For Contempt and Modification of Consent Agreement is set for the 19th day of July, 1984 at 10:00 AM in the Clearfield County Courthouse, Clearfield, Pennsylvania. So says, John A. Cherry, Senior Judge.

One certified to atty.

JULY 18, 1984, CERTIFICATION OF SERVICE, filed.

I, George Eggan, hereby certify that on July 17, 1984 at approximately 2:25 PM I received a true and correct copy of the Temporary Order of July 17, 1984, along with Plaintiff's Motion For Contempt and Modification of Consent Agreement, from J.B. Walker, Constable, and personally handed it to David Calhoun at the Dubois Hospital, 100 Hospital Avenue, Dubois, Pennsylvania, where he is presently a resident and I am his counsellor. I verify that the statements made in this certification are made subject to the penalties of 18 Pa.C.S. §4904 relating to unsworn falsification to authorities. so says George Eggan. Two copies cert. to Keystone Legal Services  
AFFIDAVIT OF SERVICE, filed

I, J.B. Walker, Constable, do hereby state that on the 17th day of July, 1984 at 2:25 PM I did serve upon David Calhoun a certified copy of PLAINTIFF'S MOTION FOR CONTEMPT AND MODIFICATION OF CONSENT AGREEMENT by personally handing to his counsellor, George Eggan, said copy in the Dubois Hospital, Dubois, Pennsylvania. So says J.B. Walker, constable. Two certified copies to Keystone Legal Services.

JULY 20, 1984, ORDER, filed

Now, July 19, 1984, the parties having voluntarily entered into an agreement for Modification of Order entered March 8, 1984 and March 7, 1984, respectively, as herein declared and as accepted by the court without benefit of any testimony having been received, it is, therefore, ORDERED that a consent agreement of March 7, 1984 and the order entered thereon by honorable John K. Reilly, Jr., dated March 8th 1984, is hereby amended to provide that paragraph three of the consent agreement, upon which the order was entered shall be modified to provide, one, that the said David Calhoun shall remove himself and remain away from the residence of the parties at 212 Merrill Street, Clearfield, Pennsylvania, for the remainder of the period covered by the agreement and order heretofore referred to. It is further ORDERED that the plaintiff Dolores Calhoun, shall thereupon and forthwith assume residence in and control of the home of the Parties referred to herein.

CONTINUED PAGE 672

<div>Marjorie Scharpf (Keystone Services)</div> <div>Feb. 29 3:30 p.m.</div>	<div>PROGRESSIVE PUBLISHING CO.</div> <div>84-314-CD</div> <div>MR. AND MRS. BENJAMIN BARNETT,</div> <div>Pro <i>by Co</i> <i># 44707</i> 20.00</div>	<div>FEBRUARY 29, 1984, PETITION FOR SUPERSEDEAS, filed by Marjorie J. Scharpf, Esquire. ORDER. filed. AND NOW, the 29th day of February, 1984, upon consideration of the Petition For Supersedeas, it is hereby Ordered and Decreed that pursuant to Pa. R.C.P.J.P. No. 1008B, the Appellants are granted a Supersedeas pending the resolution of the above captioned appeal. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</div> <div>FEBRUARY 29, 1984, PRAECIPE TO PROCEED IN FORMA PAUPERIS, filed by Marjorie Scharpf, Esquire AFFIDAVIT IN SUPPORT OF PETITION TO PROCEED IN FORMA PAUPERIS, filed</div> <div>FEBRUARY 29, 1984, NOTICE OF APPEAL From J. P., William M. Daisher, filed PRAECIPE TO ENTER RULE TO FILE COMPLAINT AND RULE TO FILE, filed Enter rule upon Progressive Publishing Company, appellee, to file a complaint in this appeal (Common Pleas No. 84-314-CD) within twenty (20) days after service of rule or suffer entry of judgment of non pros.</div> <div>RULE: To Progressive Publishing Co., appellee.</div> <div>MAY 14, 1984, PRAECIPE TO STRIKE APPEAL FROM DISTRICT MAGISTRATE, filed. One copy certified to Attorney. 1. Please enter my appearance as counsel for Progressive Publishing Company in the above captioned matter. 2. Defendants appealed a judgment against them entered by District Magistrate William Daisher to this Court by Supersedeas on February 29, 1984. 3. To date, neither the Notice of Appeal nor service of a Rule have been served upon Appellee or Appellee's Counsel, Peter F. Smith. 4. The docket in this action also shows that no Proof of Service has been filed of the Notice of Appeal and Rule as required by Pa. C.P.D.J. 1005 B. 5. Please mark this Appeal <u>stricken</u> as authorized by Pa. C.P.D.J. 1006. s/Peter F. Smith, Esquire.</div> <div>APPEAL STRICKEN May 14, 1984.</div> <div>JUNE 5, 1984, MOTION TO REINSTATE APPEAL PURSUANT TO PA. C.P.D.J. 1006 &amp; RULE RETURNABLE, filed 2 Copies Cert. to K.L.S. AND NOW this 31st day of May, 1984, upon consideration of Defendants' Motion to Reinstate Appeal Pursuant To Pa. C.P.D.J. 1006, IT IS THE ORDER OF THIS COURT THAT: A hearing shall beheld on the 14th day of August, 1984, at 10:30 o'clock A.M. in the Courtroom, Clearfield County Courthouse, Clearfield, Pennsylvania. Action for possession filed at LT 1984 064, District Justice 46-3-02 is hereby stayed. BY THE COURT /s/ John K. Reilly, Jr., President Judge</div> <div>AUGUST 10, 1984, MOTION TO WITHDRAW MOTION TO REINSTATE APPEAL PURSUANT TO Pa.C.P.D.J. 1006, filed by Keystone Legal Services, Inc. CERTIFICATE OF SERVICE, filed. RULE AND ORDER AND NOW, this 10 day of August, 1984, upon consideration of Defendants' Motion to withdraw their earlier Motion, IT IS THE ORDER OF THIS COURT THAT: 1. Defendants are hereby granted leave to withdraw their Motion To Reinstate Appeal Pursuant to Pa. C.P.D.J. 1006, and 2. The hearing scheduled for August 14, 1984 at 10:30 a.m. is hereby cancelled. BY THE COURT, /s/ John K. Reilly, Jr., President Judge</div>
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Denise Niedzielski	MELINDA SUHONEY,	<u>FEBRUARY 29, 1984, PRAECIPE TO PROCEED IN FORMA PAUPERIS,</u> field by Denise Niedzielski, Esquire <u>AFFIDAVIT IN SUPPORT OF PETITION TO PROCEED IN</u> <u>FORMA PAUPERIS, filed</u>
Feb. 29 5:30 p.m.	84-315-CD	<u>FEBRUARY 29, 1984, COMPLAINT FOR CUSTODY, filed by</u> Denise Niedzielski, ESquire. <u>ORDER OF TEMPORARY CUSTODY AND RULE TO SHOW CAUSE,</u> filed. Three (3) copies Certified to Attorney. AND NOWZ, this 29th day of February, 1984, upon con- sideration of the foregoing Petition of Melinda Suhoney, it is the Order of this Court thast the Plaintiff be and is hereby granted Temporary Legal Custody of the minor children, Michelle Suhoney, John Suhoney, Jr., Jamie Suhoney, Jeffrey Suhoney, Melanie Suhoney and George Suhoney. It is the FURTHER ORDER of this Court that a Rule is granted upon Defendant, John Suhoney, to show cause, if any he has, why the Plaintiff should not be granted permanent legal custody of the said minor children. Pending hearing in regard to the permanent custody of said children, the Defendant is hereby granted rea- sonable visitastion rights with the children, the exact times of visitation to be determined by the parties. Eule Returnable the 4th day of April, 1984, in the Courtroom, SEcond Floor, Clearfield County Courthouse at 10:00 o'clock a.m.. You are hereby ordered to appear at the above date time. If you fail to appear as provided by this Order, an Order for Custody may be entered against you. BY THE COURT: /s/ John K. REilly, Jr., President Judge.
	JOHN SUHONEY,	<u>APRIL 4, 1984, AFFIDAVIT OF SERVICE</u> filed by Denise Niedzielski, Esquire. Two (2) copies certified to Attorney. <u>APRIL 18, 1984, ORDER</u> filed. NOW, this 13 day of April, 1984, after Plaintiff and counsel appeared for hearing on April 4, 1984, and this Court was presented proof of service on Defendant of the Complaint for Custody and Defendant failed to appear, IT IS THE ORDER OF THIS COURT THAT: Primary physical and legal custody of Michelle Suhoney, d/o/b/ 6-28-70; John Suhoney, Jr., d/o/b/ 5-12-71; Jamie Suhoney, d/o/b/ 3-19-73; Jeffrey Suhoney, d/o/b 2-13-74; Melanie Suhoney, d/o/b/ 8022-75; and George Suhoney, d/o/b/ 1-8-77 shall be and remain with Melinda Suhoney, Plaintiff above named. Visitation with the children by John Suhoney, Defendant above named, shall be arranged by the parties. If parties are unable to agree upon a visitation schedule, either party may petition this Court to establish visitation. Service of this Order shall be made on Defendant forthwith. BY THE COURT, John K. Reilly, Jr., President Judge Three copies certified to Attorney <u>MAY 18, 1984, AFFIDAVIT OF SERVICE,</u> filed. J. B. Walker, Constable, does hereby state that on the 18th day of May, 1984, he did personally serve upon John Suhoney a certified copy of ORDER dated April 13, 1984 filed to the above term and number by handing the same to him at the Clearfield County Jail, Clearfield, Penna. at 10:30 a.m. s/J. B. Walker, Constable Two (2) copies Certified to Attorney.
	Pro <i>by Co</i> # <i>44707</i> 40.00	



Carl A. Belin	KENNETH L. HUNNICUTT and JOAN HUNNICUTT,	FEBRUARY 29, 1984, PRAECIPE, filed by Carl A. Belin, Esquire Please issue summonses in trespass against the above-named defendants and direct the Sheriff of Clearfield County to make service of the defendants at the following addresses: Stephen Redding, Markle, Indiana, 24770 and Ronald A. Ohl., RD #1, Morrisdale, PA 16858.  FEBRUARY 29, 1984, WRIT OF SUMMONS IN TRESPASS ISSUED TO SHERIFF FOR SERVICE.  MARCH 19, 1984, SHERIFF'S RETURN filed. Now March 7, 1984 served the within Summons in Trespass on Stephen Redding, by Certified Mail P514476652. Now March 16, 1984 served within Summons in Trespass on Ronald A. Ohl. So answers, Chester A. Hawkins by Marilyn Wood  APRIL 27, 1984, PRAECIPE FOR APPEARANCE filed. Kindly enter our appearance on behalf of the defendant, Stephen Redding, only, in the above captioned case. JURY TRIAL DEMANDED. s/James A. Beinkemper, Esquire.  MAY 11, 1984 PRAECIPE FOR RULE TO FILE COMPLAINT, filed by James A Beinkemper, Atty for Deft. Kindly issue a Rule upon the Plaintiff to file a Complaint in the above captioned case within twenty (20) days from the date of service or suffer a Judgment of Non-Pros. s/James A. Beinkemper, Atty for Defendant, Stephen Redding.  MAY 11, 1984 RULE ISSUED ON CARL A. BELIN, ATTORNEY FOR PLAINTITTS BY REGULAR: MAIL. s/lb  JUNE 8, 1984, COMPLAINT, filed by Carl A. Belin, Jr. One Copy Certified to Attorney. JUNE 14, 1984, AFFIDAVIT OF SERVICE, filed by Carl A. Belin, Jr.  JUNE 25, 1984 PRAECIPE FOR APPEARANCE filed by John L. McIntyre, Esq. Kindly enter my Appearance as consel of record for Defendant, Ronald A. Ohl, in above titled action. /s/ John L. McIntyre, Esq.	Feb. 29. 3:35 p.m.	84-316-CD
James A. Beinkemper John L. McIntyre Frank J. Micale	STEPHEN REDDING and RONALD A. OHL, Commonwealth of Penna Penna Dept of Transporta- tion. Add'l Defendant  Pro by Atty. 20.00 Atty. 3.00 Shff by Atty 26.90 Pro by Atty 20.00	JUNE 29, 1984, ANSWER AND NEW MATTER, filed by James A. Beinkemper, Esquire. JULY 12, 1984 PRAECIPE FOR WRIT OF SUMMONS TO JOIN ADDITIONAL DEFENDANT, filed by John L. McIntyre, Atty for Ronald A. Ohl. Kindly issue a Writ of Summons in Trespass to join Additional Defendant, COMMONWEALTH OF PENNSYLVANIA PENNSYLVANIA DEPARTMENT OF TRANSPORTATION, on behalf of Defendant, RONALD A. OHL, in the above-captioned matter. s/John L. McIntyre, Atty for Deft.  JULY 12, 1984 WRIT TO JOIN ADDITIONAL DEFENDANT ISSUED TO SHERIFF FOR SERVICE.  JULY 23, 1984 PRAECIPE FOR APPEARANCE, filed by Frank J. Micale, Atty General Kindly enter my appearance on behalf of the additional defendant, Comwth of Pennsylvania, Pennsylvania Department of Transportation, in connection with the above-reference d case. s/Frank J. Micale, Deputy Attorney General, Atty for Comwth of Pa.  JULY 23, 1984 PRAECIPE FOR RULE TO FILE COMPLAINT, filed by Frank J. Micale, Atty for Comwth Of Pa. Kindly enter a Rule upon the original Defendant, Ronald A. Ohl, to file a Complaint within twenty (20) days or suffer Judgment of Non Pros Sec Reg. s/ Frank J. Micale.  JULY 23, 1984 RULE ISSUED UPON ATTORNEY JOHN L. MCINTYRE, ATTORNEY FOR RONALD A OHL, and returned to Frank J. Micale, Atty for Comwth of Pa for service by regular mail.  JULY 26, 1984, ANSWER AND NEW MATTER, filed by John L. McIntyre, Esq. NOTICE OF SERVICE OF INTERROGATORIES, filed by John L. McIntyre, Esq.  JULY 30, 1984, AFFIDAVIT IN SUPPORT OF DEFENDANT'S ANSWER AND NEW MATTER, filed by John L. McIntyre, Esq.  AUGUST 2, 1984, AFFIDAVIT OF SERVICE, filed by Frank J. Micale, Deputy attorney general		

Carl A. Belin	KENNETH L. HUNNICUTT,	FEBRUARY 29, 1984, PRAECIPE, filed by Carl A. Belin, Jr., Esquire Please issue summonese in assumpsit agianst the above-named defendants and direct the Sheriff of Clearfield County to make service of the defendants at the following addresses. Grange Mutual Companies, 650 South Frong Street, PO Box 1218, Columbus, Ohio 43216, and Farmers Insurance Group, 4680 Wilshire Boulevard, Los Angeles, CA 09910, and Prudential Insurance Company, 2 East Market Street, Clearfield, PA 16830.
Feb. 29. 3:50 p.m.	84-317-CD	FEBRUARY 29, 1984, WRIT OF SUMMONS IN ASSUMPSIT ISSUED TO SHERIFF FOR SERIVE.
John W. Blasko & James M. Horne	GRANGE MUTUAL COMPANIES, PRUDENTIAL INSURANCE CO. and FARMERS INSURANCE GROUP,	MARCH 9, 1984, PRAECIPE FOR ENTRY OF APPEARANCE filed by John W. Blasko & James M. Horne Please enter the undersigneds' appearance on behalf of the Defendant, GRANGE MUTUAL COMPANIES, and have all papers served on the undersigned. s/John W. Blasko s/James M. Horne MARCH 9, 1984, CERTIFICATE OF SERVICE filed by James M. Horne MARCH 14, 1984, SHERIFF'S RETURN filed. Now, March 5, 1984 served within Summons in Assumpsit on Grange Mutual Companies. Now, March 6, 1984 served within Summons in Assumpsit on Tom Norris, Sales Mgr. for Prudential Ins. Co. Now, March 7, 1984 served within Summons in Assumpsit on Farmers Insurance Company. So answers, Chester A. Hawkins by Marilyn Wood MARCH 19, 1984, CERTIFICATE OF SERVICE filed by James M. Horne MARCH 19, 1984, PRAECIPE FOR RULE TO FILE A COMPLAINT filed by James M. Horne Please enter Rule on Plaintiff to file his Complaint within twenty (20) days of receipt whereof or suffer a judgment of non pros against him. s/James M. Horne MARCH 21, 1984, RULE MAILED TO ATTORNEY FOR SERVICE MARCH 28, 1984, CERTIFICATE OF SERVICE filed by James M. Horne, Esq.
		APRIL 10, 1984, COMPLAINT, filed by Carl A. Belin, Jr.. One Copy Certified to Attorney.
Pro by Atty.	20.00	MAY 17, 1984, ANSWER AND NEW MATTER OF DEFENDANT GRANGE MUTUAL COMPANIES, filed by James M. Horne, Esquire.
Atty.	3.00	MAY 17, 1984, CERTIFICATE OF SERVICE, filed by James M. Horne, Esquire.
Shff by Atty	18.85	JUNE 6, 1984, REPLY TO NEW MATTER, filed.by Carl A. Belin, Jr. One Copy Certified to Attorney.
Pro <i>by atty</i>	20.00	JULY 22, 1985, CERTIFICATE OF SERVICE, filed. I hereby certify that the original and two copies of the Defendants Interrogatories for Answer by Plaintiff (set one) and Request for Production (set two) in the above captioned matter were mailed by regular mail, postage pre-paid at the post office state college Pa on this 19th day of July, 1985 to the attorney of record Carl A. Belin. /s/ James Horne
Pro by atty	5.00	OCTOBER 7, 1985, PRAECIPE TO DISCONTINUE, filed. Mark the above action settled, discontinued and ended. /a/ Carl A. Belin, Jr., Esq.
SETTLED DISCONTINUED ENDED		

CONTINUED FROM PAGE 584 84-221-CD IN RE: WILLIAM SMEAL An Alleged Severely Mentally Disabled Person

MARCH 13, 1984, DECREE continued from page 584

Accordingly, it is the ORDER of this Court that Farview State Hospital reimburse Clearfield County \$255.00 (17 hours @ \$15.00 per hour) for the services of Benjamin S. Blakley III, Esquire, and \$367.50 (24½ hours @ \$15.00 per hour) for the services of J. Richard Mattern II, Esquire

It is the FURTHER ORDER of this Court that Clearfield County shall only be liable for the maintenance of William Smeal at Warren State Hospital until such time that his parole or probation is terminated. BY THE COURT: John K. Reilly, Jr., President Judge

MARCH 13, 1984 ORDER filed.

AND NOW, this 13 day of March, 1984, it is the ORDER of this Court that the Sheriff of Clearfield County, or his duly authorized deputy, transport the above-named WILLIAM SMEAL from Farview State Hospital, Waymart, Pennsylvania, to Warren State Hospital, Warren, Pennsylvania, as per Order of Commitment dated March 14, 1984. BY THE COURT: John K. Reilly, Jr., President Judge

One copy certified to Sheriff

APRIL 2, 1984, SHERIFF'S RETURN

NOW, March 22, 1984 transported the within named defendant William Smeal from Farview State Hospital and released him into the custody of the authorities at Warren State Hospital. So answers, Chester A. Hawkins by Marilyn Wood.

CONTINUED FORM 574 84-197-CD TYK REFRACTORIES COMPANY VS. HEIRS OF A. C. HOPKINS.

Township of Beccaria, the County of Clearfield, the state of Pennsylvania, bounded and described as follows:

ALL THAT CERTAIN parcel of tract of land situated in teh Township of Baccaria, County of Clearfield, Stste of Pennsylvnaia, bounded and described as follows, to wit:

BEGINNING at a post of the west side of the public road, leading from Irvona to patton, corner of lands heretofore owned by Frank Shore, at the south tract elading from teh coal mine to a tippie; thence by the public road aforesaid south sicteen (16) degrees thirty (30) minutes, west, three hundred fifty (350) reet to a post in said road; thence still by said road south fifty-two (52) degrees thirty (30) mintues west eight hundred (800) feet to post in road; thence still by said road south thirty-two (32) degrees fifteen (15) mintues west five hundred ninety (590) feet to psot in road on east line of lands now or formerly of the estate of E. A. Irvin; thence by line of same north eight (8) degrees west thirty six hundred eighty five (3685 feet to stones; thence south eighty-three (83) degrees thrity (30) mintues east nine hudnred ninety nine and three-tenths (999.3) feet to post; thence south six (6) degrees west five hundred one and five-tenths (501.1) feet to post; the corner of John Lightner; then by samd north eighty-three (83) degrees thirty (30) minutes east six hundred and seventy-six (676) feet to post on public road, leading from Irvona to Patton; thence by line of said road south eight (8) degrees fifty-seven (57) mintues eleven hundred sixty-nine and seven-tenths (1169.7) feet more or less, containing fifty-three (53) acres more or less.

Also all that certain peice or parcel of land adjoining the above, beginning at the corner of land herein described at land of Joseph Cook; thence in an easterly direction about six hudnred (600) feet more or less, to a post; thence in a southerly direction two hundred fifty (250) feet, more or less, to a post; thence easterly oen hudnred fifty (150) feet to right of way of P. R. R.; thence by line of said right of way in a northwesterly direction four hundred fifty (450) feet, more or less, to lot now or foremrlly of Frank Shore; thence in a westerly direction foru hudnred fifty (450) feet more or less to lto now or formerly of Frank Shore; thence in a westerly direction by line now or formerly of Frank Shore five hudnred (500) feet more or less to a public road; thence southerly by said public road fifty (50) feet and place of beginning.

Containing approcimately one and one-half (1½) acres.

Excepting thereout and therefrom the following two ten acre tracts sold to JJsoeph Cusick by deed dated Juen 26, 1980 and recorded in deed Book Volume 799, Page 502.

Being the same premises which was conveyed to Swank Refractroies Company by Hiram's Sons by deed dated October 25, 1973, recorded at Clearfield in deed Book 663, Page 200.

Said Order to be FINAL AND ABSOLUTE, unless the defendants named above, shall file exceptions within said thirty (30) day period from the date of this Order.

2. Taht is the above-named Defendants have nto filed exceptions within said thirty (30) day period, Prothonotary shall enter Final Judgment upon Praeipie of teh Plaintiff.

3. Taht the rights of the Plaintiff to the respective premises are superior to teh rights of the Defendants, and anyother heirs or persons claiming udner them and any eprsons claiming title or who might claim any title to teh above-described premises.

4. That the said Plaintiff has an indefeasible title to the property situated in the Township of Beccaria, Clearfield County, Pennsylvania as described above. Said title to be indefeasible as against all of the above-named Defendants, and any heirs or persons claiming under them and any persons claiming title, or who might claim any title to the above-described premises.

5. That the defendants above-named, and any heirs or persons claiming under them andy persons claiming title, or who might claim any title to the premises above-described, are enjoined from setting up any title to teh above-described premises of thee Plaintiff described in said Complaitn, adn also described in this Order, from impeaching, denying or in any way attacking the title of the Plaintiff to the said described premises.

6. That these proceedings or an authenticated copy therof shall al all tiems thereafter be taken as evidence of the facts declared and established thereby.

7. Taht a certified Copy of this Order shall be recorded in the Office of the Recorded of the Recorded of dEeds of Clearfield County, Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr. President Judge.

JULY 9, 1984, PRAECIPE FOR JUDGMENT, filed.

Please enter judgment against all of the above named defendants. No answer has been filed in this action, and more than thirty (30) days has padded since the court issued an Order vesting title to the premises described in this action in the Plaintiff. Also, please certify a copy of this action to the office of the Recorder of Deeds for Clearfield County, Penna. So says, Joseph Colavecchi, Esq.

JUDGMENT IS ENTERED IN FAVOR OF THE PLAINTIFFS AND  
AND AGAINST THE DEFENDANTS FOR FAILURE TO FILE AN  
ANSWER OR APPEARANCE.

JUDGMENT FOR PREMISE

*Raymond Witherow*  
PROTHONOTARY

JULY 13, 1984  
One certified to R&R

CONTINUED FROM PAGE 600    84-237-CD    ALVERTA VASILAUSKAS, et al    vs    JAMES J. FITZPATRICK, al

6. That these proceedings, or any authenticated copy thereof, shall at all times hereafter be taken as evidence of the facts declared and established thereby.  
7. That a Certified Copy of this Order shall be recorded in the Office of the Recorder of Deeds of Clearfield County, Penna. BY THE COURT/John K. Reilly, P.J.

APRIL 30, 1984, PRAECIPE, filed by Paula M. Cherry, Esquire.  
Please enter final judgment in favor of the above named Plaintiffs and against the Defendants in accordance with Order of the above named Court, dated March 26, 1984.  
Final Judgment entered in favor of Plaintiff and against the Defendants as Per Court Order dated March 26th, 1984.  
JUDGMENT FOR PREMISE

*Raymond Wetherman*  
Prothonotary

MAY 11, 1984, ONE COPY CERTIFIED TO RECORD OF DEEDS.

CONTINUED FROM PAGE 639    84-289-CD    ALICE C. WAGNER    vs.    LORENZO LORAIN    al

MAY 9, 1984, PRAECIPE, filed by Girard Kasubick, eSquire.  
Please enter judgment in the above captioned case in favor of the Plaintiff.  
Final Judgment entered in favor of the Plaintiff and against the Defendants as per Court Order, dated May 9, 1984.  
JUDGMENT IN PREMISE

*Raymond Wetherman*  
Prothonotary

MAY 11, 1984, ONE COPY CERTIFIED TO RECORD OF DEEDS.

OCTOBER 28, 1985, AFFIDAVIT OF CONSENT OF LESLIE ANN M. MYERS, filed.

OCTOBER 28, 1985, AFFIDAVIT OF CONSENT OF DONALD F. MYERS, filed.

DECEMBER 18, 1985, PRAECIPE TO TRANSMIT RECORD, filed by James A. Naddeo, Esquire.  
ORDER, filed.

AND NOW, this 18th day of December, 1985, Plaintiff having filed a Complaint in Divorce under the Divorce Act on the 22nd day of February, 1984, and the parties having filed an Affidavit of Consent, stating that the marriage of the Plaintiff and Defendant is irretrievably broken and ninety (90) days were elapsed from the date of the filing of the Complaint.

We, therefore, DECREE that LESLIE ANN M. MYERS, be divorced and forever separated from the nuptialties and bonds of matrimony, hereto contracted between herself and DONALD F. MYERS Jr., thereupon all of the rights, duties or claims accruing to either of said parties and 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, with full force and recognition given to the Agreement of September 10, 1985, and Addendum to Property Settlement Agreement of September 10, 1985 which the said parties signed.

The Prothonotary is hereby directed to pay the Court costs out of the deposits received and then remit the balance to the Plaintiff. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

DECEMBER 18, 1985, VITAL STATISTICS FORM MAILED TO DEPARTMENT OF HEALTH, NEW CASTLE, PA.

NOVEMBER 4, 1987, PETITION FOR CONTEMPT AND MODIFICATION OF VISITATION ORDER, filed 1 cert/Atty.

Legal proceedings have been brought against you alleging you have wilfully disobeyed an order of court for visitation and requesting a modification of the existing visitation order.

If you wish to defend against the claim set forth in the following pages, you may but are not required to file in writing with the court your defenses and objections.

Whether or not you file in writing with the Court your defenses or objections, you must appear in person in court on the 3rd day of December, 1987, 10:00 am in Courtroom 1, Clfd County Courthouse, Second and Market Sts. Clfd, PA.

IF YOU DO NOT APPEAR IN PERSON, THE COURT MAY ISSUE A WARRANT FOR YOUR ARREST.

If the Court finds that you have wilfully failed to comply with its order of Court for visitation you may be found to be in contempt of Court and committed to jail, fined or both. BY THE COURT: John K. Reilly, Jr., Pres. Judge.

NOVEMBER 6, 1987, CERTIFICATE OF SERVICE, filed

This is to certify that on the 4th day of November, 1987, the undersigned served a copy of the Petition for Contempt and Modification of Visitation Order upon the following by depositing a copy of the same in the U.S. Mail, addressed to:  
James A. Naddeo, Esq. & Leslie Ann (Myers) Noel. /s/ Stephen D. Wicks, Esq.

DECEMBER 3, 1987, ANSWER TO PETITION, filed by James A. Naddeo, Esq.

DECEMBER 4, 1987, ORDER, filed 1 cert/Atty Naddeo, 1 cert/Atty Wicks, Esq.

NOW, December 3, 1987, the foregoing agreement and all matters of colloquy are herein incorporated in this Order with the understanding that the same has been done for the purpose of seeking a final agreement which will settle the particular matter now before the Court or hearing shall be had when and if requested by counsel for either of the parties in the future. BY THE COURT: John A. Cherry, Sr. Judge.

DECEMBER 4, 1987, HEARING COLLOQUY, filed in Trans. Drawer "N"

BEGINNING at a beech, a common corner of tracts number 2069, (John, Herman and Henry Witmer) and number 2072 (William and John Brady), now or formerly of Witmer Land and Coal Company, and also to a tract formerly known as the Dralzer tract; thence with the easterly line of said tract number 2072, along said Kratzer tract south eight (8) degrees thirty (30) minutes east, four thousand four hundred fifty (4,450) feet more or less, to a beech, the northeasterly corner of tract number 2079 (Samuel Hegarty) now or formerly of Witmer Land and Coal Company and formerly known as the Thomas Billintton tract; thence along said tract south forty-nine (49)degrees zero (0) minutes west, three thousand four hundred seventy-five (3,475) feet more or less, to a maple, corner to land now ro formerly of William Matthews; thence through tract nubmer 2072, of which this is a part, north forty-one (41) degrees zero (0) mintues west, one thousand six hundred (1,600) feet, more ro less, to the middle of South Witmer Run; thence along the middle of said Run in a northeasterly direction by the meanderings thereof, a distance of six thousand five hundred (6,500) feet more or less, to a point in the southerly line of tract number 2069; thence along said tract south eighty-eight (88) degrees forty (40) mintues east six hundred (600) feet more or less, to the point of beginning.

EXCEPTING AND RESERVING from the above-described premises, all prior conveyances which would leave a residue of approximately one hundred twenty-eight (128) acres more or less is beleived to be part of the John Brady and William Brady warrants.

BEING ths same premises which was conveyed to Swank Brick Company by Witmer Land and Coal Company by deed dated August 31, 1937 recorded at Clearfield in Deed Book 319, Page 227. Swank Brick Company then changed it's name to Swank Refractories Company by a certificate of amendment dated April 14, 1954.

Said Order to be FINAL AND ABSOLUTE, unless the defendants named above, shall file exceptions thereto within thirty (30) days from the date of this Order.

2. That if the above-named DEFendants have not filed exceptions within said thirty (30) day period, Prothonotary shall enter Final Judgment upon Praeipe of the Plaintiff.

3. That the rights of the Plaintiff to the respective premises are superior to the rights of the Defendants, and any other heirs or persons claiming under them and any persons claiming title or who might claim any title to the above-described premises.

That the said Plaitiff has an indefeasible title to the property situated in the Town-ship of Beccaria, Clearfield County, Pennsylvania as described above. Said title to be indefeasible as against all of the above-named DEFendants, and any heris or persons claiming under them and any persons claiming title, or who might claim any title to the above-described premises.

That the Defendants above-named, and any heirs or persons claiming under them, and any persons claiming title, or who might claim any title to the premises above-described, are enjoined from setting up any title to the above-described premises of the Plaintiff described in said Complaitn, and also described in this Order, from impeaching, denying or in any way attacking the title of the Plaintiff to the said described premises.

6. That these proceedings or an authenticated copy thereof shall at all times thereafter be taken as evidence of the facts declared and established thereby.

7. Taht a Certified Copy of this Order shall be recorded in the Office of the Recorder of Deeds of clearfield county, Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

JULY 9,1984, PRAEPIPE FOR JUDGMENT, filed.

Please enter judgment against all of the above named Defendants. No answer has been filed in this action, and more than thirty (30) days has passed since the Court issued an Order vesting title to the premises described in this action in the Plaintiff. Also, please certify a copy of the Order of Court in this action to the office of the Recorder of Deeds for Clearfield County, Pennsylvania. So says, Joseph colavecchi, Esq.

Judgment is entered in favor of the Plaintiffs and against the Defendants for failure to file an answer or Appearance.

JUDGMENT FOR PREMISES

*Raymond Metherum*

PROTHONATARY

JULY 13,1984  
One certified to R&R

CONTINUED FROM PAGE 662..CALHOUN vs CALHOUN.....84-313 CD

However, it is further ORDERED that the said David Calhoun, defendant shall have a right to enter the residence for the sole purpose of removing his personal effects, and only if he arranges in advance for the same, and only if accompanied by a Constable fully qualified under law as such. Two, the defendant shall have the right to have the children of the Parties, namely Rose, John and Coleen to visit with him at Clearfield County Children and Youth Services every Tuesday of each week during the period of the Courts order and said agreement as follows: From 3 to 5 P.M. in the months of July and August and 4 to 5 during the school year. Three, in all other respects, the said agreement and the order entered thereon shall remain in full force in effect as heretofore agreed to and entered, It is recognized that both parties have decided for them in open Court the contents of this order and the agreement into which they voluntarily entered; that both parties have agreed that they recognize and accept the contents of this order as being the agreement and have stated so to the Court. It is further noted that Counsel also has declared his approval of the Order as being accurate insofar as his understanding of the agreement between the Parties is concerned. By the Court, John A. Cherry Senior Judge.

SEPTEMBER 26, 1984, ORDER, filed.

NOW, this 24th day of September, 1984, the above-named Defendant having been incarcerated on Violation of Court Order, it is the ORDER of this Court that said Defendant be released from incarceration upon condition that he forthwith comply with the Orders of Court. BY THE COURT:  
/s/ John K. Reilly, Jr., P.J.



CONTINUED FROM PAGE 665

84-316,CD

HUNNICUTT vs OHL

AUGUST 3, 1984, AFFIDAVIT OF SERVICE, filed.  
NOW, July 27, 1984, at 1:35 PM DST served the within Writ of Simmons in Trepass Against Add'l Deft on Anthony J. Gaita, asst Dist. Engineer for Add'l Deft. at his place of employment Comm. of Penna., Dept of Transportation, 1924 Daisy St. Clearfield, Clearfield County, Penna. by handing to Anthony J. Gaeta a true and attested copy of the original Writ of Summons in Trepass against Add'l. Deft. and made known to him the contents thereof./a/ Chester A. Hawkins Sheriff by Marilyn Wood.

AUGUST 10, 1984, REPLY TO NEW MATTER OF DEFENDANT OHL AND NEW MATTER, filed by James A. Beinkemper, Esq

AUGUST 10, 1984, REPLY TO NEW MATTER , filed by Carl A' Belin, Jr.  
AUGUST 14, 1984, ORIGINAL DEFENDANT'S COMPLAINT TO JOIN ADDITIONAL DEFENDANT, filed by John L. McIntyre, Atty. No copies.

AUGUST 24, 1984, AFFIDAVIT IN SUPPORT OF ORIGINAL DEFENDANT'S COMPLAINT TO JOIN ADDITIONAL DEFENDANT, filed by John L. McIntyre, Esq.

NOVEMBER 5, 1984, ANSWER AND NEW MATTER, filed by Frank J. Micale  
NOVEMBER 5, 1984, REQUEST TO PRODUCE TO DEFENDANTS, filed by Frank J. Micale.  
NOVEMBER 5, 1984, REQUEST TO PRODUCE TO PLAINTIFFS, filed by Frank J. Micale.  
NOVEMBER 5, 1984, AUTO ACCIDENT INTERROGATORIES TO PLAINTIFFS, filed by Frank J. Micale.  
NOVEMBER 13, 1984, REPLY TO ADDITIONAL DEFENDANT'S REQUEST FOR PRODUCTION, filed by John McIntyre, Esquire.  
DECEMBER 11, 1984, REPLY TO NEW MATTER, filed by John L. McIntyre, Esq.

FEBRUARY 19, 1985, EXPERT INTERROGATORIES TO PLAINTIFFS, filed by Frank J. Micale, Esq.  
FEBRUARY 19, 1985, EXPERT INTERROGATOIES TO PLAINTIFFS, filed by Frank J. Micale, Esq.  
FEBRUARY 28, 1985, PLAINTIFFS' NOTICE OF DEPOSITION OF MR. ENGLISH, filed by Judd Crosby, Esq.  
FEBRUARY 28, 1985, PLAINTIFFS' NOTICE OF DEPOSITION OF TROOPER PAUL C. SHAPANUS, filed by Judd F. Crosby, Esq.  
FEBRUARY 28, 1985, PLAINTIFFS' NOTICE OF DEPOSITION OF MR. E. STONE, filed by Judd Crosby, Esq.  
FEBRUARY 28, 1985, PLAINTIFFS' NOTICE OF DEPOSITION OF Mr. MORIARITY, filed by Judd Crosby, Esq.

APRIL 1, 1985, MOTION FOR SUMMARY JUDGMENT, filed by James A. Beinkemper, Esq.  
APRIL 1, 1985, BRIEF IN SUPPORT OF DEFENDANT STEPHEN REDDINGS MOTION FOR SUMMARY JUDGMENT, filed by James A. Beinkemper, Esq.

OCTOBER 10, 1985, PETITION TO CONSOLIDATE and ORDER OF COURT, filed.  
AND NOW, this 11th day of April, 1984 upon consideration of the foregoing Petition, it is hereby ordered, adjudged and decreed that the above-captioned lawsuits are hereby consolidated for trial in the court of Common Pleas of Clearfield County./s/ John K. Reilly, jr., P.J.  
APRIL 12, 1985, STIPULATION TO CONSOLIDATION and ORDER OF COURT, filed.  
AND NOW, this 11th day of April, 1985, in accordance with the attached Stipulation to Consolidate, it is hereby ordered, adjudged and decreed that the above-captioned cases are consolidated for trial.//John K. Reilly, Jr., P.J.

APRIL 15, 1985, PLAINTIFFS' ANSWERS TO EXPERT INTERROGATORIES, filed by Judd Crosby, Esq.  
AUGUST 19, 1985, COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF TRANSPORTATION RESPONSE TO PLAINTIFFS REQUEST FOR PRODUCTION OF DOCUMENTS AND THINGS, filed by Frank J. Micale.

SEPTEMBER 9, 1985, DEPOSITION OF JOHN A. MORRONI, filed. (SEE LEGAL DRAWER C)  
SEPTEMBER 9, 1985, DEPOSITION OF DAVID R. WINTERS, filed. (SEE LEGAL DRASER C)  
OCTOBER 7, 1985, PRAECIPE TO DISCONTINANCE, filed.  
Mark the above action settled, discontinued and ended./s/ Carl Belin, Jr., Esq.

SETTLED DISCONTINUED ENDED

MAY 13, 1985, SUPPLEMENTAL AND MODIFIED ANSWER TO: FIRST SET OF INTERROGATORIES OF PLAINTIFF, NORTHERN CENTRAL BANK, filed by Rick Mattern, Esq.  
MAY 14, 1985, AMENDED SUPPLEMENTAL AND MODIFIED ANSWER TO FIRST SET OF INTERROGATORIES BY PLAINTIFF NORTHERN CENTRAL BANK, filed by Rick Mattern, Esq.  
Five copies certified to atty  
MAY 13, 1985, EXHIBIT "A", filed by Rick Mattern, Esq. filed to Transcript Drawer S  
NOVEMBER 12, 1985, AMENDED PRETRIAL MEMORANDUM ON BEHALF OF PLAINTIFF, filed by Anthony Guido Esq.  
NOVEMBER 12, 1985, AMENDED PRE-TRIAL STATEMENT OF DEFENDANT, filed by Rick Mattern, Esq.  
NOVEMBER 12, 1985, PRE-TRIAL MEMORANDUM OF ADDITIONAL DEFENDANT, B.D. DANVER, filed by John R. Carfley, Esq.  
NOVEMBER 12, 1985, PRE-TRIAL MEMORANDUM, filed by Rick Mattern, Esq.  
NOVEMBER 12, 1985, PETITION TO BAR TESTIMONY OF ORIGINAL DEFENDANT, SHAWVILLE COAL COMPANY'S EXPERT WITNESS, filed by Rick Mattern, Esq.  
NOVEMBER 12, 1985, PRETRIAL MEMORANDUM ON BEHALF OF PLAINTIFF, filed by Anthony Guido Esq.  
JUNE 9, 1987, MOTION & ORDER OF COURT, filed  
I cert atty A. Guido,; J. Carfley; & R. Mattern.  
AND NOW, this 11th day of June, 1987 upon consideration of the foregoing Motion, IT IS HEREBY DIRECTED that all parties appear and show cause why the prayer of said Motion should not be granted.  
RULE RETURNABLE the 15th day of July, 1987, at 10:30 o'clock A.M. in Courtroom No. 1, Clearfield, Pa. BY THE COURT: John K. Reilly, Jr President Judge.  
JUNE 18, 1987 CERTIFICATE OF SERVICE, filed  
I hereby certify that on June 16, 1987 I served a copy of within Motion on Anthony S. Guido, Esq. /s/ John R. Carfley, Esq.  
AUGUST 19, 1987, ANSWER, filed by Anthony S. Guido, Esquire.  
JULY 13, 1994, PRAECIPE, filed  
Please mark the above case settled and discontinued. /s/ Anthony S. Guido, Esq.

SETTLED

AND

DISCONTINUED

MAY 20, 1986, ORDER, filed  
AND NOW, this 20th day of May, 1986, upon consideration of the within Motion for Leave to withdraw and following hearing, there being good and sufficient cause shown for JAMES L. JUBELIRER & ASSOCIATES and LEE G. NOLLAU to withdraw as attorneys of record for DAVCO COAL GROUP, INC., in the above captioned action,  
It is hereby ORDERED and DECREED that leave is granted to JAMES L. JUBELIRER & ASSOCIATES and LEE G. NOLLAU, to withdraw as attorneys of record for DAVCO COAL GROUP, INC. in the above captioned action. BY THE COURT: Joseph S. Ammerman, Judge

JUNE 8, 1988, SHERIFF RETURN, filed  
Now June 9, 1988 return the within writ as unexecuted the scheduled sale of May 1, 1987 was stayed by the attorney. /s/ Chester A. Hawkins, Shff, by Darlene Shultz

[illegible]